## Format for disclosure by the Promoter(s) to the stock exchanges and to the Target Company for encumbrance of shares / invocation of encumbrance/ release of encumbrance, in terms of Regulation 31(1) and 31(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

encumbrance/ release of encumbrance, in terms of Regulation 31(1) and 31(2) of SEBI (Substantial Acquisition of Snares and Takeovers)  Regulations, 2011					
Name of the Target Company ("TC")	Suven Pharmaceuticals Limited				
Names of the stock exchanges where the shares of the target company are listed	BSE Limited				
	National Stock Exchange of India Limited				
Date of reporting	18 June 2024				
Name of the promoter or PAC on whose shares encumbrance has been created/ <del>released/invoked</del>	(a) Berhyanda Limited; and				
	(b) Berhyanda Midco Limited*;				
	*Berhyanda Midco Limited does not directly hold any equity shares in the TC. Berhyanda Limited (a promoter of the TC) is the wholly owned subsidiary of Berhyanda Midco Limited. Berhyanda Midco Limited has: (a) agreed to certain covenants under the Notes Purchase Agreement (as defined below) in relation to its shareholding in Berhyanda Limited that are in the nature of encumbrance; and (b) pursuant to the Share Pledge (as defined below), created a pledge on its entire shareholding in Berhyanda Limited and agreed not to, (i) dispose of its shareholding in Berhyanda Limited; and/or (ii) create any security on its shareholding in Berhyanda Limited, in each case other than as permitted under the Notes Purchase Agreement and the Share Pledge. To clarify, Berhyanda Limited (a promoter of the TC) has not created any pledge on the equity shares of the TC.				
Details of the creation of encumbrance:	(a) Berhyanda Limited (a promoter of the TC) has by way of covenants under the notes purchase agreement dated 29 May 2024, (the "Notes Purchase Agreement") between, <i>inter-alia</i> , Berhyanda Limited as an issuer and CSCGlobal Capital Markets (Singapore) Pte. Ltd. as agent of the Finance Parties## and security agent for the Secured Parties^^ ("Security Agent"), agreed to certain restrictions/requirements which are in the nature of encumbrance with respect to disposal of 12,75,39,592 (50.10%) equity shares of				

the TC held by Berhyanda Limited (which became effective on 18 June 2024 in accordance with the provisions of the Notes Purchase Agreement), including the maintenance of certain financial ratios and restrictions on disposal and creation of any security on the shareholding of Berhyanda Limited in the TC, other than as permitted under the Notes Purchase Agreement;

- (b) Berhyanda Midco Limited has by way of covenants under the Notes Purchase Agreement, for the benefit of the Finance Parties##, agreed not to dispose of any shares of Berhyanda Limited held by it and to restrictions on creation of any security on its shareholding in Berhyanda Limited, in each case other than as permitted under the Notes Purchase Agreement\*; and
- (c) Berhyanda Midco Limited has pursuant to the deed of pledge and charge of shares and share certificates dated 12 June 2024 ("Share Pledge") (which became effective on 18 June 2024) between, Berhyanda Midco Limited as pledgor and the Security Agent, created a pledge on its entire shareholding in Berhyanda Limited in favour of the Security Agent and agreed not to: (i) dispose of any shares of Berhyanda Limited held by it and/or (ii) create any security on its shareholding in Berhyanda Limited, in each case other than as permitted under the Notes Purchase Agreement and the Share Pledge\*.

\* Berhyanda Midco Limited does not directly hold any equity shares in the TC. Berhyanda Limited (a promoter of the TC) is the wholly owned subsidiary of Berhyanda Midco Limited. Berhyanda Midco Limited has: (a) agreed to certain covenants under the Notes Purchase Agreement in relation to its shareholding in Berhyanda Limited that are in the nature of encumbrance; and (b) pursuant to the Share Pledge, created a pledge on its entire shareholding in Berhyanda Limited and agreed not to, (i) dispose of its shareholding in Berhyanda Limited; and/or (ii) create any security on its shareholding in Berhyanda Limited, in each case other than as permitted under the Notes Purchase Agreement and the Share Pledge. To clarify, Berhyanda Limited (a promoter of the TC) has not created

any pledge on the equity shares of the TC.													
Name of the promoter (s) or PACs with him*	Promot holding target compar	g in the	Promoter holding a encumber	lready	Details of events pertaining to encumbrance (3)					Post event holding of encumbered shares {creation [(2)+(3)] / release [(2) (3)] / invocation [(1) (3)]]			
	Numb er	% of total share capita	Number	% of total share capital	Type of event (creation / release / invocation)	Date of creation/ release/ invocation of encumbrance	Type of encumbrance (pledge/ lien/ non disposal undertaking/ others)	Reasons for encumbrance **	Number	% of share capital	Name of the entity in whose favor shares encumbered ***	Number	% of total share capital
Berhyanda Limited	12,75, 39,59 2	50.10	Nil <sup>\$\$</sup>	0.00%\$	Creation	18 June 2024	which are in the nature of encumbrance with respect to disposal of equity shares	required, inter-alia, to finance or refinance the repayment or prepayment of certain identified outstanding	12,75,3 9,592	50.10 %	Security Agent and Finance Parties##	12,75,3 9,592	50.10

		the shareholdin of Berhyand Limited the TC oth than permitted	al on ay on g da		

Berhyanda Midco Limited does not directly hold any equity shares in the TC. Berhyanda Limited (a promoter of the TC) is the wholly owned subsidiary of Berhyanda Midco Limited. Berhyanda Midco Limited has: (a) agreed to certain covenants under the Notes Purchase Agreement in relation to its shareholding in Berhyanda Limited that are in the nature of encumbrance; and (b) pursuant to the Share Pledge, created a pledge on its entire shareholding in Berhyanda Limited and agreed not to, (i) dispose of its shareholding in Berhyanda Limited; and/or (ii) create any security on its shareholding in Berhyanda Limited, in each case other than as permitted under the Notes Purchase Agreement and the Share Pledge. To clarify, Berhyanda Limited (a promoter of the TC) has not created any pledge on the equity shares of the TC.

<sup>\$\$</sup> There was encumbrance created in terms of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, in connection with a facilities agreement dated 16 June 2023 as amended by way of an amendment letter dated 25 September 2023 and as amended and restated pursuant to an amendment and restatement agreement dated 16 January 2024 and an amendment and restatement deed dated 1 March 2024 entered into between, inter-alia, Berhyanda Limited as the borrower, Deutsche Bank Aktiengesellschaft, acting through its branch in Hong Kong (known as Deutsche Bank AG, Hong Kong Branch), as agent of the finance parties and DB Trustees (Hong Kong) Limited as the security agent in relation to loan facilities to be availed by Berhyanda Limited ("2023 FA"), which encumbrance was released on 18 June 2024 on account of the loan availed under the 2023 FA having been duly repaid pursuant to a refinancing. The disclosure for such release of encumbrance under Regulation 31 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 with respect to such release of encumbrance has already been made.

## The list of Finance Parties under the Notes Purchase Agreement as on date is set out below: CSCGlobal Capital Markets (Singapore) Pte. Ltd. (as Agent); CSCGlobal Capital Markets (Singapore) Pte. Ltd. (as Security Agent); West Street Senior Credit Partners III S.à r.l.; West Street Senior Credit Partners III Employee Fund S.à r.l.; (d) West Street Senior Credit Partners III Employee UK Fund S.à r.l.; GLQC II Designated Activity Company; Broad Street Teno Partners, S.à r.l.; West Street Asia Private Credit Partners (O) Pte. Ltd.; West Street MIC Asia Partners Pte. Ltd.; Centaurus Capital LP; OMERS Capital Markets Asia Holdings Pte. Ltd.; and CPPIB Credit Investments Inc. ^^ The list of Secured Parties under the Notes Purchase Agreement as on date is set out below: CSCGlobal Capital Markets (Singapore) Pte. Ltd. (as Agent); CSCGlobal Capital Markets (Singapore) Pte. Ltd. (as Security Agent); West Street Senior Credit Partners III S.à r.l.; (c) West Street Senior Credit Partners III Employee Fund S.à r.l.; (d) West Street Senior Credit Partners III Employee UK Fund S.à r.l.; GLQC II Designated Activity Company; Broad Street Teno Partners, S.à r.l.; West Street Asia Private Credit Partners (O) Pte. Ltd.; (*i*) West Street MIC Asia Partners Pte. Ltd.; Centaurus Capital LP; OMERS Capital Markets Asia Holdings Pte. Ltd.; and

CPPIB Credit Investments Inc.

<sup>\*</sup>The names of all the promoters, their shareholding in the target company and their pledged shareholding as on the reporting date should appear in the table irrespective of whether they are reporting on the date of event or not.

\*\* For example, for the purpose of collateral for loans taken by the company, personal borrowing, third party pledge, etc.

\*\*\*This would include name of both the lender and the trustee who may hold shares directly or on behalf of the lender.

For and on behalf of Berhyanda Limited	)	
	) ) )	
		Authorised Signatory \ Name: Christodoulos Patsalides
		Designation: Director
		Date: 18 June 2024
		Place: Cyprus

For and on behalf of Berhyanda Midco Limited	) ) ) )	Authorised Signatory Name: Christodoulos Patsalides Designation: Director
		Place: Cyprus