

Date: February 20, 2025

The General Manager,	The Manager,
Listing Department,	Listing & Compliance Department,
Bombay Stock Exchange Limited,	National Stock Exchange of India Limited
Phiroze Jeejeebhoy Towers,	Exchange Plaza, Plot no. C/1, G Block,
Dalal Street, Mumbai – 400 001	Bandra Kurla Complex, Bandra East, Mumbai – 400 051
Scrip Code: 543669	Scrip Symbol: RUSTOMJEE

Dear Sir/ Madam,

#### Sub: <u>Update on the Scheme of Amalgamation of Key Fortune Relators Private Limited</u> with Keystone Realtors Limited and their respective shareholders

This is in continuation to our intimation dated January 30, 2024 on the captioned subject. We are pleased to inform you that the Hon'ble National Company Law Tribunal ("Tribunal"), Mumbai Bench *vide* its order dated February 19, 2025 ("Tribunal Order") has sanctioned the Scheme of Amalgamation of Key Fortune Relators Private Limited ("Transferor Company") with Keystone Realtors Limited ("Transferee Company" or "the Company") and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme").

A copy of the Tribunal Order sanctioning the Scheme is available on the website of the Tribunal and the Company, respectively. The certified copy of the Tribunal Order is awaited.

The Scheme will be made effective upon the Transferor Company and the Company filing the certified copy of the Tribunal Order with the Registrar of Companies. Further, upon the Scheme becoming effective, the Transferor Company will be dissolved without being wound up and hence, cease to be a subsidiary of the Company.

We request you to kindly take the above on record.

Thanking you,
For Keystone Realtors Limited

Bimal K Nanda Company Secretary and Compliance Officer ACS - 11578

#### KEYSTONE REALTORS LIMITED





C.P.(CAA)/183(MB)2024 CONNECTED WITH C.A.(CAA)/30(MB)2024

IN THE MATTER OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

**AND** 

IN THE MATTER OF SCHEME OF
AMALGAMATION OF KEY
FORTUNE RELATORS PRIVATE
LIMITED WITH KEYSTONE
REALTORS LIMITED AND THEIR
RESPECTIVE SHAREHOLDERS
("SCHEME")

KEY FORTUNE RELATORS PRIVATE LIMITED

CIN: U43299MH2024PTC417160

...First Petitioner Company /
Transferor Company

KEYSTONE REALTORS LIMITED

CIN: L45200MH1995PLC094208

... Second Petitioner Company /
Transferee Company
... Collectively referred to as 'Petitioner Companies'

**Order Dated: 19.02.2025** 



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#### Coram:

Ms. Reeta Kohli, Hon'ble Member (Judicial)

Ms. Madhu Sinha, Hon'ble Member (Technical)

#### **Appearances**:

For the Petitioner Companies:

Mr. Anindya Basarkod a/w Mr. Peshwan Jehangir, Mr. Aman Yagnik Mr. Jamsheed Dadachanji, Ms. Roselin Alex i/b Khaitan & Co, Advocates for the Petitioner Companies

#### **ORDER**

- 1. The Bench is convened on 12 February 2025.
- 2. Heard Learned Counsel for the Petitioner Companies. No objection has been received by the Tribunal opposing the Company Scheme Petition and nor has any party controverted any averments made in the Company Scheme Petition.
- 3. The sanction of this Tribunal is sought under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act") to the Scheme of Amalgamation of Key Fortune Relators Private Limited ("Transferor Company") with Keystone Realtors Limited ("Transferee Company")



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and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme"). The said Scheme provides for the amalgamation of the Transferor Company with the Transferee Company with effect from the Appointed Date (as defined in the Scheme) on a going concern basis. The Scheme also provides for various other matters consequential thereto or otherwise integrally connected therewith in the manner set out in the Scheme. The First Petitioner Company is a wholly owned subsidiary of the Second Petitioner Company.

- 4. The registered offices of the Petitioner Companies are situated in Mumbai, Maharashtra and hence the subject matter of the Petition is within the jurisdiction of the National Company Law Tribunal, Mumbai Bench.
- 5. The Learned Counsel for the Petitioner Companies states that vide resolutions passed by the Board of Directors of the Petitioner Companies at their respective meetings held on January 30, 2024, the Scheme has been approved. The Appointed Date fixed under the Scheme is April 1, 2024.
- 6. The Learned Counsel for the Petitioner Companies submits that as the First Petitioner Company is a wholly owned subsidiary of the Second Petitioner Company, there shall be no issue of shares as consideration for the amalgamation of the First Petitioner Company with the Second Petitioner Company. It is further submitted that the shares of the First Petitioner Company are not listed on any stock exchange and the shares of the Second Petitioner Company is listed on BSE and NSE.



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7. The Learned Counsel for the Petitioner Companies submits that the circumstances and/or reasons and/or grounds that have necessitated and/or justified the Scheme and some of the major benefits which would accrue from the Scheme are extracted from the Scheme and stated below:

#### **Rationale for the Scheme**

- 1. The Transferor Company and the Transferee Company are part of the same group. The Transferee Company is desirous of consolidating the assets and liabilities of the Transferor Company pursuant to amalgamation.
- 2. The Scheme provides for the amalgamation of the Transferor Company with the Transferee Company and will result in the following benefits:
  - a) streamlining of the corporate structure and consolidation of assets and liabilities of the Transferor Company with the Transferee Company;
  - b) more efficient utilization of capital for enhanced development and growth of the consolidated business under a single entity;
  - c) cost savings through legal entity rationalisation and consolidation of support functions, business processes, elimination of duplicate expenses, etc. and
  - d) reduction of administrative responsibilities, multiplicity of



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records and legal & regulatory compliances.

Thus, the Scheme is in the interest of the shareholders, creditors and all other stakeholders of the companies and is not prejudicial to the interests of the concerned shareholders, creditors or the public at large.

- 8. The Learned Counsel for the Petitioner Companies submits that the Company Scheme Petition is filed in consonance with Section 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Order dated June 21, 2024, passed in the C.A.(CAA)/30/MB/2024 ("said Order") by this Hon'ble Tribunal.
- 9. The Learned Counsel for the Petitioner Companies submit that on October 9, 2024, the Company Scheme Petition was admitted and the date for hearing and final disposal was fixed as November 27, 2024. The Petitioner Companies were directed to cause publication of the advertisement in 'Business Standard' in English language and translation thereof in Marathi language in 'Navshakti', at least 10 (ten) days before the date fixed for the next hearing. The Petitioner Companies have filed an Affidavit of Service on November 8, 2024, evidencing the publication of said newspaper advertisements.
- 10. The Learned Counsel for the Petitioner Companies states that the Petitioner Companies have complied with all the requirements as per the directions of this Tribunal. Moreover, the Petitioner Companies undertake to comply



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with all statutory requirements, if any, as required under the Companies Act, 2013 and the rules & regulations made thereunder. The said undertaking is accepted.

11. The Regional Director, Western Region ("Regional Director") on behalf of the Central Government has filed his Report dated November 26, 2024 ("Report of the Regional Director") before this Hon'ble Tribunal for kind consideration and disposal of the case as deem fit and proper in the facts and merits of the case. The observations of the Regional Director are submitted in paragraph 2(a) to (k) of the Report of the Regional Director. In response to the observation made by the Regional Director, the Petitioner Companies have also given necessary response/ clarification vide their affidavit in rejoinder dated November 26, 2024. The observations made by the Regional Director and the response / clarifications given by the Petitioner Companies are summarized in the table below:

Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
2		
a)	On examination of the report of	a) The Petitioner Companies
	the Registrar of Companies,	state that the said observation
	Mumbai dated 17.10.2024 for	is factual in nature.
	all Petitioner Companies falls	
	within the jurisdiction of ROC,	
	Mumbai (Copy enclosed as	



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	Annexure -A1). It is submitted	
	that no representation	
	regarding the proposed scheme	
	of Amalgamation has been	
	received against the Petitioner	
	Companies. Further, the	
	Petitioner Transferor Company	
	has been incorporated on	
	12.01.2024, hence not required	
	to make Annual Filings yet.	
	And Petitioner Transferee	
	Company has filed Financial	
	Statements up to 31.03.2023.	
	The ROC, Mumbai has further	
	submitted that in his report	
	dated 17.10.224 which are as	
	under :-	i. The Petitioner Companies
	i. That the ROC Mumbai	state that the said observation
	in its report dated	of the Registrar of
	17.10.2024 has also	Companies, Maharashtra,
	stated that No Inquiry,	Ministry of Corporate Affairs
	Inspection,	("Registrar of Companies")
	Investigations,	is factual in nature.
	Prosecutions under	



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	Companies Act, 2013	
	have been pending	
	against the Petitioner	ii. The Petitioner Companies
	Companies.	state that, pursuant to the
	ii. Eight (08) "OPEN"	Scheme becoming effective,
	charges are their on the	open charges registered in the
	Transferee Company.	name of the Transferee
		Company, if any, shall
		continue against the
		Transferee Company. The
		interest of the creditors of the
		Transferee Company will not
		be adversely affected and
		creditors will be paid in the
		normal course of business in
		accordance with the
		agreements executed by the
		Transferee Company and/or
		in compliance with the
		applicable laws.
		iii. The Petitioner Companies
		undertake to comply with



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	iii. As per the provisions of	provisions of Section
	Section 230(3)(i) of the	232(3)(i) of the Companies
	Companies Act, 2013,	Act, 2013. Further, the
	where the transferor	Transferee Company
	company is dissolved,	undertakes to pay the
	the fee, if any, paid by	balance/difference amount of
	the transferor Company	the fees on its increasing
	on its authorized capital	authorized share capital, if
	shall be set-off against	any.
	any fees payable by the	
	Transferee Company on	
	its authorized capital	
	subsequent to the	
	amalgamation.	
	Therefore, remaining	
	fee, if any after setting-	
	off the fees already paid	
	by the transferor	
	company on its	
	authorized capital, must	
	be paid by the transferee	
	company on the	
	increased authorized	



Sr.	Observation in the Report of	Reply of the Petitioner Companies
no.	the Regional Director	
	capital subsequent to the amalgamation.  iv. Interest of the creditors should be protected.  v. May be decided on its merits.	iv. Pursuant to the Scheme, the creditors of the Transferor Company will become creditors of the Transferee Company. The Transferee Company undertakes to meet, discharge and satisfy liabilities in relation to creditors in ordinary course. The rights of the creditors shall not be impacted pursuant to the Scheme and there will be no reduction in their claims on account of the Scheme.



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	Hon'ble NCLT may kindly	
	direct the Petitioner	
	Companies to furnish the reply	
	on the observations of ROC,	
	Mumbai to satisfy Hon'ble	
	NCLT that scheme of merger is	
	in public interest and creditors	
	interest and will not affect	
	adversely.	
b)	In compliance of AS-14 (IND	As far as the observation made in
	AS-103), the Petitioner	Paragraph 2(b) of the Report of the
	Companies shall pass such	Regional Director is concerned, the
	accounting entries which are	Transferee Company undertakes to
	necessary in connection with	pass such accounting entries which
	the scheme to comply with	are necessary in connection with the
	other applicable Accounting	Scheme to comply with such
	Standards such as AS-5(IND	accounting standards notified under
	<i>AS-8) etc.</i>	Section 133 of the Companies Act,
		2013 as may be applicable.
c)	Transferee company should	As far as the observation made in
	undertake to comply with the	Paragraph 2(c) of the Report of the
	provisions of section 232(3)(i)	Regional Director is concerned, the
	of the Companies Act, 2013	Petitioner Companies undertake to
	through appropriate	comply with provisions of Section



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	affirmation in respect of fees	232(3)(i) of the Companies Act,
	payable by Transferee	2013. Further, the Transferee
	Company for increase of share	Company undertakes to pay the
	capital on account of merger of	balance/difference amount of the
	transfer of companies.	fees on its increasing authorized
		share capital, if any.
d)	The Hon'ble Tribunal may	As far as the observation made in
	kindly direct the Petitioner	Paragraph 2(d) of the Report of the
	Companies to file an affidavit	Regional Director is concerned, the
	to the extent that the Scheme	Petitioner Companies confirm that,
	enclosed to the Company	the Scheme enclosed to the
	Application and Company	Company Scheme Application and
	Petition are one and same and	Company Scheme Petition are one
	there is no discrepancy, or no	and the same and there is no
	change is made.	discrepancy / change made.
e)	As per Definition of the	As far as the observation made in
	Scheme,	Paragraph 2(e) of the Report of the
		Regional Director is concerned, the
	"Appointed Date" means 1st	Petitioner Companies submit that the
	April 2024, or such other date	present Scheme is in compliance
	as may be mutually agreed by	with the requirements of circular no.
	the respective Board of the	F. No. 7/12/2019/CL-1 dated
	Parties or as may be directed	21.08.2019 issued by the Ministry of
	by the Appropriate Authority."	Corporate Affairs.



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	"Appropriate Authority"	
	means:	
	(a) the government of any	
	jurisdiction (including any	
	national, state, municipal or	
	local government or any	
	political or administrative	
	subdivision thereof) and any	
	department, ministry, agency	
	instrumentality, court,	
	tribunals, central bank,	
	commissioner or other	
	authority thereof; and	
	(b) any governmental, quasi-	
	governmental or private body,	
	self-regulatory organization,	
	or agency lawfully exercising,	
	or entitled to exercise, any	
	administrative, executive,	
	judicial, legislative, regulatory,	
	licensing, competition, tax,	
	importing, exporting or other	
	governmental or quasi-	



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	governmental authority	
	including without limitation,	
	SEBI, clearing corporation,	
	and the Tribunal.	
	(c) any Stock Exchange.	
	"Effective Date" means the	
	date on which the last of the	
	conditions specified in Clause	
	20 (Conditions Precedent) are	
	complied with. Reference in	
	this Scheme to the date of	
	"coming into effect of this	
	Scheme" or "effectiveness of	
	this Scheme" or "effect of this	
	Scheme" or "upon the	
	Scheme becoming effective"	
	shall mean the Effective Date;	
	The Petitioners may be asked to	
	comply with the requirements	
	as clarified vide circular no. F.	
	No. 7/12/2019/CL-I dated	



Sr.	Observation in the Report of	Reply of the Petitioner Companies
no.	the Regional Director	
	21.08.2019 issued by the	
	Ministry of Corporate Affairs.	
f)	The Hon'ble Tribunal may	As far as the observation made in
	kindly seek the undertaking that	Paragraph 2(f) of the Report of the
	this Scheme is approved by the	Regional Director is concerned, the
	requisite majority of members	Petitioner Companies submit that,
	and creditors as per Section	pursuant to the order of the Hon'ble
	230(6) of the Act in meetings	Tribunal dated 21st June, 2024, the
	duly held in terms of Section	meetings of the shareholders and
	230(1) read with 7 subsection	creditors of the Petitioner
	(3) to (5) of Section 230 of the	Companies were dispensed with or
	Act and the Minutes thereof are	not required, in view of the
	duly placed before the	averments made in the Company
	Tribunal.	Scheme Application.
g)	Petitioner Companies may	As far as the observation made in
	satisfy the Hon'ble NCLT that	Paragraph 2(g) of the Report of the
	the interest of creditors shall be	Regional Director is concerned, the
	protected on implementation of	Petitioner Companies submit that on
	the scheme.	the implementation of the present
		Scheme, the interest of creditors (of
		First Petitioner Company and
		Second Petitioner Company) shall be
		protected. Further, the rights of the
		creditors shall not be impacted



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
		pursuant to the Scheme and there
		will be no reduction in their claims
		on account of the Scheme.
h)	The Petitioner Company states	As far as the observation made in
	that the Transferee Company	Paragraph 2(h) of the Report of the
	shall be in compliance with	Regional Director is concerned, the
	provisions of Section 2(1B) of	Petitioner Companies submit that the
	the Income Tax Act, 1961. In	present Scheme is in compliance
	this regard, the petitioner	with Section 2(1B) of the Income
	company shall ensure	Tax Act, 1961 and the relevant
	compliance of all the	provisions thereunder.
	provisions of Income Tax Act	
	and Rules thereunder.	
i)	Petitioner Companies shall	As far as the observation made in
	undertake to comply with the	Paragraph 2(i) of the Report of the
	directions of the concerned	Regional Director is concerned, the
	sectoral Regulatory, if any.	Petitioner Companies undertake to
		comply with the directions of the
		concerned sectoral Regulatory, if
		any, in accordance with applicable
		law.
j)	It is observed that the	As far as the observation made in
	Transferee company is a listed	Paragraph 2(j) of the Report of the



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
	company therefore, petitioner	Regional Director is concerned, the
	company may be directed to	Petitioner Companies submit that
	place on record the prior notice	pursuant to Regulation 37(6) of the
	issued to NSE, BSE and SEBI	SEBI (Listing Obligations and
	and to Company with the	Disclosure Requirements)
	observations of NSE & BSE	Regulations 2015 read with SEBI
	issuing order LODR	Master Circular No.
	Regulations so that public	SEBI/HO/CFD/POD-
	interest may be protected in this	2/P/CIR/2023/93 dated 20 June 2023
	matter.	and any amendments thereof, the
		NOC/ observations from the Stock
		Exchanges/ SEBI is not required
		since the present Scheme provides
		for amalgamation of the Transferor
		Company (wholly-owned subsidiary
		of the Transferee Company) with the
		Transferee Company.
		Further, the Petitioner Companies
		submit that notices under the
		provisions of section 230(5) of the
		Companies Act, 2013 have been
		served to the concerned authorities
		including NSE, BSE and SEBI, in
		compliance with the directions of the



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
		Hon'ble Tribunal and no objections
		haves been received from any of the
		authorities. Further, the Petitioner
		Companies undertake that it shall be
		bound by any decision of the
		concerned authorities that is made in
		accordance with law.
k)	Both the petitioner Companies	As far as the observation made in
	are engaged in the Real Estate	Paragraph 2(k) of the Report of the
	Business; therefore, petitioner	Regional Director is concerned, the
	companies may be directed to	Petitioner Companies submit that
	place on record prior approval	notices under the provisions of
	of RERA.	section 230(5) of the Companies
		Act, 2013 have been served upon the
		concerned regulatory authorities,
		including the Maharashtra Real
		Estate Regulatory Authority, in
		compliance with the directions of the
		Hon'ble Tribunal. Further, the
		Petitioner Companies undertakes
		that it shall be bound by any decision
		of the concerned authorities that is
		made in accordance with law.
		Further, the First Petitioner



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
		Company submits that it does not
		have a real estate project registered
		with the Maharashtra Real Estate
		Regulatory Authority.
		Without prejudice to above, kindly
		note that prior approval of the
		Maharashtra Real Estate Regulatory
		Authority is not required in reference
		to circular 24/2019 dated 04 June
		2019 issued by the Maharashtra Real
		Estate Regulatory Authority, which
		states the following, "if the
		amalgamation or merger or
		demerger of the companies, which is
		not regarded as transfer under
		section 47 of the Income Tax Act,
		1961 or where 75% of the
		shareholders remain same in the
		transferees company, the same shall
		not require the aforesaid approvals
		of the Allottee(s) under section 15 of
		the Act."
		Accordingly, the present Scheme
		does not require prior approval of the



Sr.	Observation in the Report of	<b>Reply of the Petitioner Companies</b>
no.	the Regional Director	
		Maharashtra Real Estate Regulatory
		Authority.

- 12. The observations made by the Regional Director has been enlisted in paragraph 2(a) to (k) above. The reply of the Petitioner Companies has been filed vide affidavit in rejoinder dated November 26, 2024. The responses and clarifications given by the Petitioner Companies in paragraph 2(a) to (k) above are accepted by this Tribunal. Mr Tushar Wagh, Representative of the Regional Director during the course of final hearing has submitted that the explanations and clarifications given by the Petitioner Companies are found satisfactory and that they have no objection to the Scheme.
- ("OL Report") before this Hon'ble Tribunal for kind consideration. The observations of the Official Liquidator are submitted in paragraph 5 and paragraph 6 of the OL Report. In response to the observation made by the Official Liquidator, the Petitioner Companies have also given necessary responses/ clarification vide their affidavit in rejoinder dated November 26, 2024. The observations made by the Official Liquidator and the responses/ clarifications given by the Petitioner Companies are summarized in the table below:



Sr.	Observation in the OL Report filed	Response of the Petitioner
no.	by the Official Liquidator	Companies
5	With reference to clause No. 10.1 of	The Petitioner Companies
	the scheme it is stated that such clauses	undertake to comply with
	overrides the provision of Companies	provisions of Section 232(3)(i) of
	Act, 2013 namely Section 232(3)(i)	the Companies Act, 2013. Further,
	which inter-alia provides that, 'if a	the Transferee Company
	company is dissolved, the fees paid by	undertakes to pay the
	such company on its Authorised	balance/difference amount of the
	Capital shall be set off against any fees	fees on its increasing Authorized
	payable by the transferee company on	share capital, if any.
	its Authorised Capital. Hon'ble	
	Tribunal may be pleased to direct	
	Transferee Company to pay	
	differential amount, if any, after	
	setting off fees already paid by the	
	Transferor Company.	
6	As per the Financial Statement as at	The concept of going concern is
	31.03.2024 of Key Fortune Relators	related to the continuation of
	Private Limited (Transferor	business operations of the
	Company), it has negative net worth	company and a company may be a
	and the Financial Statements has been	going concern with positive or
	prepared on going concern basis.	negative net worth. Further, the
	r range of States	auditors of the Transferor
		Company has not reported any
		T J II IF III III



Sr.	Observation in the OL Report filed	Response of the Petitioner
no.	by the Official Liquidator	Companies
	Hon'ble Tribunal may require the	breach of principles of accounting
	company to explain in this respect.	in this regard and the Petitioner
		Companies undertakes to comply
		with all principles of accounting
		which may be applicable to it from
		time to time.

- 14. The observations made by the Official Liquidator has been enlisted in paragraph 5 and 6 above. The reply of the Petitioner Companies has been filed vide affidavit in rejoinder dated November 26, 2024. The responses and clarifications given by the Petitioner Companies in paragraphs 5 and 6 above are accepted by this Tribunal.
- 15. The Goods and Services Tax Authority has filed its letter dated August 16, 2024 ("GST Letter") before this Hon'ble Tribunal for kind consideration. In response to the GST Letter, the Second Petitioner Company has also given necessary response/ clarification vide their affidavit in rejoinder dated November 26, 2024. The responses/ clarifications given by the Second Petitioner Company are accepted by this Tribunal.
- 16. From the material on record, the Scheme annexed as Exhibit A1 to the Company Scheme Petition appears to be fair and reasonable and is not violative of any provisions of law and is not contrary to public policy.



- 17. Since all the requisite statutory compliances have been fulfilled, the said Company Scheme Petition filed by the Petitioner Companies is made absolute in terms of the prayers mentioned in the Company Scheme Petition.
- 18. The Scheme annexed as **Exhibit A1** to the Company Scheme Petition is hereby sanctioned, with the Appointed Date of April 1, 2024.
- 19. The Petitioner Companies are directed to file the certified copy of this Order along with a copy of the Scheme with the concerned Registrar of Companies, within 30 days from the date of receipt of the certified copy of this Order from the Registry of this Tribunal.
- 20. The Petitioner Companies to lodge the certified copy of this Order along with the Scheme duly certified by the Deputy Registrar or the Assistant Registrar, National Company Law Tribunal, Mumbai Bench, with the concerned Superintendent of Stamps for the purpose of adjudication of stamp duty payable, if any, within a period of 60 working days from the date of receipt of the certified Order from the Registry of this Tribunal.
- 21. All concerned regulatory authorities to act on a copy of this Order along with Scheme duly certified by the Deputy Registrar or the Assistant Registrar, National Company Law Tribunal, Mumbai Bench.



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- 22. Any person interested shall be at liberty to apply to this Tribunal in the above matters for any directions that may be necessary.
- 23. Any concerned Authorities are at liberty to approach this Tribunal for any further clarification as may be necessary.
- 24. Ordered accordingly. File to be consigned to records.

Sd/- Sd/-

Ms. Madhu Sinha Ms. Reeta Kohli Member (Technical) Member (Judicial)

//**VLM**//