**Fermenta Biotech Limited** (formerly known as DIL Limited) CIN: L99999MH1951PLC008485 Regd. Office: A - 1501, Thane One, DIL Complex, Ghodbunder Road, Majiwade, Thane (W) - 400 610, Maharashtra, India. Tel. : +91-22-6798 0888 Fax. : +91-22-6798 0899 Email : info@fermentabiotech.com, Website. : www.fermentabiotech.com



January 31, 2022

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

Subject: Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 at the meeting of the Board of Directors held on January 31, 2022

#### Ref: Scrip Code: 506414

Dear Sir/Madam,

This is in continuation to our letter dated October 11, 2021 intimating the approval of the Board of Directors of the Company to the Composite Scheme of Amalgamation and Arrangement amongst DVK Investments Private Limited ("DVK" or the "Transferor Company 1") and Aegean Properties Limited ("APL" or the "Transferor Company 2") and Fermenta Biotech Limited ("FBL" or the "Transferee Company" or "the Company") and their respective shareholders (hereinafter referred to as "Scheme").

In view of the recent SEBI Circular No. SEBI/HO/CFD/DIL1/CIR/P/2021/0000000665 dated 23<sup>rd</sup> November 2021 ("**SEBI Circular**") and BSE's notice no. 20211101-8 dated November 1, 2021 regarding Standard Operating Procedure (SOP) on application filed under Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('LODR') in connection with the scheme of arrangements, a fresh approval has been taken from the Board of Directors of the Company for the draft Scheme to comply with the requirements of SEBI Circular and the standard operating procedures issued by the stock exchange(s) and the applicable provisions of the Companies Act, 2013 (including relevant rules and regulations) and LODR, as amended from time to time.

In the meeting, the Board, after due consideration and discussion, have approved and taken on record draft Scheme and other related documents.

The Scheme, inter-alia, provides for –

a) Amalgamation of DVK Investments Private Limited ("DVK" or "Transferor Company 1"), a private company holding 51.22% share capital of the Company, engaged in the business of a residuary Non-banking Financial Company, into Fermenta Biotech Limited ("FBL" or "Transferee Company"); and

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b) Amalgamation of Aegean Properties Limited ("APL" or "Transferor Company 2"), a wholly owned subsidiary of the Company, engaged in the business of renting of immovable properties, into the Company.

The Scheme is subject to receipt of approvals of shareholders and creditors of companies involved and approval of other regulatory authorities as may be required, including those of the BSE Limited, Securities and Exchange Board of India, Reserve Bank of India, the National Company Law Tribunal, Mumbai Bench ("NCLT") and other regulatory authorities as applicable.

Disclosure in terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015 is enclosed herewith as **Annexure 1**.

This is for your information and record.

Thanking you,

Yours truly,

For Fermenta Biotech Limited (Formerly known as DIL Limited)

Srikant N Sharma Company Secretary Membership No. - FCS3617

Encl: as above

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#### Annexure 1

#### Disclosures regarding the proposed Composite Scheme of Amalgamation and Arrangement

Sr. No.	Particulars	Details					
a)	Name of the entities forming part of the	Transferee Company: Fermenta Biotech Limited ("FBL")					
	amalgamation/merger, details in brief such as size, turnover, etc	Authorised capital (As on September 30, 2021)	4,98,40,000 Equity Shares of INR 5/- each 1,60,000 Unclassified shares of				
		Paid-up share capital (As on September 30, 2021) Turnover (For 6 months ended on	INR 5/- each 2,94,30,987 Equity Shares of INR 5/- each Rs. 211.32 Crores				
		September 30, 2021) Net Profits/ Losses (For 6 months ended on September 30, 2021)	Rs. 19.35 Crores				
		Transferor Company 1: DVK Inv	estments Private Limited ("DVK")				
		Authorised capital (As on September 30, 2021)	65,30,000 Equity Shares of INR 10/- each				
		Paid-up share capital (As on September 30, 2021)	65,21,665 Equity Shares of INR 10/- each				
		Turnover (For 6 months ended on September 30, 2021)	Rs. 3.76 Crores				
		Net Profits/ Losses (For 6 months ended on September 30, 2021)	Rs. 3.71 Crores				
		*Transferor Company 1 holds 51.22% paid up share capital of the Transfered Company.					
		Transferor Company 2: Aegean Properties Limited* ("APL")					
		Authorised capital (As on September 30, 2021)	30,000 Equity Shares of INR 100/- each				
		Paid-up share capital (As on September 30, 2021)	30,000 Equity Shares of INR 100/- each				
		Turnover (For 6 months ended on September 30, 20212020-21)					
		Net Profits/ Losses (For 6 months ended on September 30, 2021)	Rs. 0.43 Crores				

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		*Transferee Company holds 100% paid up share capital of the Transferor Company 2.
b)	Whether the transaction would fall within the related party transactions? If Yes, whether the same is done at "Arm's Length"	In terms of General Circular No. 30/2014 dated July 17, 2014, issued by the Ministry of Corporate Affairs, the proposed amalgamation would not be considered as related party transaction ('RPT'). However, the present transaction may be deemed to be a related party transaction under the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other related rules and regulations (as amended from time to time).
		For Amalgamation of DVK into FBL, the consideration will be discharged on an "arm's length basis". The share exchange ratio for the shares to be allotted to the shareholders of Transferor Company 1 is based on an independent share exchange ratio report provided by Mr. Niranjan Kumar, Registered Valuer–Securities or Financial Assets. Further, Galactico Corporate Services Limited, a SEBI registered Category - I Merchant Banker, has also issued a fairness opinion on the share exchange ratio. The aforementioned Share Exchange Ratio Report and Fairness Opinion have duly been considered by the Audit Committee, Committee of Independent Director and the Board of Directors of FBL.
		23(3) and 23(4) is not required in view of Regulation 23(5) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
		<ul> <li>The companies involved in the Scheme have following relationship with each other–</li> <li>DVK holds 51.22% of the paid-up share capital in FBL; and</li> <li>FBL holds 100% paid up equity share capital in APL.</li> </ul>
c)	Area of Business of the entity(ies)	Fermenta Biotech Limited is engaged in the business of manufacturing and marketing of chemicals, active pharmaceutical ingredients, enzymes, pharmaceutical formulations and environmental solution products and is also engaged in the business of renting of properties.
		DVK Investments Private Limited is engaged in the business of a Non-Banking Financial Company without accepting public deposits (Non-Systemically Important).
		Aegean Properties Limited is engaged in the business of renting of properties.

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Amalgamation/

In case of cash

consideration -

e)

Merger

d)

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Based upon the Share Exchange Ratio Report, the Fairness Opinion and the recommendations received from Audit Committee, the Board has approved the Scheme for the transfer and vesting of DVK into the Transferee Company, in consideration for which the Transferee Company will issue and allot to the shareholders of DVK, equal number of its equity shares as held by DVK in the Transferee Company - 1,50,75,318 (One Crore Fifty Lakhs Seventy Five Thousand Three Hundred and Eighteen Only) equity shares of the face value of INR 5 (Rupees five only) each, credited as fully paid up in the share capital of the Company, in the proportion of the number of equity shares held by the shareholders in DVK, without any further act or deed, due to operation of law and upon this Scheme becoming effective.

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		<ul> <li>b) Amalgamation Company:</li> <li>The entire issued, pai FBL. Therefore, no si becoming effective.</li> </ul>	d-up, sul	bscribed	share ca	pital of A	APL is	directly held
f)	Brief details of	1. Amalgamation of Transferor Company 1 with Transferee Company						
	change in							
	shareholding pattern	Prior to the Scheme being effective, DVK is holding the following number o						
	(if any) of listed entity	shares in the Transferee Company:						
		Name of the shareholder	No. of a held	of shares Face value (INR)			e Shareholding (%)	
		DVK Investments Private Limited	1,50,75	5,318	5 51.229		1.22%	
			1					
		Post effectiveness of Company shall get number of equity sha shareholders of DVK post Scheme with re appear as follows:	cancelled ares as he . The re	d. The T eld by D vised sh	Transfere VK in t areholdi	ee Comp he Comp ng of the	oany sł pany, to e Trans	nall issue ea o the respec sferee Comp
		Company shall get number of equity sha shareholders of DVK post Scheme with re	cancelled ares as he . The re	d. The T eld by D vised sh	Transfere DVK in t areholdi issued	ee Comp he Comp ng of the	bany sh pany, to e Trans holders	nall issue ea o the respec sferee Comp s of DVK s
		Company shall get number of equity sha shareholders of DVK post Scheme with re appear as follows:	cancellec ares as h ares the re espect to	d. The T eld by D vised sh o shares	Transfere DVK in t areholdi issued	ee Comp he Comp ng of the to sharel	pany sh pany, te e Trans holders	nall issue ea o the respec sferee Comp
		Company shall get on number of equity sha shareholders of DVK post Scheme with re- appear as follows:	cancellec ares as h ares the re espect to	d. The T eld by D vised sh o shares No. of	Fransfere DVK in t areholdi issued	ee Comp he Comp ng of the to sharel Face v	pany sh pany, te e Trans holders	hall issue en o the respec sferee Comp s of DVK s Shareholdin
		Company shall get on number of equity shat shareholders of DVK post Scheme with re- appear as follows:	cancellec ares as h ares the re espect to	d. The 7 eld by D vised sh o shares No. of held	Fransfere VK in t areholdi issued shares	ee Comp he Comp ng of the to sharel Face v (INR)	pany sh pany, te e Trans holders value	nall issue ea o the respec sferee Comp s of DVK s Shareholdin (%)
		Company shall get on number of equity shat shareholders of DVK post Scheme with reappear as follows:	cancellec ares as h C. The re espect to the	d. The T eld by D vised sh o shares No. of held 75,49,	Fransfere DVK in t areholdi issued shares 151 165	ee Comp he Comp ng of the to sharel Face v (INR) 5	pany sh pany, to e Trans holders value	hall issue en o the respect of DVK s of DVK s Shareholdin (%) 25.65%
		Company shall get on number of equity shats shareholders of DVK post Scheme with re- appear as follows: Name of shareholder Krishna Datla Satish Varma	cancellec ares as he c. The re espect to the	d. The T eld by D vised sh o shares No. of held 75,49, 34,30,	Fransfere DVK in t areholdi issued shares 151 165 529	ee Comp he Comp ng of the to shareh Face v (INR) 5 5	pany sh pany, te e Trans holders ralue	nall issue en o the respects feree Comp s of DVK s Shareholdin (%) 25.65% 11.65%

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