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19<sup>th</sup> December 2015.

Securities and Exchange Board of India,	National Stock Exchange of India Limited,
SEBI Bhavan, Plot No.C4-A, "G" Block,	"Exchange Plaza",
Bandra-Kurla Complex, Bandra (E),	Bandra-Kurla Complex, Bandra (East),
Mumbai-400051.	Mumbai-400051.
BSE Limited,	IndusInd Bank Limited,
P.J. Towers,	701 / 801, Solitaire Corporate Park, 167,
Dalal Street,	Guru Hargobindji Marg, Chakala,
Mumbai-400001.	Mumbai-400093.

Dear Sirs,

## Sub.: <u>Recommendation of the Takeover Committee of Independent Directors ("IDC")</u> <u>under Regulation 26(7) of Securities and Exchange Board of India (Substantial</u> <u>Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations")</u> <u>on the Open Offer.</u>

In terms of Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations"), enclosed please find the copy of the Recommendation of the Takeover Committee of the Independent Directors of the Company in relation to the Open Offer made by the Acquirers along with PACs pursuant to Regulation 3(2) of the Takeover Regulations to the public shareholders of the Company to acquire up to 157,64,38,113 fully paid-up equity shares of Rs.2/- each. This Recommendation has been published in the same newspapers in which Detailed Public Statement dated 24<sup>th</sup> February 2015 was published.

This is for your information and records.

Thanking you,

Yours faithfully, For Suzlon Energy Limited

H-A-Ka-v49. Hemal A.Kanuga, Company Secretary. M. No. F4126.



Encl.: As above.

SUZLON ENERGY LIMITED [Corporate Identity Number: L40100GJ1995PLC025447] Regd. Office: "Suzlon", 5, Shrimali Society, Near Shri Krishna Complex, Navrangpura, Ahmedabad-380009; Tel.: +91.79.66045000; Fax: +91.79.26565540; email id: <u>investors@suzlon.com</u>; website: <u>www.suzlon.com</u>;

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Recommendation of the Takeover Committee of Independent Directors ("IDC") of Suzlon Energy Limited (the "Target Company" or "TC") on the Open Offer to the Shareholders of the Target Company made by the Acquirers along with the PACs (as defined below) under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") and subsequent amendments thereto.

1.	Date	18 <sup>th</sup> December 2015
2.	Name of Target Company	Suzlon Energy Limited
3.	Details of the Offer pertaining to TC	The open offer is being made by the Acquirers along with PACs pursuant to Regulation 3(2) of the Takeover Regulations to the public shareholders of the Target Company to acquire up to 157,64,38,113 fully paid-up equity shares of Rs.2/- each representing 26% of the Emerging Voting Capital of the Target Company at a price of Rs. 18/- per fully paid-up equity share payable in cash (together the "Open Offer / Offer").
4.	Name(s) of the Acquirers and PACs with the Acquirers	Acquirer I – Family Investment Pvt. Ltd., Acquirer II – Quality Investment Pvt. Ltd., Acquirer III – Viditi Investment Pvt. Ltd., Acquirer IV – Virtuous Finance Pvt. Ltd., Acquirer V – Virtuous Share Investments Pvt. Ltd., Acquirer VI – Tejaskiran Pharmachem Industries Pvt. Ltd., Acquirer VII – M/s. Sunrise Associates, represented by its partners, Family Investment Pvt. Ltd., Quality Investment Pvt. Ltd. and Kumud S.Shanghvi, Acquirer VIII – M/s. Goldenstar Enterprises, represented by its partners, Tejaskiran Pharmachem Industries Pvt. Ltd., Virtuous Finance Pvt. Ltd. and Aalok D. Shanghvi, Acquirer IX – M/s. Pioneer Resources, represented by its partners, Viditi Investment Pvt. Ltd., Virtuous Share Investments Pvt. Ltd. and Vibha Shanghvi, Acquirer X – Expert Vision, represented by its partners, Aditya Medisales Ltd., Unimed Investments Ltd. and Vidhi D. Shanghvi, Acquirer XII – Vibha Shanghvi, Acquirer XII – Vibha Shanghvi, Acquirer XIII – Vibha Shanghvi, Acquirer XIV – Neostar Developers LLP, Acquirer XV – Real Gold Developers LLP, Acquirer XVII – Suraksha Buildwell LLP, Acquirer XVII – Suraksha Buildwell LLP, Acquirer XIII – Raksha S.Valia, Acquirer XIX – Vijay M. Parekh, Acquirer XIX – Vijay M. Parekh, Acquirer XIX – Paresh M. Parekh

		PACs with the Acquirers: PAC 1 – Tanti Holdings Pvt. Ltd.* PAC III – Sugati Holdings Pvt. Ltd. PAC IV – Samanvaya Holdings Pvt. Ltd. PAC V – Tulsi R.Tanti PAC VI – Gita T.Tanti PAC VII – Tulsi R.Tanti as karta of Tulsi Ranchhodbhai HUF PAC VIII – Tulsi R.Tanti as karta of Ranchhodbhai Ramjibhai HUF PAC VIII – Tulsi R.Tanti as karta of Ranchhodbhai Ramjibhai HUF PAC IX – Tulsi R.Tanti J/w. Vinod R.Tanti J/w. Jitendra R.Tanti PAC XI – Jitendra R.Tanti PAC XII – Sangita V.Tanti PAC XIII – Lina J.Tanti
		PAC XIV – Rambhaben Ukabhai PAC XV – Vinod R.Tanti as karta of Vinod Ranchhodbhai HUF PAC XVI – Jitendra R.Tanti as karta of Jitendra Ranchhodbhai HUF PAC XVII – Pranav T.Tanti PAC XVIII – Nidhi T.Tanti PAC XIX – Rajan V.Tanti PAC XXI – Brij J.Tanti PAC XXI – Trisha J.Tanti PAC XXII – Girish R.Tanti
		<sup>*</sup> PAC II, Suruchi Holdings Private Limited (disclosed as PAC II in PA, DPS and DLOF), has been merged with PAC I, Tanti Holdings Private Limited, by virtue of the orders passed by the Honourable High Court sanctioning the scheme of amalgamation of PAC II with PAC I, effective 29 <sup>th</sup> September 2015 and the appointed date is 1 <sup>st</sup> April 2014.
5.	Name of the Manager to the offer	IndusInd Bank Limited, 701 / 801, Solitaire Corporate Park, 167, Guru Hargobindji Marg, Chakala, Mumbai-400093 Tel. No.: +91-22-66412200; Fax: +91-22-66412318; E-mail ID: investmentbanking@indusind.com; Contact person: Mr. Pramod Khandelwal / Mr. Ashish Agrawal SEBI Registration No: MB/INM000005031
6.	Members of the Committee of Independent Directors	Mr. Vaidhyanathan Raghuraman (Chairman) Mr. Venkataraman Subramanian
7.	IDC Member's relationship with the TC (Director, Equity Shares owned, any other contract / relationship), if any	<ul><li>All the members of the IDC are duly appointed Independent Directors of the Target Company.</li><li>None of the members of the IDC hold any equity shares or other securities in the Target Company.</li><li>Other than their position as director of the Target Company, none of the members of the IDC have any contracts / relationship with the Target Company.</li></ul>
8.	Trading in the Equity Shares / other securities of the TC by the IDC members	None of the members of the IDC have traded in the equity shares and other securities of the Target Company

9.	IDC Member's relationship with the	None of the members of the IDC: (i) are directors of the Acquirers or the PACs,		
	Acquirers (Director,	(ii) hold any equity shares or other securities of the Acquirers or		
		the PACs, and		
		(iii) have any contracts / relationship with the Acquirers or with		
	relationship) if any	the PACs		
10.		None of the members of the IDC have traded in the equity shares		
		and other securities of the Acquirers or the PACs		
	securities of the Acquirers by the IDC			
	members			
11.	Recommendation on	The member of IDC believe that the Open Offer is fair and		
		reasonable and in line with the Takeover Regulations.		
	whether the offer is	•		
10	fair and reasonable			
12.	Summary of reasons for	recommendation:		
	The IDC has reviewed:			
	(a) the public announcement in connection with the Offer dated 13 <sup>th</sup> February 2015 issued on behalf of the Acquirers and the PACs ("PA" / "Public Announcement"),			
	(b) the detailed public statement in connection with the Offer published on behalf of the Acquirers and the PACs on 24 <sup>th</sup> February 2015 ("DPS"),			
		fer ("DLOF") dated 3 <sup>rd</sup> March 2015, LOF") dated 11 <sup>th</sup> December 2015.		
	(a) the Letter of Offer (	LOF ) dated 11 December 2013.		
	The IDC has taken into consideration the following for making this recommendation:			
	(i) Based on the review	of the PA, DPS, DLOF and LOF, the IDC is of the opinion that the		
	Offer Price offered by the Acquirers and the PACs (being the highest price amongst the			
		ine with the regulations prescribed by Takeover Regulations and		
	prima facie appears to be justified.			
	(ii) The Offer Price is higher than (a) the volume weighted average price of the Equity Shares for a period of 60 trading days immediately preceding the date of the PA; and (b) the			
	volume weighted average price paid or payable for acquisitions by the Acquirers and the			
		ACs during 52 weeks immediately preceding the date of PA.		
13.	Details of Independen	t None		
14.	Advisors, if any Any other matter(s) to be	None.		
14.	highlighted			

To the best of our knowledge and belief, after making proper inquiry, the information contained in or accompanying this statement is, in 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 TC under the Takeover Regulations.

For and on behalf of the IDC of Suzlon Energy Limited

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Vaidhyanathan Raghuraman, (DIN: 00411489), Chairman-IDC.

Place : New Delhi Dated : 18<sup>th</sup> December 2015