

Corporate Office: 3rd Floor, Sobo Brand Factory, Near Haji Ali, Pt. Madan Mohan Malviya Road, Tardeo, Mumbai - 400 034

(T) +91 22 6620 1410

Regd. Office: Knowledge House, Shyam Nager, Off JVLR, Jogeshwari (East), Mumbai - 400 060

(T) +91 22 6644 2200 | (F) +91 22 6644 2201 | www.futureconsumer.in | CIN: L52602MH1996PLC192090

13th February, 2023

To,
Department of Corporate Services
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai-400 001
Scrip Code: 533400

To,
Listing Department
National Stock Exchange of India Limited
Exchange Plaza,
Bandra Kurla Complex,
Bandra (East), Mumbai-400 051
Scrip Code: FCONSUMER

Dear Sir/Madam,

Sub.: Outcome of Board Meeting

In continuation to our earlier letter sent today for Outcome of Board Meeting held on 13th February, 2023, this is to further inform that, the Board of Directors of the Company ("Board") have at the aforesaid Board Meeting, also considered and approved the following matter(s):

1. Based on the recommendation of the Nomination and Remuneration / Compensation Committee, appointment of Mr. Rajnikant Sabnavis (DIN: 08113864) as an Additional Non-Executive Director of the Company with effect from 13th February, 2023, to hold office upto the date of the next Annual General Meeting of the Company.

Brief Profile of Mr. Rajnikant Sabnavis

Mr. Rajnikant Sabnavis holds Master Degree in Business Administration from S P Jain Institute of Management, Mumbai and Bachelor Degree in Mechanical Engineering from National Institute of Technology, Surathkal. Mr. Rajnikant Sabnavis is an experienced FMCG professional and has spent his career in both Indian and Multinational business. He was associated with Hindustan Unilever Limited for almost 23 years holding major leadership position. He has also been in the past associated with Jyothy Laboratories serving as Chief Operating Officer. Mr. Rajnikant Sabnavis is past Member of the Executive Committee- HICA (Household Insect Control Association) and CH- FMCG. His last association has been with Grasim Industries Limited in the capacity of Chief Marketing Officer and Member of Executive Committee. He has also served as Co-Chair of the Textile Committee of FICCI. Mr. Rajnikant Sabnavis has been previously associated with the Company as the Chief Executive Officer during the period from December, 2019 till November, 2020.

Further, in terms of the confirmation received by the Company, this is to affirm that Mr. Rajnikant Sabnavis is not debarred from holding the office of director by virtue of any SEBI Order or any other such authority. Mr. Rajnikant Sabnavis is not related to any Director of the Company.



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- 2. To make investment by way of conversion of loans granted to i) MNS Foods Limited ("MNS"), in terms of subscribing to convertible securities to be issued by MNS, and ii) FCL Tradevest Private Limited ("FCL Tradevest"), in terms of subscribing to equity shares to be issued by FCL Tradevest, subject to further terms and conditions as may be agreed and obtaining of necessary consents and approval under applicable provisions. Details of the proposed investment(s) in MNS and FCL Tradevest are provided under Annexure 'A'.
- 3. To acquire, subject to further terms and conditions as may be agreed, the balance stake in Appu Nutritions Private Limited ("Appu") and Nilgiri's Mechanised Bakery Private Limited ("NMBPL") and the entire stake in Nilgiris Franchise Limited ("NFL"), step-down subsidiary companies, by way of purchase of equity shares/preference shares from The Nilgiri Dairy Farm Private Limited being the other shareholder of Appu, NMBPL and NFL respectively. Pursuant to the said acquisition, Appu, NMBPL and NFL shall become a wholly-owned subsidiaries of the Company. Details of the proposed acquisition are provided under Annexure 'B'.
- **4.** Scheme of Amalgamation for merger of few subsidiary companies *viz*. Bloom Foods and Beverages Private Limited ("BFBPL") and Nilgiris Franchise Limited ("NFL") and Nilgiri's Mechanised Bakery Private Limited ("NMBPL") (collectively "Transferor Companies") with Future Consumer Limited ("Transferee Company"), subject to such further consents and requisite statutory / regulatory approvals that may be required under applicable laws.

The proposed amalgamation of subsidiary companies would be carried out through Scheme of Amalgamation between BFBPL, NFL, NMBPL and the Transferee Company and their respective Shareholders ("Scheme").

Details in respect of the proposed Scheme are provided under **Annexure 'C'**.

For the purpose of giving effect to the above merger process and other actions incidental thereto, the Board has authorized and empowered the Committee of Directors of the Company to decide, *inter alia*, on further terms and conditions and other modalities pertaining to the same and to take all necessary steps and to do all such acts, deeds, matters and things, as may be necessary to give effect to the Scheme.

Kindly take the above information on record in compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and acknowledge receipt.

Yours truly, For **Future Consumer Limited**

Rajendra Bajaj Chief Financial Officer

Encl.:as above



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<u>Disclosure of information pursuant to Regulation 30 of the Securities and Exchange Board of India</u> (<u>Listing Obligations and Disclosure Requirements</u>) Regulations, 2015 read with SEBI Circular No. <u>CIR/CFD/CMD/4/2015 dated September 9, 2015</u>

Annexure 'A'

Sr. No.	Particulars	Remarks	
1.	Name of the target entity, details in brief such as size, turnover etc.	MNS Foods Limited ("MNS") is a step-down subsidiary of the Company and FCL Tradevest Private Limited ("FCL Tradevest"), is a wholly owned subsidiary of the Company.	
		As on 31st March, 2022: Turnover of MNS: Rs.1903.40 lakhs Turnover of FCL Tradevest: Rs. 128.77 lakhs	
		 Net worth of MNS: Rs. (1,335.95) lakhs Net worth of FCL Tradevest: Rs. 6,435.99 lakhs 	
2.	Whether the acquisition would fall within related party transaction(s).	Yes. Since the transaction is between the Company and its subsidiary companies	
	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 "arms length"	The Promoter/ Promoter Group/ Group Companies do not have any interest in the entity being acquired.	
3.	Industry to which the entity being acquired belongs	MNS is engaged in the business of manufacturing and trading of all kinds of wafer biscuits, chocolate enrobed wafer biscuits, confectionaries, bakery, cookies, pastries, cereals foods, canned foods, lemon drops, extruded foods, tinned fruits, preserved foods, nutrients, vegetables, fruits, jams, pickles, sausages, diet foods, toffees, chocolates and packaging activities.	
		FCL Tradevest is in the business of distribution and holding investments in entities engaged in manufacturing operations.	
4.	Objects and effects 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)	The object and effects of the proposed transaction is to enhance the stake in the respective entities by way of conversion of the long outstanding loans.	



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5.	Brief details of any governmental or regulatory approvals required for the acquisition	Not Applicable	
6.	Indicative time period for completion of the acquisition	By April, 2023	
7.	Nature of consideration - whether cash consideration or share swap and details of the same		estment in MNS and FCL Tradevest is by on of outstanding loans granted by the
8.	Cost of acquisition or the price at which the shares are acquired	At fair value of equity shares not being less than face value of equity shares of respective company.	
9.	Percentage of shareholding / control acquired and / or number of shares acquired	subscribe to conv MNS for an amou With respect to in shall subscribe to	investment in MNS, the Company shall ertible securities proposed to be issued by ant aggregating to upto Rs. 12.00 Crore. vestment in FCL Tradevest, the Company of equity shares proposed to be issued by the tune of upto Rs. 8.00 Crore.
10.	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 other significant information (in brief)	MNS, incorporated on 5 th June, 2015, is a step-down subsidiary of the Company. It is engaged in the food business as mentioned herein above. The details of Turnover of MNS for last three financial years are as under:	
		Year	Amount (Rs. In Lakhs)
		FY 2021-22	1,903.40
		FY 2020-21	1,200.44
		FY 2019-20	1,618.44
		FCL Tradevest, incorporated on 24 th December, 2018, is a wholly owned subsidiary of the Company. It is engaged in the business of distribution and holding investments as mentioned herein above.	
		The details of Turnover of FCL Tradevest for last three financial years are as under:	
		Year	Amount (Rs. In Lakhs)
		FY 2021-22	128.77
		FY 2020-21	114.42
		FY 2019-20	238.02



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Annexure 'B'

Sr. No .	Particulars		Remarks	
1.	Name of the target entity, details in brief such as size, turnover etc.		Appu Nutritions Private Limited ("Appu"), Nilgiri's Mechanised Bakery Private Limited ("NMBPL") and Nilgiris Franchise Limited ("NFL"), are step-down subsidiaries of the Company.	
	Sr. No.	Name of the entity	Turnover as on 31 st March,2022 (Rs. In Lakhs)	Networth as on 31 st March, 2022 (Rs. In Lakhs)
	a.	Appu Nutritions Private Limited ("Appu"),	15.00	1540.13
	b.	Nilgiris Franchise Limited ("NFL")	54.21	36.17
	c.	Nilgiri's Mechanised Bakery Private Limited ("NMBPL")	68.18	(991.45)
2.	2. Whether the acquisition would fall within related party transaction(s). 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 "arms length"		Yes. Since the share are being acquired from The Nilgiri Dairy Farm Private Limited, a subsidiary company.	
			The Promoter/ Promoter Group/ Group Companies do not have any interest in the entity being acquired.	
3.	Industry to which the entity being acquired belongs		Food Industry and Franchisee Business	
4.	Objects and effects 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)		The Company is engaged in Food and FMCG sector. By acquiring the equity shares, Appu, NMBPL and NFL shall directly become wholly owned subsidiaries and shall be under the control of the Company.	
5.		s of any governmental or regulatory equired for the acquisition	Not Applicable	
6.	Indicative acquisition	time period for completion of the	The proposed acquisition of shares shall be completed on or before 31st March, 2023	



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7.	Nature of consideration - whether cash consideration or share swap and details of the same	The Company shall acquire the shares by way of conversion of loans granted earlier.	
8.	Cost of acquisition or the price at which the shares are acquired	The equity shares shall be acquired for a consideration not exceeding the fair value of equity shares for respective company.	
9.	Percentage of shareholding / control acquired and / or number of shares acquired	The Company shall acquire the balance stake of Appu aggregating to 76.00% of its paid-up equity share capital. The Company shall acquire the balance stake of NMBPL aggregating to 84.73% of its paid-up equity share capital	
		and preference shares aggregating to 100% of the paid up preference share capital of NMBPL.	
		The Company shall acquire entire stake of NFL aggregating to 100.00% of its paid-up equity share capital.	
10.	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 other significant information (in brief)	Appu, incorporated on 21st March, 1985, is a step-down subsidiary of the Company and has been engaged in food business. Presently, there are no business operations undertaken by Appu. The details of Turnover of Appu for last three financial years are as under:	
		Year Amount (Rs. In Lakhs)	
		FY 2021-22 15.00	
		FY 2020-21 30.00	
		FY 2019-20 60.00	
		• NMBPL, incorporated on 22 nd September, 1988, is a	
		step-down subsidiary of the Company. It is engaged in	
		food business. Presently, there are no business	
		operations undertaken by NMBPL.	
		The details of Turnover of NMBPL for last three financial	
		years are as under:	
		Year Amount (Rs. In Lakhs)	
		FY 2021-22 68.18	
		FY 2020-21 108.26 FY 2019-20 180.00	
		FY 2019-20 180.00 NFL, incorporated on 22 nd February, 1996, is a step-	
		down subsidiary of the Company. It is engaged in	
		franchisee business.	
		The details of Turnover of NFL for last three financial years	
		are as under:	
		Year Amount (Rs. In Lakhs)	
		FY 2021-22 54.21	
		FY 2020-21 59.68	
		FY 2019-20 62.85	



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Annexure 'C'

Sr. No		Particulars	Rema	rks
1	Name of the entity(ies) forming part of Amalgamation/Merger, details in brief such as, size, turnover etc.			
	Sr. No.	Name of the entity(ies) forming part of the merger	Total Revenue from operations as on 31st March, 2022 (Rs. In Lakhs)	Networth as on 31 st March, 2022 (Rs. In Lakhs)
		Transferee Company		
	a.	Future Consumer Limited ("FCL")	97,008.98	38,605.11
		Transferor Companies		
	b.	Bloom Foods and Beverages Private Limited ("BFBPL")	25,432.27	1533.58
	a.	Tinging Time Dimited (Titz)	54.21	36.17
	b.	Nilgiri's Mechanised Bakery Private Limited ("NMBPL")	68.18	(991.45)
	transactio length";	ns? If yes, whether the same is done at "arms	transactions. BFBPL, NFL and indirect wholly owned subsidiaries and its ultimate h would be issued to discharge the the merger. The Ministry of Corporate A General Circular No. 30/2014 transactions arising out of Com Amalgamations dealt with und Companies Act, 2013, will no related party transaction in te Companies Act, 2013. Sim Regulation 23 for related papplicable to a wholly ox compliance with the SEB SEBI/HO/CFD/DIL1/CIR/P/20 November 23, 2021 is not apparent holding company and its Hence, no valuation report is valuer.	diaries of FCL. Since, the ad/or indirect wholly owned holding company, no shares the consideration pursuant to ffairs has clarified vide its dated July 17, 2014 that apromise, Arrangements and the er specific provisions of the tall within the purview of the ilarly, compliances under party transactions are not when who where the compliances are not when the subsidiary. Further, and the subsidiary is a subsidiary of the ilarly compliances under the party transactions are not when the subsidiary is a subsidiary. Further, and the subsidiary is a subsidiary of the ilarly compliances are not wholly owned subsidiaries.
3	Area of b	usiness of the entity(ies) involved;	BFBPL is engaged in tradin business of fruit & vegetable	



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Sr. No	Particulars	Remarks
		 NFL derives revenue from franchisee fees earned from giving rights of usage of 'Nilgiris' brand. NMBPL was primarily engaged in manufacturing and distribution of confectionery, bakery, and milk products and presently does not undertake any business operations. FCL is engaged in the business of sourcing, manufacturing, branding, marketing and distribution of fast moving consumer goods ("FMCG"), Food and Processed Food Products in Urban and Rural India.
4	Rationale for amalgamation/ merger	 The rationale for proposed amalgamation of direct and/or indirect wholly owned subsidiaries with the Company interalia includes the following: Economies of scale, greater integration, greater flexibility, most effective network and greater market reach for the amalgamated entity and will improve the competitive position of the combined entity. Operational synergies to the amalgamated entity which can be put to the best advantage of the stakeholders. The amalgamation will be value accretive through a realization of business synergies. Reduce managerial overlaps which are necessarily involved in running multiple entities. Achieve simplified corporate structure, by way of reducing the number of entities in the group. Elimination of duplication of administrative expenses and enabling cost savings. Carrying on and conducting the business more efficiently and advantageously, ensuring more productive and optimum utilization of various resources.
5	In case of cash consideration – amount or otherwise share exchange ratio;	Since the proposed merger will be between subsidiary Companies and the ultimate holding Company, no consideration would be involved.
6	Brief details of change in shareholding pattern (if any) of listed entity.	Since BFBPL, NFL and NMBPL are wholly owned subsidiaries of FCL, no shares would be issued as consideration for the amalgamation. As a result, there would be no change in shareholding pattern of FCL on account of the amalgamation of BFBPL, NFL and NMBPL with FCL and the shareholders of FCL will continue to remain beneficial owners of FCL in the same proportion in which they hold shares in FCL prior to the Scheme of Amalgamation.