



Certificate No.

Certificate Issued Date

Account Reference

Unique Doc. Reference

Purchased by

Description of Document

Property Description

Consideration Price (Rs.)

First Party

Second Party

Stamp Duty Paid By

Stamp Duty Amount(Rs.)

INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

IN-DL91707963846917R

21-May-2019 12:12 PM

IMPACC (IV)/ dl921303/ DELHI/ DL-DLH

SUBIN-DLDL92130388629284185782R

: AVENDUS FUTURE LEADERS FUND I

Article 5 General Agreement

Not Applicable

(Zero)

: INDIA 2020 MAHARAJA LIMITED

: AVENDUS FUTURE LEADERS FUND I

: AVENDUS FUTURE LEADERS FUND I

(Five Hundred only)



.....Please write or type below this line.....

STAMP PAPER FORMS PART OF THE DEED OF ADHERENCE PATED MAY 23, 2019 BETWEEN. AMONGST OTHERS, AVEN DUS FUTURE LEADERS FUND TO AVENDUS CAPITAL PRIVATE LIMITED. 2020 MAHARAJA LIMITED, IIFL SPECIAL OPPORTUNITIES FUND. INTENSINE SOFTSHARE PRIVATE LIMITED, BIKATI FOODS INTERNATIONAL LIMITED AND ITS PROMOTERS

Statutory Alert:

The authenticity of this Stamp Certificate should be verified at "www.shcilestamp.com". Any discrepancy in the details on this Certificate and as available on the website renders it invalid.

The onus of checking the legitimacy is on the users of the certificate.

In case of any discrepancy please inform the Competent Authority.

DEED OF ADHERENCE

THIS DEED OF ADHERENCE ("Deed") is made at New Delhi, India on May 23, 2019 by:

AVENDUS FUTURE LEADERS FUND I, C/o. VISTRA ITCL (INDIA) LIMITED, a company duly organized and existing in accordance with the laws of India, with its registered office at The IL&FS Financial Centre, Plot C-22, G Block, Bandra- Kurla Complex, Bandra (East), Mumbai – 400 051 and corporate office at 805, Kailash Building, 26, Kasturba Gandhi Marg, Connaught Place, New Delhi-110 001, represented by its investment manager - AVENDUS PE INVESTMENT ADVISORS PRIVATE LIMITED, a company duly organized and existing in accordance with the laws of India, with its registered office at 6th Floor, IL&FS Financial Centre, C and D Quadrant, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051 (the "**Investor3A**");

AND

AVENDUS CAPITAL PRIVATE LIMITED, a company duly organized and existing in accordance with the laws of India, with its registered office at the 6th Floor, IL&FS Financial Centre, C and D Quadrant, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051 and corporate office at Cowrks India Private Limited, Ground Floor and First Floor, Worldmark I, Asset area 11, Aerocity, Hospitality District, Indira Gandhi International Airport, New Delhi, 110037 (the "**Investor3B**");

AND

INDIA 2020 MAHARAJA, LIMITED, a company duly organized and existing in accordance with the laws of Mauritius, with its registered office at Suite 218, 22 St Georges Street, Port Louis, Republic of Mauritius (the "Investor1");

AND

INDIA 2020 FUND II, LIMITED, a company duly organized and existing in accordance with the laws of Mauritius, with its registered office at Suite 218, 22 St Georges Street, Port Louis, Republic of Mauritius (the "Investor1 Parent");

AND

IIFL SPECIAL OPPORTUNITIES FUND, with permanent account number AABTI4093C, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "**Investor2A**");

AND

IIFL SPECIAL OPPORTUNITIES FUND – **SERIES 2**, with Permanent Account Number AABTI4432R, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "**Investor2B**");

AND

IIFL SPECIAL OPPORTUNITIES FUND – SERIES 3, with Permanent Account Number AABTI4571K, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a

company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "Investor2C");

AND

IIFL SPECIAL OPPORTUNITIES FUND – SERIES 4, with Permanent Account Number AABTI4741B, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "**Investor2D**");

AND

IIFL SPECIAL OPPORTUNITIES FUND – SERIES 5, with Permanent Account Number AABTI4751K, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "Investor2E");

AND

IIFL SPECIAL OPPORTUNITIES FUND – SERIES 6, with Permanent Account Number AABT14752L, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "**Investor2F**");

AND

IIFL SPECIAL OPPORTUNITIES FUND – SERIES 7, with Permanent Account Number AABTI5211L, represented by its Investment Manager - IIFL ASSET MANAGEMENT LIMITED, a company organized and existing in accordance with the laws of India, with its registered office at IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai – 400 013 (the "Investor2G");

AND

INTENSIVE SOFTSHARE PRIVATE LIMITED, a company duly organized and existing in accordance with the laws of India, with its registered office at 914, Raheja Chambers, 9th Floor, Free Press Journal Marg. Nariman Point, Mumbai-400021 (the "Other Shareholder");

AND

THE PERSONS LISTED IN SCHEDULE I (collectively as the "Promoter Family Members" and individually as a "Promoter Family Member");

AND

BIKAJI FOODS INTERNATIONAL LIMITED, a company incorporated under the laws of India with company registration number U15499RJ1995PLC010856 and having its registered office at F 196 -199, F 178 & E 188, Bichhwal Industrial Area, Bikaner, Rajasthan – 334006 (the "**Company**").

Investor2A, Investor2B, Investor2C, Investor2D, Investor2E, Investor2F and Investor2G are together referred to as "Investor3". Investor3A and Investor3B are together referred to as "Investor3". The

Promoter Family Members, Investor1, Investor2, Other Shareholder, Investor3 and the Company shall individually be referred to as a "Party" and collectively as the "Parties".

RECITALS:

- (A) Investor3A has purchased 139,396 (one hundred thirty-nine thousand three hundred and ninety-six) Equity Shares of Rs.10 (Rupees ten) each in the capital of the Company from Investor1.
- (B) Investor3B has purchased 87,528 (eighty-seven thousand five hundred and twenty-eight) Equity Shares of Rs.10 (Rupees ten) each in the capital of the Company from Investor1.
- (C) Investor3A has purchased 16,209 (sixteen thousand two hundred and nine) Equity Shares of Rs.10 (Rupees ten) each in the capital of the Company from the Other Shareholder.
- (D) This Deed is entered into by Investor3A and Investor3B in compliance with the Share Subscription, Share Purchase and Shareholders' Agreement dated May 7, 2018 made between the Promoter Family Members, Investor1, Investor1 Parent, Investor2, Other Shareholder and the Company (the "Agreement").

THIS DEED WITNESSES as follows:

- 1. Investor3 confirms that it has been supplied with a copy of the Agreement and has fully understood the terms thereof.
- 2. Investor3 hereby agrees that:
 - (a) Notwithstanding anything contained in the Agreement to the contrary, Investor3 is not entitled to any rights and benefits granted to, or subject to the any of the obligations of, Investor1 and/or Investor2 and/or Other Shareholder under Clauses 2 to 9, 10.5, 11.1 to 11.3, 13.3, 13.5, 14, 15, 16 (other than Clauses 16.1(d), 16.5, 16.8 and 16.11) and Clause 17 of the Agreement.
 - (b) It shall have the rights of an Investor, and be subject to the obligations of an Investor, in each case with respect to the following clauses in the Agreement:
 - (i) Clauses 10.1 to 10.4, 11.4, 12, 13.1, 13.4, 16.1(d), 16.5, 16.8, 16.11, 18, 19, 20, 21 and 22;
 - (ii) Clause 11.5, provided however that Investor3 shall, till the expiry of the Liquidity Date, have the right to Transfer Securities held by it to a maximum of 1 (one) Person only and such Person shall not be Competitor ("Permitted Investor3 Transfer");
 - (iii) Clause 13.2, provided however that (A) Investor3 shall not be subject to the obligations contained in the last sentence of Clause 13.2(a)(i), and (B) the Company shall not be under an obligation to consult Investor3 for the appointment of any investment bankers to the IPO;
 - (iv) Clause 13.6, provided that if the Company and/or the Promoter Family Members are unable to provide Investor3 with an exit within 30 (thirty) days from the 3rd (third) anniversary of the Closing Date, then the obligations imposed on Investor3 under Clause 13.6 shall cease to apply.
 - (c) Notwithstanding anything to the contrary contained in the share purchase agreement dated May 23, 2019 entered into between Investor3B, Investor1 and the Company ("Investor3B

SPA"), this Deed, the Agreement or the Articles (including but not limited to Clause 10.8 of the Investor3B SPA, Clause 2(b)(iv) of this Deed, and Clauses 9.8 and 13.6 of the Agreement):

- (i) Investor3B shall be entitled to freely Transfer any Securities held by it to Investor3A ("Investor3B Transfer") without any restrictions, and Investor3B Transfer shall not be subject to Clause 9.8 of the Agreement or Article 3.8 of Part II of the Articles;
- (ii) Within 10 (ten) days of Investor3B delivering to the Company a copy of the delivery instructions given by Investor3B to its depository participant for the Investor3B Transfer, the Company shall either (i) hold a meeting of the Board at which meeting the Board shall pass all necessary resolutions to record the Investor3B Transfer, or (ii) obtain all necessary resolutions of the Board by circulation to record the Investor3B Transfer;
- (iii) The Investor3B Transfer shall not be considered to be a Permitted Investor3 Transfer; and
- (iv) Simultaneously with the consummation of the Investor3B Transfer, all rights and benefits available to Investor3B under this Deed and the Investor3B SPA (including the benefit of the representations and warranties of the Company and Investor1 under Clause 4 of the Investor3B SPA and indemnities provided by the Company and Investor1 under Clause 6 of the Investor3B SPA) shall immediately and automatically stand assigned in favour of Investor3A without any further action by any of the Parties, and the other Parties shall continue to be bound by their obligations towards Investor3B under this Deed and the Investor3B SPA (including Clauses 4 and 6 of the Investor3B SPA).
- (d) The Company shall provide Investor3 with the following:
 - (A) Monthly profit and loss statements, within 21 days of the end of the relevant month;
 - (B) Quarterly information /reports, within 30 (thirty) Business Days of the end of the relevant quarter. Such information / reports will contain region wise sales, product wise sales, raw material prices, high level balance sheet items such as debt, receivables and inventory, and report on corporate actions taken by the Company;
 - (C) Audited financial statements, including cash flow statements, within 120 Business Days of the end of the relevant financial year of the Company, prepared in accordance with GAAP or accounting standards prescribed by Indian authorities time to time consistently applied annually;
 - (D) Annual Budget, within 7 (seven) days from the date of the same having been approved by the Board;
 - (E) Minutes of every General Meetings, within 7 (seven) days from the date of such General Meeting;
 - (F) Key highlights of every Board meeting, within 7 (seven) days from the date of such Board meeting. Notwithstanding anything contained to the contrary herein, the right of Investor3 contained in this Clause 2(d)(F) is not transferable to any Person.
- (e) Investor3 shall be entitled to exercise the rights, and shall be bound by the obligations contained in the aforementioned clauses, independently of other Investors.

- (f) In the event of any conflict between the terms contained in (i) the Agreement and (ii) Clauses 2(a), 2(b), 2(c), 2(d), 2(e) and 6 of this Deed, then, with respect to Investor3, the provisions contained in Clauses 2(a), 2(b), 2(c), 2(d), 2(e) and 6 of this Deed shall prevail.
- 3. Investor3 agrees to hold the Shares transferred to it subject to the Agreement, this Deed, and the memorandum of association and Articles.
- 4. The Promoter Family Members, Investor1, Investor2, the Other Shareholder and the Company undertake to Investor3 to observe and perform all the provisions and obligations of the Agreement applicable to or binding on them under the Agreement and acknowledge that Investor3 shall be entitled to the rights and benefits as stated in Clauses 2(b), 2(c), 2(d), 2(e), 2(f) and 6 of this Deed.
- 5. Investor3 is not an Affiliate of Investor1 and the Other Shareholder and therefore the provisions of this Clause 5 are subject to Clause 11.5 of the Agreement, and Investor3 shall not be entitled to an indemnity pursuant to Clause 14.1(a)(i) and Clause 14.1(a)(iii) of the Agreement.
- 6. The Promoter Family Members and the Company hereby jointly and severally agree and undertake to indemnify and hold harmless Investor3, its Affiliates and their directors, officers, shareholders, employees, agents, consultants, trustees, advisors and representatives (collectively, the "Investor3 Indemnified Parties") from and against and pay to the Investor3 Indemnified Parties, the monetary value of any and all Losses incurred or suffered by the Investor3 Indemnified Parties, directly or indirectly, arising out of, relating to or resulting from (a) any non-fulfillment, non-performance or other breach of any covenant or agreement of any of the Promoter Family Members or the Company towards Investor3 contained in this Deed, the Agreement or in any certificate, instrument or other document delivered by or on behalf of any of the Promoter Family Members or the Company pursuant to this Deed and/or the Agreement; (b) fraud by any of the Promoter Family Members or the Company, other than a fraud committed by a non-Promoter Family Member employee of the Company; or (c) any violation of the Foreign Corrupt Practices Act, 1977, UK Bribery Act, 2010 or breach of Clause 16.10 of the Agreement to the extent that such violation or breach is directly attributable to any act or omission of the Company or the Promoter Family Members. The provisions of Clauses 14.1(b), 14.5 (other than Clauses 14.5(c) and (d)), 14.6, 14.9, 14.10 and 14.11 of the Agreement shall apply mutatis mutandis to the indemnity obligations of the Company and Promoter Family Members and entitlement of Investor3 Indemnified Parties, pursuant to this Clause 6.
- 7. The Investors, Company and Promoter Family Members agree and acknowledge that the Company and the Promoter Family Members have not, at any time, provided or been obligated to provide any information to the Investors, pursuant to the information rights available to the Investors under Clauses 15.1(d) and 15.1(e) of the Agreement.
- 8. Notwithstanding anything contained in the Agreement, the persons listed in Schedule I of the Agreement shall be collectively referred to as "Promoter Family Members" and individually as "Promoter Family Member". Further, all references in the Agreement to the word "Promoters" shall stand replaced by the words "Promoter Family Members" and all references in the Agreement to the word "Promoter" shall stand replaced by the words "Promoter Family Member".
- 9. This Deed is made for the benefit of the Parties to the Agreement and every other person who, after the date of the Agreement (and whether before or after the execution of this deed) assumes any rights or obligations under the Agreement or adheres to it.

- 10. The address of Investor3 for the purposes of Clause 19 (Notices) of the Agreement is as follows:
 - (a) If to Investor3A:

Address: 6th Floor, IL&FS Financial Centre, C and D Quadrant, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051

Fax: +91 22 6648 0040

For the attention of: Ritesh Chandra

(b) If to Investor3B:

Address: 6th Floor, IL&FS Financial Centre, C and D Quadrant, Bandra-Kurla Complex, Bandra (E), Mumbai - 400051

Fax: +91 22 6648 0040

For the attention of: Sameer Kamath

- 11. The provisions of Clauses 1, 18, 19, 20, 21 and 22 of the Agreement shall apply mutatis mutandis to this Deed.
- 12. Capitalized terms used but not otherwise defined herein shall have the meanings given to them in the Agreement.

SCHEDULE I

PROMOTER FAMILY MEMBERS

Sr. No.	Name and Details				
1.	Shiv Ratan Agarwal, aged 63, s/o Mr. Moolchandji Agarwal, citizen of India having				
	permanent residence at C-57, Sadul Ganj, Bikaner, Rajasthan – 334001				
2.	Deepak Agarwal, aged 33, s/o Mr. Shiv Ratan Agarwal, citizen of India having permanent				
	residence at C-57, Sadul Ganj, Bikaner, Rajasthan – 334001				
3.	Shiv Ratan Agarwal HUF, having PAN no. AANHS0901D				
4.	Mrs. Sushila Devi Agarwal, aged 58, w/o Mr. Shiv Ratan Agarwal, citizen of India having				
	permanent residence at C-57, Sadul Ganj, Bikaner, Rajasthan – 334001				
5.	Deepak Kumar Agarwal HUF, having PAN no. AAFHD3618G				
6.	Pratistha Agarwal, aged 8, d/o Mr. Deepak Agarwal, citizen of India having permanent				
	residence at C-57, Sadul Ganj, Bikaner, Rajasthan – 334001				
7.,	Sahnvi Agarwal, aged 6, d/o Mr. Deepak Agarwal, citizen of India having permanent				
	residence at C-57, Sadul Ganj, Bikaner, Rajasthan – 334001				

IN WITNESS of which this Deed has been executed and has been delivered on the date and at the place which appears first on page 1.

SIGNED

for and on behalf of

PRIVATE LIMITED

AVENDUS FUTURE LEADERS FUND I,

represented by its investment manager -AVENDUS PE INVESTMENT ADVISORS) SIGNATURE: (P)

) NAME: Ritesh Chandra) DESIGNATION: Managing Fantner



(Signature page of Avendus Future Leaders Fund I for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

for and on behalf of

AVENDUS CAPITAL PRIVATE LIMITED APINAN

) SIGNATURE:

(Signature page of Avendus Capital Private Limited for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED)	SIGNATURE:	U.B.	
for and on behalf of INDIA 2020 MAHARAJA, LIMITED)	NAME: DESIGNATION	Mr. Antish Bundhun N: Director	Common Line

(Signature page of India 2020 Maharaja, Limited for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED)	SIGNATURE:	leum
for and on behalf of INDIA 2020 FUND II, LIMITED)	NAME: Corinne L'Ecluse DESIGNATION: <u>Director</u>	The Common Seal of

(Signature page of India 2020 Fund II, Limited for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNATURE:

for and on behalf of

HFL SPECIAL OPPORTUNITIES FUND)

NAME:

)

PRASHASTA SETH

DESIGNATION: CEO- 11FL AMC

(Signature page of IIFL Special Opportunities Fund for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNATURE:

for and on behalf of HFL SPECIAL OPPORTUNITIES FUND

- SERIES 2

NAME:

)

DESIGNATION: CEO - 11FL AMC

(Signature page of IIFL Special Opportunities Fund - Series 2 for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED

SIGNATURE:

for and on behalf of

IIFL SPECIAL OPPORTUNITIES FUND

SERIES 3

NAME:

RASHASTA SETH

DESIGNATION: CEO - 11FL AMC

(Signature page of IIFL Special Opportunities Fund — Series 3 for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund Series 2, IIFL Special Opportunities Fund Series 3, IIFL Special Opportunities Fund Series 4, IIFL Special Opportunities Fund Series 5, IIFL Special Opportunities Fund Series 6, IIFL Special Opportunities Fund Series 7, Intensive Sofishare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNATURE:

for and on behalf of

IIFL SPECIAL OPPORTUNITIES FUND
- SERIES 4

) NAME:

)

PRASHASTA SETH

DESIGNATION: CED - 1 IFL AMC

(Signature page of IIFL Special Opportunities Fund – Series 4 for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNATURE:

for and on behalf of

HFL SPECIAL OPPORTUNITIES FUND
- SERIES 5

NAME:

)

PRASHASTA SETH

DESIGNATION: CED-IIFL AMC

(Signature page of IIFL Special Opportunities Fund – Series 5 for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED

) SIGNATURE:

for and on behalf of

IIFL SPECIAL OPPORTUNITIES FUND

- SERIES 6

) NAME:

RASHASTA SETH

DESIGNATION: CEO-IIFL AMC

(Signature page of IIFL Special Opportunities Fund – Series 6 for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNATURE:

for and on behalf of
HFL SPECIAL OPPORTUNITIES FUND

- SERIES 7

NAME:

)

)

PRASHASTA SETH

Bull

DESIGNATION: GEO-IFL AMC

(Signature page of IIFL Special Opportunities Fund – Series 7 for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund - Series 2, IIFL Special Opportunities Fund - Series 3, IIFL Special Opportunities Fund - Series 4, IIFL Special Opportunities Fund - Series 4, IIFL Special Opportunities Fund - Series 6, IIFL Special Opportunities Fund - Series 7, Intensive Sofishare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED) SIGNATURE: _	Lelt
for and on behalf of)	
INTENSIVE SOFTSHARE PRIVATE LIMITED) NAME:	D.K. SURANA
	DESIGNATION:	DIRECTOR

(Signature page of Intensive Softshare Private Limited for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED Mr. Shiv Ratan Agarwal SIGNATURE:

NAME:

SHIN RATAN AGARWAL

(Signature page of Shiv Ratan Agarwal for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED by Mr. Deepak Agarwal

International Limited)

SIGNATURE:

NAME:

(Signature page of Deepak Agarwalfor the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods

SIGNED
by
Shiv Ratan Agarwal HUF

NAME: SHIV RATAN AGARWAL

DESIGNATION KARTA

(Signature page of Shiv Ratan Agarwal HUF for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED by Mrs. Sushila Devi Agarwal NAME:

SUSHILA DEVI AGARWAL

(Signature page of Sushila Devi Agarwal for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja. Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)

SIGNED by Deepak Kumar Agarwal HUF)	SIGNATURE:	aggarnal.
		DESIGNATION	

(Signature page of Deepak Kumar Agarwal HUF for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv RatanAgarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, PratisthaAgarwal, SahnviAgarwal and Bikaji Foods International Limited)

SIGNED
by
Ms. PratisthaAgarwal

SIGNATURE: Ugazual
NAME:

(through her legal guardian Mr. Deepak Agarwal)

(Signature page of PratisthaAgarwalfor the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv RatanAgarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, PratisthaAgarwal,SahnviAgarwal and Bikaji Foods International Limited)

SIGNED)	SIGNATURE:	aggarina
by Ms. SahnviAgarwal		NAME:	

(through her legal guardian Mr. Deepak Agarwal)

(Signature page of SahnviAgarwalfor the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv RatanAgarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, PratisthaAgarwal, SahnviAgarwal and Bikaji Foods International Limited)

for and on behalf of BIKAJI FOODS INTERNATIONAL LIMITED

) SIGNATURE:

) NAME:

SHIV RATAN AGTARWAL

DESIGNATION: MANAGING DIRECTOR

(Signature page of Bikaji Foods International Limited for the deed of adherence executed by and amongst Avendus Future Leaders Fund I, Avendus Capital Limited, India 2020 Maharaja, Limited, India 2020 Fund II, Limited, IIFL Special Opportunities Fund- Series 2, IIFL Special Opportunities Fund- Series 3, IIFL Special Opportunities Fund- Series 4, IIFL Special Opportunities Fund- Series 5, IIFL Special Opportunities Fund- Series 6, IIFL Special Opportunities Fund- Series 7, Intensive Softshare Private Limited, Shiv Ratan Agarwal, Deepak Agarwal, Shiv Ratan Agarwal HUF, Sushila Devi Agarwal, Deepak Kumar Agarwal HUF, Pratistha Agarwal, Sahnvi Agarwal and Bikaji Foods International Limited)