

REPORT OF THE COMMITTEE OF INDEPENDENT DIRECTORS ('COMMITTEE') OF KHADIM INDIA LIMITED RECOMMENDING THE DRAFT SCHEME OF ARRANGEMENT BETWEEN KHADIM INDIA LIMITED, KSR FOOTWEAR LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS AT ITS MEETING HELD ON SEPTEMBER 29, 2023 AT THE REGISTERED OFFICE OF KHADIM INDIA LIMITED

Members Present

- 1. Dr. Indra Nath Chatterjee
- 2. Prof. (Dr.) Surabhi Banerjee
- 3. Mr. Alok Chauthmal Churiwala Ir

Chairman & Independent Director Independent Director

Independent Director

1. Background

- 1.1. A meeting of the Committee of Independent Directors ('Committee') was held on September 29, 2023, inter-alia, to consider and if thought fit, recommend to the Board of Directors ('Board') the proposed Scheme of Arrangement under sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ('the Act'), between Khadim India Limited (hereinafter referred to as 'the Demerged Company' or 'the Company' or 'KIL'), KSR Footwear Limited (hereinafter referred to as 'the Resulting Company' or 'KFL') and their respective shareholders and creditors under the provisions of the Act ('Scheme') which inter-alia involves the following:
 - 1.1.1. Demerger of the Distribution Business ('the **Demerged Undertaking**') of the Company, as going concern into the Resulting Company, and subsequent reduction and cancellation of the existing paid-up share capital of the Resulting company in accordance with clause 12 of the Scheme.
 - 1.1.2. The Appointed Date for the proposed Scheme is same as the Effective Date or such other date as may be mutually agreed by the Companies.
 - 1.1.3. The Effective Date for the proposed Scheme is the date which will be the first day of the month following the month in which Companies mutually acknowledge in writing that all the conditions referred to in Clause 25.1 of the Scheme (as set out in point 3.5 of this report) have occurred or have been fulfilled, obtained or waived, as applicable, in accordance with this Scheme.
 - 1.2. The Scheme will be presented before the NCLT under sections 230 to 232 and other applicable provisions of the Act and the rules made thereunder. The Scheme will also be in compliance with section 2(19AA) of the Income-tax Act, 1961 and Securities and Exchange Board of India Master Circular No. Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 ('SEBI Master Circular').

CIN: L19129WB1981PLC034337

KHADIM INDIA LIMITED

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REGISTERED OFFICE : 7TH FLOOR, TOWER C, DLF IT PARK, 08 MAJOR ARTERIAL ROAD, BLOCK AF, NEW TOWN (RAJARHAT), KOLKATA - 700 156 CITY OFFICE : 7A, LINDSAY STREET, KOLKATA - 700 087

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1.3. In terms of the SEBI Master Circular, a report from the Independent Directors is required recommending the draft Scheme, taking into consideration, *inter-alia*, that the scheme is not detrimental to the shareholders of the listed entity. This report of the Independent Directors is made in order to comply with the requirements of the SEBI Master Circular.

2. Documents placed before the Independent Directors

The following documents were placed before the Independent Directors:

- 2.1. Draft Scheme;
- 2.2. Share Entitlement Ratio Report dated September 29, 2023 issued by Mr. Vikram Kumar Singh, Registered Valuer under IBBI having Registration No. IBBI/RV/06/2019/11320 ('the Registered Valuer'), inter-alia, recommending the share entitlement ratio ('Share Entitlement Ratio Report');
- 2.3. Fairness Opinion dated September 29, 2023 issued by Saffron Capital Advisors Private Limited, Merchant Banker registered with the Securities and Exchange Board of India ('SEBI') having Registration No. INM000011211, on the share entitlement ratio as mentioned in the Share Entitlement Ratio Report ('Fairness Opinion');
- 2.4. An auditor's certificate dated September 29, 2023 submitted by M/s. Ray & Ray, Chartered Accountants (Firm registration No. 301072E), Statutory Auditors of the Company, certifying the accounting treatment contained in the Scheme ('Auditor Certificate');
- 2.5. Report of Audit Committee recommending the Scheme after taking into consideration, inter-alia, the Share Entitlement Ratio Report, Fairness Opinion etc.
- 2.6. Undertaking dated September 29, 2023 by the Company Secretary & Head- Legal, confirming the non-applicability of the requirements under Para A (10)(a) read with Para A (10)(b) of Part I of the SEBI Master Circular dated June 20, 2023 relating to obtaining approval of the majority of public shareholders.
- 2.7. Certificate dated September 29, 2023 from M/s. Ray & Ray, Chartered Accountants, Statutory Auditors of the Company, certifying the undertaking in relation to the non-applicability of the requirements under Para A (10)(a) read with Para A (10)(b) of Part I of the SEBI Master Circular dated June 20, 2023 relating to obtaining approval of the majority of public shareholders.

3. The Salient Features of the Scheme:

The Scheme inter-alia provides for:



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- 3.1. Demerger of Distribution Business (hereinafter referred to as '**the Demerged Undertaking**') of the Company, as going concern into the Resulting Company, and subsequent reduction and cancellation of the existing paid - up share capital of the Resulting company in accordance with clause 12 of the Scheme.
- 3.2. In terms of the scheme and based on Share Entitlement Ratio Report and Fairness Opinion, following would be the share entitlement ratio:

"1 (One) equity share of the face value of INR 10/- each fully paid-up of the Resulting Company issued and allotted for every 1(One) equity share of face value INR 10/- each fully paid up held by equity shareholders of the Demerged Company."

- 3.3. The Appointed Date for the proposed Scheme is same as the Effective Date or such other date as may be mutually agreed by the Companies.
- 3.4. The Effective Date for the proposed Scheme is the date which will be the first day of the month following the month in which Companies mutually acknowledge in writing that all the conditions referred to in Clause 25.1 of the Scheme (as set out in point 3.5 of this report) have occurred or have been fulfilled, obtained or waived, as applicable, in accordance with this Scheme.
- 3.5. The Scheme is subject to various conditions precedent specified in the Scheme:
 - Obtaining No-objection Certificate from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 (as amended from time to time);
 - b. The Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective shareholders and / or creditors, if required, of the Parties, as may be directed by the NCLT or any other Appropriate Authority as may be applicable;
 - c. The sanction of this Scheme by the NCLT under Sections 230 to 232 of the Act, and other applicable provisions, if any of the Act in favour of the Parties;
 - d. The certified copy of the order of the NCLT sanctioning the Scheme being filed with the ROC by the Parties as may be applicable; and
 - e. Any other sanctions and orders as may be directed by the NCLT in respect of the Scheme.



3.6. The equity shares of the Company are listed on NSE and BSE. The Company shall be filing the Scheme along with necessary information / documents with NSE and BSE for their approval under Regulation 37 of the SEBI Listing Regulations.

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4. Rationale of the Scheme:

The Demerged Company has 2 (two) distinct businesses viz. (i) Retail Business and (ii) Distribution Business. The retail business operates through 848 retail stores (as on June 30, 2023) and caters to the middle and upper middle-income consumers, while the distribution business operates through a wide network of 732 distributors (as on June 30, 2023) selling to multi-brand-outlets across India and caters to lower and middle-income consumers. The transfer and vesting of the Demerged Undertaking (as defined in the Scheme) comprising of Distribution Business into the Resulting Company pursuant to this Scheme shall be in the interest of all concerned stakeholders including shareholders, customers, creditors, employees and general public, in the following ways:

- (i) The Demerged Undertaking and the Remaining Business (as defined in the Scheme) address different market segments with divergic dynamics in terms of business strategy, customer set and distinct capital requirements. The transfer of the Demerged Undertaking into the Resulting Company will enable both the Demerged and Resulting Company to focus on their activities in the respective segments. This would help to improve their competitiveness, operational efficiency, agility and strengthen their position in relevant markets.
- (ii) The nature of risk, competition, challenges, opportunities, market segment, target customer and business methods for the Distribution Business (as defined in the Scheme) is separate and distinct from the Remaining Business carried out by the Demerged Company.
- (iii) The segregation of the business vertical shall enable them to move forward independently, with specialization building on their respective capabilities. It will also help to channelize resources required for all the businesses to focus on the growing businesses and attracting right talent and providing enhanced growth opportunities to existing talent in line with a sharper strategic focus on each business segment under separate entities.
- (iv) The Scheme will also enable the Demerged Company and the Resulting Company to focus and enhance their respective management structure ensuring better and more efficient management control.
- (v) Bifurcation of these businesses will enable unlocking value of each vertical thereby paving way for focused growth with a view to create significant stakeholder value, will attract distinct investor base and at the same time allow investors to allocate their portfolio into separate entities, focused on the distinct entities. Further, it will enable independent and distinct capital allocation approach and balance sheet management based on the distinct needs of each business.

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- (vi) Thus, the demerger would help in achieving the desired operating structure and shall, inter alia, have following benefits:
 - Create sector focused companies;
 - Attract business specific investors;
 - Streamline the management structure;
 - Unlock value for shareholders;
 - Ring-fence businesses from each other;
 - Better risk management; and
 - Better Management Bandwidth utilization.

5. Impact of the Scheme on the shareholders of the Company

- 5.1. The Independent Directors discussed and deliberated upon the rationale, salient features and expected benefits of the Scheme. The Independent Directors noted that the proposed Scheme is in the interest of the shareholders on account of benefits as enumerated in Paragraph 4 above which may also potentially unlock long term value.
- 5.2. The Independent Directors also noted that pursuant to the Scheme, the entire Distribution Business of the Demerged Company shall vest in the Resulting Company, and accordingly will create sector focused companies and lead to better risk management.
- 5.3. In light of the above discussions, Share Entitlement Ratio Report, Fairness Opinion and other documents presented before the Independent Directors, the Independent Directors is of the informed opinion that the proposed Scheme is not detrimental to the interest of all the stakeholders including minority shareholders and will not adversely affect the rights of the Company.

6. Cost benefit analysis of the Scheme:

6.1. Although the scheme would lead to incurring of some costs towards its implementation, however, the benefits of the Scheme over a longer period are expected to far outweigh such costs for the stakeholders of the Company.

7. Recommendations of the Independent Directors

7.1. The Independent Directors after due deliberations and due consideration of all the terms of the draft Scheme, Share Entitlement Ratio Report, Fairness Opinion, Undertaking, rationale of the Scheme, accounting treatment, impact of the Scheme on the shareholders and other stakeholders, recommends the draft Scheme for favorable consideration by the Board of the Company, the Stock Exchanges, SEBI and other applicable regulatory authorities.

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This report of the Independent Directors is made in order to comply with the requirements Paragraph (A)(2)(c) of Part – I of the SEBI Master Circular, after considering the necessary documents.

For Committee of Independent Directors of Khadim India Limited

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Indra Nath Chatterjee Chairman of the Meeting Independent Directors Committee DIN: 00122677

Date: September 29, 2023 Place: Mumbai



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