

Date: November 08, 2024

To, **BSE Ltd.** P.J. Towers, Dalal Street, Mumbai-400001

## Scrip Code: 524444

Sub:- Intimation under Regulation 30 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 30 read with Schedule III of the SEBI Listing Regulations, we would like to inform you that, Evexia Lifecare Limited ("Evexia") has executed Term sheet with Diponed Bio Private Limited ("Diponed Bio") on 08.11.2024 for its intention to subscribe on preferential basis 18,600 ("Subscription Shares') fresh fully paid up equity shares each having a face value of INR. 10 (ten), for an aggregate subscription amount of INR. 1,86,000/- (One Lakh Eighty Six Thousand only) ("Subscription Amount").

Upon completion of the issuance and allotment of the Subscription Shares, the Evexia shall hold 65% of the post issue share capital of the Company and the existing Shareholders of Diponed Bio will hold 35% (thirty five percent) of the post issue share capital.

Further, Evexia would also provide Rs. 20.00 crores to fund the Business of the Company. The said amount shall be provided in the form of quasi capital, without interest ("Quasi Capital") in tranches.

Furthermore, Evexia can opt to convert part of the Quasi Capital, into Equity to maintain it's 65% shareholding in the Company.

Also, The Board of Diponed Bio shall consist of 6 (six) Directors including 1 (one) independent director. The existing Shareholders shall nominate 2 (two) Directors, and Evexia shall nominate 3 (three) Directors.

The details required under Regulation 30 of the SEBI Listing Regulations, read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, with respect to the above acquisition is given in Annexure enclosed herewith.

Kindly take the same on your records and oblige.

Yours faithfully,

For Evexia Lifecare Limited

JAYESHBHAI R. THAKKAR MANAGING DIRECTOR DIN: 01631093



## Annexure A

Disclosure pursuant to Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023.

Sr. No.	Details of events that need to be provided	Information of such event(s) Diponed Bio Private Limited (The Target Company)		
1.	Name of the target entity, details in brief such as size, turnover etc.			
2.	Whether the acquisition would fall within related party transaction(s) and 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 "arm's length"	This is not a Related Party transaction. The Promoters/ Promoter Group doesn't have any interest in the entity being acquired		
3.	Industry to which the entity being acquired belongs	Research and designing innovative biological products in the fields of regenerative medicine and tissue engineering		
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 Target Company is engaged in the area of Research and designing innovative biological products in the fields of regenerative medicine and tissue engineering and Evexia, which is also engaged in the business of Pharmaceuticals is exploring various opportunity of expansion in the various field of pharmaceuticals either by way of establishment of new facility and/or acquisition of any existing company engaged in the area of pharmaceuticals and hence the object of acquiring 65% shareholding in the Target Company is based on the said policy of expansion of business of Evexia. The Evexia will also fund the funding requirement of the target Company by way of advancing Quaci Capital upto Rs.20.00Crores, in tranches, as and when required by the Target Company to meet it's business projections.		
5.	Brief details of any governmental or regulatory approvals required for the acquisition	Not applicable		
6.	Indicative time period for completion of the acquisition	• Subscription amount:- (i.e. Rs. 1.86 lakhs):- within 60days from the date of fulfillment of all the conditions precedent which will be defined in the Definative Agreement.		

Reg. Off. : Tundav Anjesar Raod, Vill. Tundav, Tal.: Savli, Vadodara - 391 775 Corporate Office : 9th Floor, Galav Chambers, Sayajigunj, Vadodara-390 020. Ph : +91 265 2361100 / 2200 CIN : L23100GJ1990PLC014692 Email : info@evexialifecare.com Web.: www.evexialifecare.com



(Formerly Known as Kavit Industries Ltd.)

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		Quasi Capital (i.e. 20.00 crores)			
		shall be	ranches as		
		and when required.			
7.	Nature of consideration – whether cash consideration or	Cash for Fresh Equity Subscription and			
	share swap and details of the same;	also towards advances having nature of			
		Quasi Capital.			
8.	Cost of acquisition or the price at which the shares are	Rs.10 per equity share			
	acquired;				
9.	Percentage of shareholding/ control acquired and/or	65% of post issue share capital			
	number of shares acquired;				
10.	Brief background about the entity acquired in terms of:	of:			
		research and designing innovative			
	<ul> <li>line of business acquired:</li> </ul>			vative	
		biological products			
	products				
		biological products			
	date of incorporation:	16/03/2016			
	·				
	<ul> <li>history of last 3 years' turnover:</li> </ul>	(Rs. In thousands)			
			-	0004 00	
		2023-24	2022-23	2021-22	
		2037.57	1293.94	0	
	Profit After Tax	(Rs. In thousands)			
		2023-24 (provisional)	2022-23	2021-22	
	<ul> <li>country in which the acquired entity has presence:</li> </ul>	26.33	22.26	-198.86	
		L	<b>I</b>	1	
		India			
		India			