

Saffron Capital Advisors Private Limited

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March 31, 2021

To, Listing Department **BSE Limited** Phiroze Jeejeebhoy Towers Dalal Street Mumbai – 400 001

Script Code: 526869

Dear Sir/Madam,

Sub: Proposed Open Offer by Mr. Sunil Khetpalia ("Acquirer 1"), Mr. Maneesh Parmar ("Acquirer 2") and Mr. Ravindran R. ("Acquirer 3") (Collectively Referred to as "Acquirers") to acquire upto 35,75,000 Equity shares of Rs. 10/- each for cash at a price of ₹ 10 (Rupees Ten only) per Equity Share aggregating upto ₹ 3,57,50,000 (Three Crores Fifty Seven Lacs Fifty Thousand only), to the Public shareholders of Kumbhat Financial Services Limited ("Target Company") in accordance with the extant Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") ("Open Offer").

We have been appointed as 'Manager' to the captioned Open Offer by the Acquirers in terms of regulation 12(1) of the Takeover Regulations. In this regard, pursuant to regulation 14(2) of the Takeover Regulations we are enclosing the following for your kind reference and records:-

- 1. A copy of Public Announcement dated March 31, 2021 ("PA") duly signed by the Acquirers.
- 2. Soft copy of PA in compact disk along with the checklist- Annexure A

We shall arrange to courier the covering letter along with other original documents to your good offices shortly. We request you to kindly consider the attachments as good compliance and disseminate it on your website.

In case of any clarification required, please contact the undersigned on (D) 022 4082 0915/ 9769340475, <u>Email-gaurav@saffronadvisor.com</u>.

For Saffron Capital Advisors Private Limited

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Gaurav Khandelwal Astt. Vice President Equity Capital Markets Encl: a/a



÷.	PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF KUMBHAT FINANCIAL SERVICES LIMITED UNDER REGULATIONS 3(1) AND 4 READ WITH 13(2A) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AND SUBSEQUENT AMENDMENTS THEREOF
	OPEN OFFER FOR ACQUISITION OF UP TO 35,75,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF KUMBHAT FINANCIAL SERVICES LIMITED ("TARGET COMPANY") BY MR. SUNIL KHETPALIA ("ACQUIRER 1"), MR. MANEESH PARMAR ("ACQUIRER 2") AND MR. RAVINDRAN R. ("ACQUIRER 3") (COLLECTIVELY REFERED TO AS "ACQUIRERS") PURSUANT TO ("ACQUIRER 2") OP,00,000 EQUITY SHARES ON A PREFERENTIAL BASIS, REPRESENTING 26% OF FULLY PAID-UP EQUITY SHARE ("ACQUIRER 2") TO 5 90,00,000 EQUITY SHARES ON A PREFERENTIAL BASIS, REPRESENTING 26% OF FULLY PAID-UP EQUITY SHARE ("ACQUIRER 2") AND WR. RAVINDRAN R. ("ACQUIRER 3") (COLLECTIVELY REFERED TO AS "ACQUIRERS") PURSUANT TO ALLOTMENT OF 90,00,000 EQUITY SHARES ON A PREFERENTIAL BASIS, REPRESENTING 26% OF FULLY PAID-UP EQUITY SHARE CAPITAL AND VOTING CAPITAL AS OF THE TENTH WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE OPEN OFFER (i.e. 1,37,50,000 EQUITY SHARES "EMERGING VOTING SHARE CAPITAL"), FROM PUBLIC SHAREHOLDERS OF THE TARGET CAPITAL AND VOTING CAPITAL AS OF THE TENTH WORKING BAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE TARGET CAPITAL AND VOTING CAPITAL AS OF THE TENTH WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE TARGET CAPITAL AND VOTING CAPITAL AS OF THE TENTH WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE TARGET CAPITAL AND VOTING CAPITAL AS OF THE TENTH WORKING DAY FROM THE CLOSURE OF THE TENDERING PERIOD OF THE TARGET CAPITAL AND VOTING TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA OFFER (i.e. 1,37,50,000 EQUITY TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA OFFER (i.e. 1,37,50,000 EQUITY TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA COMPANY, PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA OFFER AND ACOUNCINDS SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS, 2011")
	(SUBSTANTIAL ACCURATION). ("OFFER" OR "OPEN OFFER"). This public announcement ("Public Announcement" or "PA") is being issued by Saffron Capital Advisors Private Limited, the Manager to the Open Offer ("Manager"), for and on behalf of the Acquirers, to the Public Shareholders of the Target Company, pursuant to and in compliance with Regulations 3(1) ("Manager"), for and on behalf of the Acquirers, to the Public Shareholders of the Target Company, pursuant to and in compliance with Regulations 3(1) and 4 read with other applicable regulations of the SEBI (SAST) Regulations, 2011.
	 <u>OFFER DETAILS</u> <u>Emerging Voting Share Capital</u>: shall mean the total voting equity share capital of the Target Company on a fully diluted basis as of the 10th (tenth) <u>Emerging Voting Share Capital</u>: shall mean the total voting equity share capital of the Target Company on a fully diluted basis as of the 10th (tenth)
	b. Offer Size: Upto <u>35,75,000</u> (Thirty Five Lacs Seventy Five Thousand only) fully paid-up equity share of face value of < 10/2 Cach,
	c. Offer Price: The Offer Price is being made at a price of ₹ 10 (Rupees Ten only) per Equity Share ("Otter Price,) aggregating to \$2011. Crores Fifty Seven Lacs Fifty Thousand only), which is determined in accordance with Regulation 8(2) of the SEBI (SAST) Regulations, 2011.
ž	d. Mode of Payment: The Offer Price is payable in cash by the Acquirers, in accordance on the secondaria of the SEBI (SAST) Regulations, 2011.
	e. Type of Offer: This Offer is triggered offer made in compliance with Regulations 200 miles of the form of the f
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		Det	Details of underlying transaction	ansaction	Mode of payment	Regulation
Type of	Mode of Transaction	Shares / Voting	Shares / Voting rights acquired/ pronosed to be acquired	shares / Voting Rights	(Cash/ securities)	which has triggered
Transaction (direct/ indirect)	(Agreement/Allotment) market purchase)	Number	 ^ % of total equity / voting 	acquired		D
	Share Purchase Agreement dated March 31, 2021	6,51,000Equity Shares at ₹ 10 /- per equity share	4.73%	₹65,10,000/- (Rupees Sixty Five Lacs Ten Thousand only)		
				¥ 0.00.000/-		
Direct	Board Directors of the Target Company at their meeting held on March 31, 2021 approved issue of 90,00,000 Equity Shares to the Acquirers on preferential basis under Section 62 and other applicable provisions of the Companies Act, 2013 and in terms of SEBI (ICDR) Regulations 2018, subject to shareholders and statutory / regulatory approvals /*Preferential Allotment")	90,00,000 Equity Shares at ₹ 10/- per equity share	65.45%	(Rupees Nine Crores only)	Cash	Regulations 3(1) and 4 of SEBI (SAST) Regulations, 2011

2011 calculated on the Emerging Vou

DETAILS OF THE ACQUIRERS

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Total	3				a munt	(SUNIL KHETPALTA)	-	RANJ
A accelerate	Ravindran R	The start Black Black Plat	Flat No.201, FIISt Floot, Flot No.13 (New), 'G' Block, 19th Street, Anna Nagar (Maeth, Chennai – 600040	(M carly channel (M	E E	Farmae)	Nous	R. RAVINDRANJ
	Acquirer 2	Manecsn raimai	6D, Prince Paradise Apartment, 75, Jermiah Road, Vepery, Chennai-	600007		H 23 3 N B 10	6	
	Acquirer 1	Sunil Khetpalia	Flat No. 202, Prince Regent 6D, Prince Paradise Flat No.201, FIRST 100, 110, Apartments, 40, Thambusamy Apartment, 75, Jermiah 10 th Street, Anna Nagar Road, Svlvan Lodge Colony, Road, Vepery, Chennai-600040	Kilpauk, Chennai- 600010	2			
3. DETAILS OF THE ACCUINENS		Details	Name of Acquirers Address					

Name(s) 01 Acquirers	é in control/nromoters	s of		NA		
	of persons in control persons			NA		ΥN
me of				NIL		NIL
Pre Pre shareholding	iction No. of Shares	Equity				
22		uity /				96.51.000
Desonord	shareholding No. of	Equity		96,51,000		
ter acquinities	uisition of shares	uity /		^70.19		PLO/~
Offer Any othe	Offer Any other interest in the Target Company	Subject to all Acquirers do	to allotment of equity shares in the proposed Preers do not have any interest in the Target Company.	n the proposed Prefer e Target Company.	otment of equity shares in the proposed Preferential Allotment and benefits accrued thereot, not have any interest in the Target Company.	accrued mereor
alculate	calculated on the Emerging Voting Share Capital of the Target Company [Insert Company] [Insert Com	apital of the Tar	get Company			
٥	DETAILS OF SELLING SHAREHOLDERS	HOLDERS:				
	Colland	Part of	Details	s of shares / voting ri	Details of shares / voting rights held by the Sellers	u
Sr. No.	Name of the Sellers	Dromoter	Pre Transaction	ion		% of total equity /
		group	No. of equity shares	~ % of total equity / voting capital		voting capital
		Vac	1,84,900	1.34	IN	
-	⁵ Late Mr. Ajıt Kumbnat	31	1,57,300	1.14		
5	Mr. Vinay Kumbhat		74,600	0.54		
3.	Mr. Sanjay Kumonat		60,000	0.44		
4.	Mrs. Pushpa Kumbhat		50,500	0.37		
5.	Mr. Satish Kumbhat		77,400	0.56	ł	
.9	Mr. Dilip Kumbhat		16.600	0.12		
7.	Mr. Vardhaman Parekh		14.700	0.11		
8.	Mr. Shanti Kumbhat		10.800	0.08		
9.	Mrs. Prem Kumbhat		3.400	0.02		
10.	-		800	0.01		
1	Mrs. Shakuntala Kumbhat		000 13 2	4.73		
	Total	10 11 570	000,10,0			AA. AA
Seller#1	Seller#1 to Seller# 11 are collectively referred to as ("Sellers)	o as ("Sellers") so	m.			SUNEL LANE
						(FIANE ES H
						NOWN CRAVINDER
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~ calculated on the Emerging Voting Share Capital of the Target Company Sout of 1.84,900 shares originally held by Late Mr. Ajit Kumbhat, 64,900 shares are in physical form and are currently in process of getting transmitted to his legal heir Mrs. Madhu Kumbhat. Further, 1,20,000 shares held by him in the demat account of Late Mr. Ajit Kumbhat shall also be transferred to the account of Mrs. Madhu Kumbhat upon the release of the Lock-in restrictions imposed by BSE. Post the completion of all Open Offer formalities the Sellers shall be reclassified as per Regulation 31.4 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.	5. TARGET COMPANY Name of the Target Company CIN : Kumbhat Financial Services Limited Name of the Target Company CIN : L65991TN1993PLC024433 : L65991TN1993PLC024433 CIN : Kumbhat Complex, 5th Floor, 29, Rattan Bazaar, Chennai, Tamil Nadu, 600003 Registered Office : 044-25388720 Telephone Number : 044-25388720 Fax No. : cs@kumbhatfinancialserviceslimited.com The Target Company is listed only on BSE Limited (Scrip Code: 526869). The ISIN of Equity Share of the Target Company is INE795E01019.	 OTHER DETAILS All the details of the Open Offer would be published in the newspapers vide a detailed public statement within five (5) working days of this PA, in accordance All the details of the Open Offer would be published in the newspapers vide a detailed public statement within five (5) working days of this PA, in accordance All the details of the Open Offer would be published in the newspapers vide a detailed public statement within five (5) working days of this PA, in accordance All the details of the Open Offer would be published in the newspapers vide a detailed public statement with the obligations 13(4) and 14(3) on or before April 8, 2021 in compliance with Regulations 13(4) and 14(3) of the SEBI (SAST) Regulations 2011. The Acquirers accept full responsibility for the information contained in this PA and will comply with the obligations of the Acquirers as laid down in the SEBI (SAST) Regulations, 2011. Acquirers have adequate financial resources to meet their obligations under the SEBI (SAST) Regulations, 2011 for the new of the Onen Offer. 	 purposes of a competitive offer in terms of Regulation 20 of the SEBI (SAST) Regulations, 2011. This Offer is not a competitive offer in terms of Regulation 20 of the terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011. The Offer is not conditional upon any minimum level of acceptance pursuant to the terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011. The Offer is not conditional upon any minimum level of acceptance pursuant to the terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011. In this Public Announcement, all references to "?" are references to Indian Rupees. 	6.6. In this Public Announcement, any discrepancy in any amounts as a result of the server of the se
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11]), Mumbai - 400 059 @saffronadvisor.com;	IRERS	Flat No.201, First Floor, Plot No.13 (New), 'G' Block, 19 th Street, Anna Nagar (West), Chennai – 600040	(SUML KHETPALEA) (SUML KHETPALEA) (MANEESH PARMAN)	(R. RAVINDRAM)
Issued by the Manager to the Offer Saffron Capital Advisors Private Limited [Company Identification Number: U67120MH2007PTC166711] [Company Identification Number: U67120MH2007PTC166711] 605, Sixth Floor, Centre Point, Andheri-Kurla Road, J. B. Nagar, Andheri (East), Mumbai - 400 059 Tel No.: +91 22 4082 0914; Fax No.: +91 22 4082 0999; Email Id: openoffers@saffronadvisor.com; Website: www.saffronadvisor.com;	Investor Grievance: investorgrievance@saffronadvisor.com; SEBI Registration Number: INM000011211; Validity: Permanent; Contact Person: Mr. Amit Wagle/Gaurav Khandelwal BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS	ACQUIRER 2 6D, Prince Paradise Apartment, 75, Jermiah Road, Vepery, Chennai- 600007		Ś
[Comps 605, Sixth Floor, Centre Tel No.: +91 22 4082 091	ISSUEI	ACQUIRER 1 Flat No. 202, Prince Regent Apartments, 40, Thambusamy Road, Sylvan Lodge Colony, Kilpauk, Chennai- 600010	Place: Chennai Date: March 31, 2021	