

July 06, 2022

To,

The Manager

**BSE Limited** 

P. J. Towers, Dalal Street

Mumbai - 400001

Subject: Recommendations on the Open Offer to the shareholders of Moongipa Securities Limited by Committee of Independent Directors in terms of Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir/Madam

We, Moongipa Securities Limited (hereinafter referred to as the 'Target Company') are hereby submitting the recommendations of committee of independent directors on the open offer made by Mr. Rahul Gupta and Mr. Rohan Gupta (hereinafter collectively referred as 'Acquirers') to acquire upto 13,02,652 (Thirteen Lakhs Two Thousand Six Hundred Fifty Two) Equity Shares constituting 26.00% of Paid up Equity Share Capital of the Target Company at a price of INR 18.01/- (Indian Rupees Eighteen and One Paisa only) for each equity share of the Target Company, pursuant to, and in compliance with, amongst others, Regulation 3(1) and Regulation 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto.

Kindly take the above information on your records.

For Moongipa Securities Limited

(SANJAY JAN)

(Authorized Signatory)

## **MOONGIPA SECURITIES LIMITED**

Registered Office: 18/14, W.E.A. Pusa Lane, Karol Bagh, New Delhi -110005, India Tel. No.: +91-41450121, E-mail ID:moongipas@gmail.com, Website: www.moongipa.net CIN: L74899DL1994PLC057941

Recommendations of the Committee of Independent Directors ('IDC') for the Open Offer to the Shareholders of Moongipa Securities Limited (hereinafter referred to as 'the Company'/Target Company') by Mr. Rahul Gupta and Mr. Rohan Gupta (hereinafter referred to as 'Acquirers') under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

]. ].	Date Name of the Company		022 Tuesday Securities L	mited				
3.	Details of the Offer pertaining to the Company	Open Offer to acquire upto 13,02,652 (Thirteen Lacs Two Thousand Six Hundred and Fifty-Two) Equity Shares representing 26.00% of the total paid-up equity share capital of the Target Company at a price of INR 18.01 (Indian Rupees Eighteen and Zero One Paisa Only) per fully paid-up equity share payable in cash which includes interest of INR 1.01 (One Rupee and Zero One Paisa only) at the rate of ten percent (10%) per annum						
•	Name of the Acquirer	Mr. Ro	hul Gupta han Gupta					
	Name of the Manager to the Offer Members of the Committee of	Corporate Professionals Capital Private Limited  Ms. Preeti Srivastava (Independent Director)— Chairperson.						
-	Independent Directors IDC Member's relationship with the Company	Mr. Ajay Prakash Narain (Independent Director) – Member.  The IDC members are Independent Directors of the Company.						
•	Trading in the Equity shares/other securities of the Company by IDC Members	None of the IDC members hold any shares of the Company and neither have they traded i any equity shares / other securities of the Company during a period of 12 months prior to the date of Public Announcement and since then till date.						
	IDC Member's relationship with the Acquirer	The IDC members do not have any relationship with the Acquirers.						
).	Trading in the Equity shares/other securities of the Acquirer by IDC Members	Not Applicable						
	Recommendation on the Open offer, as to whether the offer is fair and reasonable	Based on the review of the Public Announcement and the Detailed Public Statement issue by the Manager to the Offer on behalf of the Acquirers, IDC believe that the Open Offer is accordance with SEBI (SAST) Regulations, 2011 and to that extent is fair and reasonable. The shareholders should independently evaluate the offer and take their own informed decision. They are also advised to seek expert tax opinion before taking their decision in this regard.						
	Summary of reasons for recommendation	the promo Mr. Sanja Gupta, Su Moongipa Lacs Eight the paid u Rupees To Share of the Seventy N Triggered	The Acquirers have entered into SPA dated August 20, 2021 with the existing membithe promoter and promoter group of the Target Company naming Mr. Suresh Chander Mr. Sanjay Jain, Ms. Pooja Jain, Ms. Nirmal Jain, Sanjay Jain and Sons HUF, Ms. Gupta, Suresh Chander Jain and Sons HUF, Ms. Ruchi Jain, Mr. Virnal Kumar Meht Moongipa Capital Finance Limited for acquisition of control and 28,18,153 (Twenty Lacs Eighteen Thousand One Hundred and Fifty Three) Equity Shares representing 56.2 the paid up equity share capital of the Target Company of face value of INR 10.00/- (I Rupees Ten Only) at a price of INR 17.00/- (Indian Rupees Seventeen Only) per E Share of the Target Company aggregating to INR 4,79,08,601 (Indian Rupees Four C Seventy Nine Lacs Eight Thousand Six Hundred and One Only) therefore, this Offe Triggered/ Mandatory offer in terms of Regulation 3(1) and Regulation 4 of SEBI (S Regulations, 2011.					
		The equity frequently	regulations, 2011. The equity shares of the Company are listed and traded on the bourses of BSE and are no requently traded within the meaning of definition of 'frequently traded shares' under clause (j) of Sub-Regulation (1) of Regulation 2 of the SEBI (SAST) Regulations) on BSE.					
		The Offer in terms of	Price of INR 1 Regulation 8	8.01 (Indian R (2) of the SEBI	upees Eig	EBI (SAST) Regulations) on E hteen and Zero One Paisa Or egulations, being the highest c	nly) is justified f the following	
		(a)	The highes	st negotiated p		share of the target company ment attracting the obligation		
		(b)	The volume by the Acqu	iirers along wit	age price h their per	paid or payable for acquisition sons acting in concert during	Not Applicable	
		(c)	The highe	st price paid o	or payable	date of Public Announcement e for any acquisition by the acting in concerts during 26	Not Applicable	
		weeks immediately preceding the date of the Public Announceme  (d) The volume-weighted average market price of shares for a perior of sixty trading days immediately preceding the date of the public announcement as traded on the stock exchange where to maximum volume of trading in the shares of the target comparer erecorded during such period, provided such shares a frequently traded					Not Applicable since the equity	
		(e) The Equity Shares are not frequer by the Acquirer and the Manager the parameters including book value, and such other parameters as a shares of such companies			anager to ok value, c ers as are	to the Offer considering valuation , comparable trading multiples,		
			Parameters	·		Based on the audited f for year ended at Marc		
		Value per share as per Net Asset Value Method				INR 16.15		
		and O' As certifie Accountal Laxmi Na ca.manish Target Co Open offe June 20, 2 on the Offi last date c till the last 2022. The Particu Last p Letter C Last P	ther Valuation of the V	ice at A-3/87, C 110092; Tel. ail.com vide ce g an NBFC, th to the approva 3I has directed shareholders per the observent to shareh of delay period sper Observat 17, 2021 sper RBI appr	bna, Partr Gurunanar No.: +91- prificate do ea acquisi al of RBI, a Acquirers of the Tara vation lette olders on and intere	Not Applicable  ner of Ambani & Associates L hk Pura, 104, Garg Complex, 19810904100; Fax No.: N ated August 19, 2021.  tion of control and shares u nad the approval from RBI w to pay interest at the rate of ter get Company for from the dat er received from SEBI i.e. Jar the basis of approval of RBI i st is provided below—  Details  December 31, 2021  August 05, 2022	Opp. V3S Mala A; Email ID ander SPA and as received or a percen (10% e following the auary 01, 2022	
		Month	Month		Period	Days		
		Jan'22	Jan'22 Feb'22			31 28		
		Mar'22			31 30			
		Apr'22 May'22			31			
		Jun'22 Jul'22			30 31			
		Aug'2			24			
		Total number of delay days 216		Origin Price INR 1	al Offer	216	al R 18.01	
		In view of t		rs considered a	and presei	nted in above, in the opinion o R 18.01 (Indian Rupees Eigh	f the Acquirer	
		One Pais	•	share is justit	fied in ter	ms of Regulation 8 of the	SEBI (SAST	
	Details of Independent Advisors, if any.	1	•	share is justii	fied in ter	ms of Regulation 8 of the	SEBI (SAST	

all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Company under the Takeover Code."

The Committee of Independent Directors of Sd/-

(Preeti Srivastava) Chairperson – Committee of Independent Directors