AJMERA REALTY & INFRA INDIA LTD.

Regd. Office: Citi Mall, Link Road, Andheri (W), Mumbai - 400 053.

Tel.: +91-22-6698 4000 • Email: investors@ajmera.com • Website: www.ajmera.com

CIN No.: L27104 MH 1985 PLC035659



Ref: SEC/ARIIL/BSE-NSE/2024-25 Date: July 18, 2024

Script Code: 513349	Script Code: AJMERA
Mumbai – 400 001	Mumbai-400051
Dalal Street	Bandra Kurla Complex Bandra (East)
Phiroze Jeejeebhoy Towers	5 th Floor, Exchange Plaza,
The Bombay Stock Exchange Limited	National Stock Exchange of India Limited

<u>Subject: Disclosure of events / information under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

Dear Sir / Madam,

This is in furtherance to our letters dated May 4, 2021, October 5, 2021, October 14, 2021, November 15, 2021, November 17, 2021 and June 21, 2022 and July 4, 2024 in connection with Scheme of Arrangement between Ajmera Realty & Infra India Limited ("Demerged Company" or "ARIIL" or "the Company") and Radha Raman Dev Ventures Private Limited ("Resulting Company" or "RRDVPL") and their respective shareholders.

In this regard, we wish to inform you that the Hon'ble National Company Law Tribunal ('NCLT'), Mumbai at the hearing held on July 04, 2024, has pronounced the order, approving the aforesaid Scheme and the copy of the order as available on the website of the NCLT is enclosed herewith. A certified copy of the said order of NCLT is enclosed herewith.

Please take the above intimation on record.

Thanking You,

Yours sincerely,

For AJMERA REALTY & INFRA INDIA LIMITED

SHWETA JHAWAR
COMPANY SECRETARY & COMPLIANCE OFFICER
A46940



NATIONAL COMPANY LAW TRIBUNAL COURT-V, MUMBAI BENCH

2. C.P.(CAA)/63(MB)2022 In C.A.(CAA)/144(MB)2021

IN THE MATTER OF

Ajmera Realty And Infra India Limited

Section 230-232 of the Companies Act, 2013

Order Delivered on 04.07.2024

CORAM: SHRI. K. R. SAJI KUMAR MEMBER (J)

MS. MADHU SINHA MEMBER (T)

Appearance through VC/Physical/Hybrid Mode:

For the Petitioner For the Respondent:

ORDER

Order pronounced. Scheme is allowed.

SD/-MADHU SINHA Member (Technical)

//Ziyaul//

SD/-K. R. SAJI KUMAR Member (Judicial)



Certified True Copy

Date of Application 11/7/24

Number of Pages 5

Fee Paid Rs. 5

Applicant called for collection copy on 15/7/24

Copy prepared on 15/7/224

Copy Issued on 15/7/224

Audit 1207/224

National Company Law Tribunal, Mumbai Bench



C.P.(CAA)/63(MB)2022

IN

C.A.(CAA)/144(MB)2021

[Under Section 230-232 read with Section 234 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016]

Ajmera Realty and Infra India

Limited

CIN: L27104MH1985PLC035659

... First Petitioner Company

Radha Raman Dev Ventures Private

Limited

CIN: U70109MH2016PTC286540

... Second Petitioner Company

(hereinafter together known as 'Petitioner Companies')

Order Dated: 04.07.2024





C.P.(CAA)/63(MB)2022 IN C.A.(CAA)/144(MB)2021

Coram:

Hon'ble Member (Judicial): K.R. Saji Kumar

Hon'ble Member (Technical): Madhu Sinha

Appearances:

For the Petitioners: Mr. Hemant Sethi, i/b. Hemant Sethi & Co.

For the Regional Director (WR): Mr. Altap Shaikh ICLS, AD (PH)

ORDER

- 1. The sanction of this Tribunal is sought under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 to the said Scheme of Arrangement between Ajmera Realty and Infra India Limited ('Demerged Company') and Radha Raman Dev Ventures Private Limited ('Resulting Company') and their respective shareholders ('Scheme').
- The Petitioner Companies have approved the Scheme by passing Board Resolution at their respective board meeting held on 13 January 2020 and have approached the Tribunal for sanction of the Scheme.





- 3. The Learned Counsel for the Petitioner Companies submits that the Petitioner Companies are part of the Ajmera Group. The Learned Counsel for the Petitioner Companies further submits that the First Petitioner Company is principally engaged in real estate business with a strong presence in and around Mumbai, Ahmedabad, Surat, Rajkot and Bangalore and has an international project in Bahrain and the Second Petitioner Company is incorporated to engage, inter alia in the business of real estate.
- 4. The Learned Counsel for the Petitioner Companies submits that the rationale mentioned in the Scheme is as under:
 - a. ARIIL is engaged in real estate development business. It is proposing to develop a project on a land parcel situated at Plot area of Sub Plot "C" bearing CTS No. 1A/11 and 1A/12 of Village Anik, Wadala (East), Mumbai 400037 admeasuring 28,113 sq.mts. of area (approximately 6.5 acres), which will be developed into commercial project.
 - b. It is proposed to segregate business of development of commercial project (6.5 acres) into separate company such that it will result in focused approach to exploit the growth potential of the project. It will also help in providing





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flexibility to attract fresh set of investors / strategic partners to participate in the project.

- c. This Scheme will result in providing flexibility to ARIIL in scouting for and inviting the potential investors and thereby resulting in unlocking the value of each of the project.
- 5. The Learned Counsel for the Petitioner Companies states that the consideration as provided in the Scheme is as under:
 - "1 (One) Equity Share of ARIIL of Rs. 10 each fully paid up to be issued and allotted for every 50 (fifty) Equity Shares of ARIIL of Rs. 10 each fully paid up held in ARIIL in their proportion."
- 6. The Learned Counsel appearing on behalf of the Petitioner Companies states that the Petitioner Companies have complied with all the requirements as per the directions of this Tribunal and have made requisite filings to demonstrate compliance with this Tribunal. Moreover, the Petitioner Companies undertake to comply with all the statutory requirements, if and to the extent applicable, as may be required under the Companies Act, 2013 and the rules made thereunder. The said undertaking is accepted.
- 7. The Regional Director has filed his report dated 10 November 2022 ('Report'). In paragraphs 2 (a) to (l) of the Report, the Regional Director has made certain observations. In response to the





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observations made by the Regional Director, the Petitioner Companies have also given necessary clarifications and undertakings vide their affidavit. The observations made by the Regional Director and the clarifications and undertakings given by the Petitioner Companies is summarized in the table below:

Sr.	Observations in the	Response of the Petitioner
No.	Report	Companies
2(a)(i)	That on examination of	,
	the report of the	
	Registrar of Companies,	
	Mumbai dated	
	17.02.2022 for	
	Transferor Company	
	and Transferee	
	Company (Annexed as	
	Annexure A-1) that the	
	Petitioner Company falls	
	within the jurisdiction	
	of ROC, Mumbai. It is	
	submitted that no	1
	complaint and /or	





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representation regarding the proposed scheme of Amalgamation has been received against the Petitioner Transferor Company and Transferee Company. Further, the Petitioner Companies has filed Financial Statements up to 31.03.2021. The ROC has further submitted that in his report dated 17.02.2022 which are as under: -

i. There is one complaint against the Demerged Company (SRN No. Z00203597).The said complaint was

The First Petitioner
Company undertakes that
the said complaint has been





	received from Mr.	closed and the same has
	Damoder Vithal Patil	been acknowledged by the
	regarding non receipt of	Registrar of Companies
	new shares in lieu of old	('ROC') in its report. Since
	shares. Status of	the matter is closed, there is
	complaint is closed as	no further action required on
	on date.	this matter.
2(a)(ii)	ii. Four prosecutions	The First Petitioner
	u/s.211,217,212 of	Company submits that
	Companies act 1956	contravention of provisions
	and u/s. 148 of	of section 211, 217 and 212
	Companies act 2013 are	of the Companies Act, 1956
	pending against	have been compounded vide
	demerging company.	orders dated 20 May 2015 of
		the Company Law Board,
		Mumbai Bench. The First
		Petitioner Company has paid
		the penalties mentioned in
		the respective orders. The
		First Petitioner Company
		submits that it has provided





		2 1	a response on 19 September
			2016 to the show cause
			notice issued on 29 August
16			2016 under Section 148 of
			Companies Act, 2013 stating
			that it was not liable to cost
		z.	audit and hence, the
			question of violation of
			provisions of Section 148 of
			Companies Act, 2013 does
			not arise. There has been no
			further communication from
			the ROC / Ministry of
			Corporate Affairs in this
			regard.
24 1/1111			
2(a)(iii)	iii. The D	emerged	The Petitioner Companies
	Company has	huge	submit that the charges
	number of	open	have been opened in the
	charges.		normal course of business.
			The First Petitioner
			Company undertake to file





		necessary forms regarding
	F 2 10 F	the charges as and when
	- 74 1	applicable.
2(a)(iv)	iv. Interest of creditors	The Petitioner Companies
	should be protected.	submit that no compromise
		and / or arrangements have
		been called with the
		creditors. Further, the
		Petitioner Companies submit
		that the Scheme is not
		prejudicial to the interest of
		the creditors and undertake
	× **	that interest of all the
		creditors will be protected.
		As per the order of Hon'ble
		NCLT dated 22 September
		2021, the First Petitioner
		Company undertakes to
	v =	submit No Objection Letters
		in respect of the Scheme,
	***	from the Secured Creditors





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		before the date of final
		hearing of the petition. There
	all v	are no Secured Creditors in
		the Second Petitioner
		Company, and hence, the
		question of obtaining
		consent does not arise.
		Further, the Hon'ble NCLT
		vide its order dated 22
		September 2021 has
		dispensed the meetings of
		the Unsecured Creditors of
		the Petitioner Companies.
2(b)	Resulting company	The Petitioner Companies
	should undertake to	submit that the Scheme
	comply with the	does not provide for
	provisions of section	combination of authorised
	232(3)(i) of the	share capital and hence, the
*	Companies Act, 2013	question of set-off of fees
	through appropriate	payable on authorised share
	affirmation in respect of	capital does not arise.

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2(d)	The Hon'ble Tribunal may	The Petitioner Companies
		Ind AS.
		requirements of applicable
	* = y	accordance with the
	AS-8 etc.	the date as determined in
	including AS-5 or IND	and shall be accounted from
	Accounting Standards	from time to time comply
	other applicable	Rules, 2015, as amended
	scheme to comply with	Accounting Standards)
	connection with the	Companies (Indian
	are necessary in	AS) notified under the
	accounting entries which	Accounting Standards (Ind
	company shall pass such	be in accordance with Indian
	applicable, the resulting	purpose of this Scheme shall
	or IND-AS 103, as may be	accounting treatment for the
	Accounting Standard-14	undertake that the
2(c)	In compliance of	The Petitioner Companies
	of demerger companies.	
	share capital on account	
	Company for increase of	
	fees payable by Resulting	

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	1-1-31	
	kindly direct the	undertake that the Scheme
	Petitioner Companies to	enclosed to the Company
	file an affidavit to the	Application and Company
,	extent that the Scheme	Petition are one and the
8	enclosed to the Company	same and there is no
	Application and Company	discrepancy or deviation.
	Petition are one and same	
	and there is no	a
	discrepancy, or no	
	change is made.	
2(e)	The Petitioner Companies	The Petitioner Companies
	under provisions of	submit that the Petitioner
	section 230(5) of the	Companies have served
	Companies Act 2013 have	notices under the provisions
	to serve notices to	of section 230(5) of the
	concerned authorities	Companies Act, 2013 to
	which are likely to be	concerned authorities as
	affected by the	directed by the Hon'ble
47	Amalgamation or	Tribunal which are likely to
	arrangement. Further,	be affected by the Scheme.
	the approval of the	Further, the approval of the







C.P.(CAA)/63(MB)2022 C.A.(CAA)/144(MB)2021

scheme by the Hon'ble Scheme arising after giving effect | after giving effect to scheme. The decision of such authorities shall be binding on the petitioner companies concerned.

by the Hon'ble Tribunal may not deter Tribunal would not deter such authorities to deal such authorities to deal with with any of the issues any of the issues arising Scheme and that such issues arising out of the Scheme will be addressed in accordance with law.

As per Definition of the 2(f) Scheme,

> "Appointed Date " - 01st April 2020

"Effective Date" means the later of the dates on which certified copy of the order sanctioning the scheme, passed by NCLT, is filed by APRIL and RRDVPL with Registrar of

The Petitioner Companies submit that the Appointed Date i.e., 1st April 2020 has been clearly indicated in the Scheme in accordance with provisions of section 232(6) of the Companies Act, 2013 and the Scheme shall be effective from the Appointed Date. Hence, the Petitioner Companies undertake that it







	Companies, Mumbai,	is in compliance with the
	Maharashtra.	applicable requirements of
	It is submitted that the	the Circular no. F. No.
	Petitioners may be asked	7/12/2019/CL-1 dated 21-
	to comply with the	08-2019 issued by the
	requirements as clarified	Ministry of Corporate Affairs.
	vide circular no. F. No.	
	7/12/2019/CL-I dated	
	21.08.2019 issued by the	
	Ministry of Corporate	
	Affairs.	
2(g)	Demerged Company shall	The First Petitioner
	undertake to comply with	Company has served notice
	the directions of SEBI	to BSE Limited and National
	and Stock Exchanges as	Stock Exchange of India
	per LODR and SEBI	Limited on 22 October 2021
	Regulations by a listed	and 20 October 2021
	Company.	respectively under Section
		230(5) of Companies Act,
		2013 as per directions
		issued by the Hon'ble NCLT







		in its order dated 22
		September 2021. Further,
		the First Petitioner Company
		undertakes to comply with
		the directions of SEBI and
		Stock Exchanges as per
		LODR and SEBI Regulations,
		as may be applicable.
2(h)	Petitioner Companies	The Petitioner Companies
	shall undertake to comply	have served notices to the
	with the directions of	respective Income tax
	Income tax department, if	authorities on 21 October
	any.	2021 under Section 230(5) of
		Companies Act, 2013 as per
	, , , , , , , , , , , , , , , , , , ,	directions issued by the
		Hon'ble NCLT in its order
		dated 22 September 2021.
		Further, the Petitioner
		Companies undertake to
		comply with the directions of
		Income-tax department, if







		any.
2(i)	The Hon'ble Tribunal may	The Petitioner Companies
	kindly direct the	have served notices to the
	Petitioner Companies to	Maharashtra Real Estate
	obtain NOC from RERA	Regulatory Authority on 21
	as companies are	October 2021 under Section
	engaged in Real Estate.	230(5) of Companies Act
		2013 as per directions
		issued by the Hon'ble NCLT
		in its order dated 22
		September 2021. The First
		Petitioner Company submits
		that the Demerged
		Undertaking (as defined in
		the Scheme) does not have
		any projects and hence
		approval from Maharashtra
		Real Estate Regulatory
		Authority is not required.
		The Second Petitioner
		Company submits that it





C.P.(CAA)/63(MB)2022 IN C.A.(CAA)/144(MB)2021

> does not have any projects and hence, the question of approval does not arise.

Further, in addition to the above, the Petitioner Companies state that the approval of the Maharashtra Estate Real Regulatory Authority shall not required in reference to Circular No. 24/2019 dated 4 June 2019 issued by Maharashtra Real Estate Regulatory Authority stating following, "if 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 resultant company, the
		same shall not require the
		aforesaid approvals of
		Allottee(s) under section 15
		of the Act."
2(j)	The Hon'ble NCLT may	The First Petitioner
	kindly direct the	Company submits that the
	Petitioner Company to	Demerged Undertaking (as
	disclose the pending	defined the Scheme) does
	projects & issue notices	not have any projects and
	to investor who have	hence, the question of
	booked in their	disclosing details of pending
	commercial projects/	projects or issuing notices to
	flats.	the investors does not arise.
		The Second Petitioner
		Company also submits that
		it does not have any projects
		and hence, the question of
	- 491	disclosing details of pending
*		projects or issuing notices to





		the investors does not arise.
2(k)	The Petitioner Companies	The Petitioner Companies
	have not filed Form BEN-	have filed Form BEN-2 with
	2 for declaring the name	the concerned ROC for
	of the significant	declaring the name of
	beneficial owner for its	significant beneficial owner
	Corporate shareholder	for its corporate shareholder
	holding more than 10%	holding more than 10%
	shares in the Petitioner	shares in the Petitioner
	Companies, hence	Companies and have
	Petitioner Companies	complied with the provisions
	shall undertake to comply	of Section 90 of the
	with the provisions of	Companies Act, 2013 read
	section 90 of Companies	with Companies (Significant
	Act 2013 r/w. Companies	Beneficial Owners)
	(Significant Beneficial	Amendment Rules, 2019.
	Owners) Amendment	
	Rules, 2019, thereunder	
	and file Form BEN-2 for	
	declaring name of the	
	significant beneficial	





	owner with concerned ROC.	
2(1)	The Hon'ble NCLT may	The First Petitioner
	kindly direct the	Company submits a
	Petitioner Companies to	statement of assets and
	submit statement of	liabilities of the Demerged
	Assets and liabilities of	Undertaking to be
	Demerged Company.	transferred pursuant to the
		Scheme is enclosed as
		Annexure A with this
		affidavit.

- 8. The observations made by the Regional Director have been explained by the Petitioner Companies in Para 8 above. Further heard, Authorised Representative of Regional Director, Western Region, Ministry of Corporate Affairs, Mumbai, who was present at the time of final hearing, has stated that they have no objection for approving the Scheme by this Tribunal.
- 9. From the material on record, the Scheme appears to be fair and reasonable and is not in violation of any provisions of law and is not contrary to public policy.





- Since all the requisite statutory compliances have been fulfilled,
 Company Petition C.P.(CAA)/63(MB)2022 connected with
 C.A.(CAA)/144(MB)2021 is made absolute in terms of prayer in the
 Petition.
- 11. The Scheme is sanctioned hereby, and the Appointed Date of the Scheme is fixed as 01 April 2020.
- 12. The Petitioner Companies are directed to lodge a certified copy of this Order along with a copy of the Scheme with the concerned Registrar of Companies, electronically along with e-Form INC-28, within 30 days from the date of receipt of the order by the Registry, duly certified by the Deputy/ Assistant Registrar of this Tribunal.
- 13. The Petitioner Companies are directed to lodge a certified copy of this Order along with a copy of the Scheme with the concerned Superintendent of Stamps for adjudication of stamp duty payable, if any, within 60 working days from the date of receipt of certified copy of the certified order from the Registry of this Tribunal, duly certified by the Deputy/ Assistant Registrar of this Tribunal.
- 14. All concerned regulatory authorities to act on a copy of this Order duly certified by the Deputy Registrar/Assistant Registrar of this Tribunal along with copy of the Scheme.





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- 15. Any person interested is at liberty to apply to this Tribunal in the above matters for any directions that may be necessary.
- 16. Any concerned Authorities are at liberty to approach this Tribunal for any further clarification as may be necessary.
- 17. Ordered accordingly. C.P.(CAA)/63(MB)2022 is allowed and disposed of.

SD/MADHU SINHA
MEMBER (TECHNICAL)
//VLM//

SD/-K.R. SAJI KUMAR MEMBER (JUDICIAL)



Certified True Copy	
Date of Application	11/7/2024
Number of Pages	
Fee Paid Rs.	110/
Applicant called for	collection copy on 15/7/224
Copy prepared on _	12/07/2024
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	Patelle

Deputy Registrar National Company Law Tribunal, Mumbai Bench

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AMMEXURED

SCHEME OF ARRANGEMENT BETWEEN

AJMERA REALTY AND INFRA INDIA LIMITED

AND

RADHA RAMAN DEV VENTURES PRIVATE LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS UNDER SECTIONS 230 TO 232 OF THE COMPANIES ACT, 2013

The Scheme of Arrangement is presented under Sections 230 to 232 of the Companies Act, 2013 and other applicable provisions for demerger of business of development of commercial Project at Wadala (6,5 acres) from Ajmera Realty and Infra India Limited ('ARIIL') into Radha Raman Dev Ventures Private Limited, a wholly owned subsidiary of ARIIL (hereinafter referred to as "RRDVPL")

I. Rationale for the Scheme of Arrangement

- a. ARIIL is engaged in real estate development business. It is proposing to develop a project on a land parcel situated at Plot area of Sub Plot "C" bearing C.T.S. No. 1A/11 and 1A/12 of Village Anik, Wadala (E), Mumbai 400037 admeasuring 28,113 sq. mts. of area (approximately 6.5 acres), which will be developed into a commercial project.
- b. It is proposed to segregate business of development of commercial project (6.5 acres) into separate company such that it will result in focused approach to exploit the growth potential of the project. It will also help in providing flexibility to attract fresh set of investors / strategic partners to participate in the project.
- c. This Scheme will result in providing flexibility to ARIIL in scouting for and inviting the potential investors and thereby resulting in unlocking the value of each of the project.

II. Parts of the Scheme

This Scheme of Arrangement is divided into the following parts:

Part A Definitions and share capital:

Part B Demerger of the business of development of commercial project of

ARIIL into RRDVPL:

CERTIFIED TRUE COPY

General Clauses, Terms and Conditions.

For AJMERA REALTY & INFRAJNDIA LTD.

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Authorised Signatory



PART A

1. DEFINITIONS

In this Scheme of Arrangement, unless inconsistent with the subject or context, the following expressions shall have the following meanings:

- 1.1 "Act" means the Companies Act, 2013 and shall include any statutory modifications, re-enactment or amendments thereof for the time being in force.
- 1.2 "Appointed Date" means April 1, 2020.
- 1.3 "Board of Directors" or "Board" means the board of directors of Ajmera Realty and Infra India Limited or Radha Raman Dev Ventures Private Limited, as the case may be, and shall include a duly constituted committee thereof.
- 1.4 "NCLT" means Mumbai Bench of Hon'ble National Company Law Tribunal.
- 1.5 "FSI" shall mean floor space index as defined in the Development Control Regulations for Greater Mumbai, 1991 and all statutory modifications and amendments thereto and reenactments thereof.
- 1.6 "ARIIL" or "the Demerged Company" means Ajmera Realty and Infra India Limited having its Registered Office at Citi Mall. Link Road. Andheri (West). Mumbai 400053. ARIIL shall also be the resulting company under the provisions 2(41A) of the Income Tax-Act, 1961 and shall be referred to as "Resulting Company 1" for the purposes of this Scheme.
- 1.7 "RRDVPL" or "the Resulting Company" means Radha Raman Dev Ventures

 Private Limited having its Registered Office at Citi Mall, Link Roman Afrillier

 (West), Mumbai 400053.
- 1.8 "Effective Date" means the later of the dates on which the certified copy of the Order sanctioning the Scheme, passed by the NCLT, is filed by ARTH reams RRDVPL with Registrar of Companies, Mumbai, Maharashtra.
- 1.9 "The Project Wadala" shall mean project at Plot area of Sub Plot "C" bearing C.T.S. No. 1A/11 and 1A/12 of Village Anik, Wadala (E), Mumbai 400037 admeasuring 28,113 sq. mts. of area (approximately 6.5 acres) (indicated and



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demarcated and shaded in blue color on the development plan enclosed as Schedule 1).

- 1.10 "the Real Estate Development Business of ARIIL" shall include real estate development project on the Project Wadala for the construction and development of commercial project.
- 1.11 "the Demerged Undertaking" or "the Commercial Project" or "the business of development Commercial Project" shall mean that part of Real Estate Development Business of ARIIL for development of the commercial project, as defined herein on a going concern and shall include (without limitation):
- 1.11.1 All the assets and properties of the Demerged Undertaking of ARIIL as defined herein as on the Appointed Date (hereinafter referred to as "the said assets");
- 1.11.2 All the debts, liabilities, duties and obligations of the Demerged Undertaking of ARIIL including its contingent liabilities as on the Appointed Date (her inafter referred to as "the said liabilities");
- 1.11.3 Without prejudice to the generality of sub-clause 1.11.1 above, the Demerged Undertaking of ARIIL shall include FSI that may be available for The Project Wadala at present or in future i.e. the irrevocable right and entitlement to utilise, consume and exploit the full and maximum FSI / TDR / development potential of The Project Wadala as may be available at present or in future and also any and all FSI / TDR / development potential that may arise and/or that may be available and/or as may be ascribable to The Project Wadala including FSI nomenclated in any manner whatsoever including fungible FSI, additional FSI, special FSI, compensatory FSI, incentive FSI, and the right, title and entitlement to utilise. consume and exploit all the benefits, potential, yield, advantages presently faul available and/or that may be available in future for any reason whatsoeyer and or any other rights, benefits or any floating rights which is or are and or may available in respect of The Project Wadala and/or any potential that is or may have available on account of the existing provisions and/or by change of la change of policy and/or any other rights and benefits including on account of undertaking incentive FSI schemes under the applicable law, or elsewhere and/or any potential that is or may be available on account of the existing provisions or any amendments thereto under applicable law including in Development Control

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Regulation (DCR); and other assets in relation to and for the purposes of the Demerged Undertaking including;

- a) Benefits of, together with the requirement to adhere to the terms and conditions of all easementary rights, rights of way and access, whether by prescription, law, contract, equity or otherwise and all such other rights available with / in favour of the Demerged Company, as may be required for the purposes of the Demerged Undertaking, including for the purposes of ingress and egress to The Project Wadala:
- the leasehold rights, any other properties whether real, corporeal and incorporeal, b) in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, licenses, contracts (including contracts entered into with Principle Architect, Local Architect, Liaison Consultant, and Shell and Core contractor). Memorandum of Understanding entered into with potential buyer, joint venture partner or investor, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, leasehold rights, sub-letting tenancy rights, with or without the consent of the landlord as may be required by law, intangibles, permits, authorizations, copyrights, designs, and other rights of any nature whatsoever including designs, know-how, domain names, or any applications for the above, assignments and grants in respect, thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile and other communication facilities, connections, installations and equipment, utilities, electricity and electronic and all other services of every kind. nature and description whatsoever;
- provisions, funds, and benefits of all agreements, arrangements, deposits, advances, recoverable and receivables, whether from Government, semi-Government, local authorities or any other person including customers, contractors or other counter parties; and any registration or approval obtained from any authorities including but not limited to approval from any Industrial Development, Corporation, no objection certificate issued by Chief Fire officer, no objection certificate issued by Executive Engineer Traffic and Co-ordination. Environment, Clearance Certificate issued by any competent authority, Title Clearance Certificate issued by any Competent Authority, all rights and/ or titles and Manual interest in properties by virtue of any court decree or order, all records, files, papers contracts, Intimation Of Disapproval (IOD), Approved Building Plan and

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any amendments thereto, Commencement Certificate, Occupation Certificate, Development Right Certificate (DRC), No Objection Certificate from any authorities, including the Municipal authorities, competent authority under Competition Act. 2002, Mumbai Metropolitan Regional Development Authority. Competent authority under the Urban Land Ceiling Act, 1976, and all other rights, title, interest, contracts including Development Agreements. Conveyances, Agreement for Sale etc, consent, approvals or powers of every kind and description, agreements, all the assets which are subject matter of pending litigations only to the extent permitted by law and subject to outcome of such litigation etc;

- d) all earnest monies and/or deposits, privileges, liberties, casements, advantages, benefits, exemptions and approvals of whatsoever nature (including but not limited to benefits of tax relief including under the Income Tax Act. 1961 such as credit for advance tax, taxes deducted at source etc, unutilised deposits or credits, benefits under the Service Tax, VAT/ Sales Tax law/GST law, Excise Duty. Octroi, Service Tax, Excise Duty. Octroi .VAT/ sales tax /GST set off, right to avail credit of the stamp duty already paid on the Immovable properties in respect of which ARIIL have executed an Agreement to sell or Development Agreement or similar agreement has been executed by ARIIL with the land owners and which Agreements have been duly stamped, unutilized deposits or credits, benefits of any unutilized MODVAT/CENVAT/Service tax credits/ Excise Duty credits/ Octroi credits / VAT / Sales Tax / GST credits, etc.) and wheresoever situated, belonging to or in the ownership, power or possession or control of or a steel in or granted in favour of or enjoyed by ARIIL as on the Appointed Date.
- 1.11.4 For the purpose of this Scheme, it is clarified that liabilities pertaining to the Demerged Undertaking will include:
 - (a) The liabilities which arise out of the activities or operations of the Demerged Undertaking;
 - (b) Specific Loans and borrowings raised, incurred and utilised solely for the activities or operation of the Demerged Undertaking; and
 - multipurpose borrowings of ARIIL, allocated to the Demerged Undertaking at the same proportion in which the value of the assets transferred to RRDV under part B of this Scheme bear to the total value of the assets of ARIIL, allocated to the assets transferred to RRDV under part B of this Scheme bear to the total value of the assets of ARIIL, allocated to the assets transferred to RRDV.
 - (d) all employees, staff and workmen, engaged in the Demerged Undertaking;





- (e) all earnest monies and/or security deposits and/or retention monies or other entitlements in connection with or relating to the Demerged Undertaking: and
- (f) Further, the Board of Directors of ARIIL and RRDVPL may mutually agree and determine the appropriate allocation of asset and liability for the Demerged Undertaking or whether it arises out of the activities or operations of the Demerged Undertaking.
- 1.12 "Scheme" or "the Scheme" or "this Scheme" or "this Scheme of Arrangement" means this Scheme of Arrangement in its present form or with any modification(s) made under Clause 13 of this Scheme as imposed or directed by the NCLT or such other competent authority, as may be applicable:
- 1.13 "TDR" means Transferable Development Rights as defined in the Development Control Regulations for Greater Mumbai, 1991 and all statutory modifications and amendments thereto and re-enactments thereof:

All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, the Securities Contract Regulation Act, 2013, the Depositories Act, 1996 and other applicable laws, rules, regulations, bye-laws, as the case may be, or any statutory modification or re-enactment thereof from time to time.

2. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme set out herein in its present form or with any modification(s) approved or directed by the NCLT or any amendment(s) made under Clause 13 of this Scheme shall be effective from the Appointed Date but shall become operative from the Effective Date.

3. SHARE CAPITAL

3.1 The share capital of ARIIL as on 30th September, 2019 is as under

Particulars	Amount (In Rs.)
Authorized Capital	क्रिप्पनी विधी अप
15,00,00,000 Equity shares of Rs. 10/- each	1.50,00,00, 100 COMPANY LAW TO
Total	1,50,00,00,000
ssued, Subscribed and Paid-up Capital	W
3,54,84,875 Equity shares of Rs.10/- each, fully paid up	35,48,48,750 TO MBAI BENCH
Total	35,48,48,750



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Subsequent to 30th September 2019 and till the Board of Directors approving the Scheme, there has been no change in authorized, issued, subscribed and paid up share capital of ARHL.

3.2 The share capital of RRDVPL as on 30th September 2019 is as under:

Particulars	Amount (in Rs.)
Authorised Capital	
10,000 Equity shares of Rs.10/- each	100,000
Total	100,000
Issued, Subscribed and Paid-up Capital	
10,000 Equity shares of Rs.10/- each, fully paid up	100,000
Total	100,000

Subsequent to 30th September 2019 and till the Board of Directors approving the Scheme, there has been no change in authorized, issued, subscribed and paid up share capital of RRDVPL.

PART B DEMERGER OF DEMERGED UNDERTAKING OF ARIIL INTO RRDVPL

- 4. TRANSFER AND VESTING OF DEMERGED UNDERTAKING OF ARIIL INTO RRDVPL
- 4.1. Upon coming into effect of this Scheme and with effect from the Appointed Date, the Demerged Undertaking shall, pursuant to the provisions of Sections 230 to 232. Companies Act, 2013, without any further act, deed, matter or thing, be and stand demerged from ARIII, and transferred to and vested in and shall be deemed to be transferred to and vested in RRDVPL on a going concern basis in the manner described hereunder.
- 4.2. Subject to the provisions of this Scheme as specified hereinafter and with effect from the Appointed Date, the entire business and whole of the Demerged Undertaking of ARIIL as defined under Clause 111 above including all respective properties and assets, all the debts, liabilities, duties and obligations of every description of the Demerged Undertaking of ARIIL and also including

without limitation, the FSI, TDR and such assets of the Demerged Undertaking of ARIIL comprising amongst others business licenses, permits, authorizations, if any, rights and benefits of all agreements and all other interests, rights and powers of every kind, nature and description whatsoever, privileges, liberties, easements. advantages, benefits and approvals, advance and other taxes paid to the authorities, copy rights, lease, tenancy rights, statutory permissions, consents and registrations or approvals obtained from any authorities in relation to the Commercial Project including but not limited to approval from any Industrial Development Corporation, Chief Fire Officer, Executive Engineer Traffic and Coordination, Environment Clearance Certificate, Title Clearance Certificate issued by any Competent Authority, all rights and /or titles and /or interest in properties by virtue of any court decree or order, all records, files, papers, contracts. Intimation Of Disapproval (IOD), Approved Building Plan and any amendments thereto, Commencement Certificate. Occupation Certificate. Development Right Certificate (DRC), No Objection Certificate from any authorities, including the Municipal authorities, competent authority under Monopolistic and Restrictive Trade Practices Act, 1969. Mumbai Metropolitan Regional Development Authority. Competent authority under the Urban Land Ceiling Act, 1976. lease. tenancy rights, letter of intents, permissions, benefits under income tax, service tax / sales tax / value added tax / GST / octroy/ excise duty and / or any other statues. incentives if any and all other rights, title, interest, contracts including Development Agreements, Conveyances, Agreement for Sale etc. Consent, approvals or powers of every kind and description, agreements shall pursuant to the Order of the NCLT and pursuant to provisions of Sections 230 to 232 and other applicable provisions of the Act and without further act, instrument or deed, but subject to the charges affecting the same be transferred and/or deemed to be transferred to and vested in RRDVPL on a going concern basis so as to become the assets and liabilities of RRDVPL. It will be the responsibility of ARIIL to make available to RRDVPL, as and when requested, its right and entitlement of 6.5 acres of land (along with the FSI / TDR / development potential mentioned in Clause 1.11.3) required for the development of the Commercial Project as referred in Clause 1.11.3 of this Scheme. ARIIL shall provide its permission and all the cooperation to RRDVPL for acquiring the additional FSI and TDR referred in clause 1.11.3 and the cost for acquisition of such additional FSI and TDR shall be borne by RRDVPL, However, RRDVPL shall adhere to the terms and conditions and the standard operating procedures of development of the Commercial Project which

prior approval of ARIIL for seeking the permission of commencement of the development activity of the Commercial Project from any statutory authorities as may be required. Upon any additional FSI or TDR is made available on the Project Land by Statutory Authorities, RRDVPL shall not have any right or entitlement in such additional FSI / TDR made available on the Project Wadala and ARIIL shall have the absolute right on such FSI / TDR.

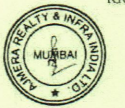
- 4.3. In respect of all the movable assets of the Demerged Undertaking of ARIIL and the assets which are otherwise capable of transfer by physical delivery or endorsement and delivery, including cash on hand, shall be so transferred to RRDVPL and deemed to have been physically handed over by physical delivery or by endorsement and delivery, as the case may be, to the RRDVPL to the end and intent that the property and benefit therein passes to the RRDVPL with effect from the Appointed Date.
- 4.4. In respect of any assets of the Demerged Undertaking of ARIIL other than those mentioned in Clause 4.2 above, including actionable claims, sundry debtors, outstanding loans, advances recoverable in cash or kind or for value to be received and deposits with the Government, semi-Government, local and other authorities and bodies and customers, ARIIL shall if so required by RRDVPL may, issue notices in such form as the RRDVPL may deem fit and proper stating that pursuant to the NCLT having sanctioned this Scheme between ARIIL and RRDVPL under Section 232 of the Act, the relevant debt, loan, advance or other asset, be paid or made good or held on account of ARIIL, as the person entitled thereto, to the end and intent that the right of ARIIL to recover or realize the same stands transferred to RRDVPL and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 4.5. With effect from the Appointed Date, all debts, liabilities, contingent liabilities, duties and obligations of the Demerged Undertaking of ARIIL, as on the Appointed Date whether provided for or not in the books of accounts of ARIIL and all other liabilities which may accrue or arise after the Appointed Date but which relates to the period on or upto the day of the Appointed Date shall, pursuant to the orders of the NCLT or such other competent authority as may be applicable under Section 232 and other applicable provisions of the Act of the any further act or deed, be transferred or deemed to be transferred unique steed in any further act or deed, be transferred or deemed to be transferred unique steed in any further act or deed, be transferred or deemed to be transferred.





Act, so as to become from the Appointed Date the liabilities of RRDVPL on the same terms and conditions as were applicable to ARIIL.

- 4.6. All the existing securities, mortgages, charges, encumbrances or liens, if any, as on the Appointed Date and those created by ARIIL after the Appointed Date, over the assets of the Demerged Undertaking of ARIIL transferred to RRDVPL shall, after the Effective Date, continue to relate and attach to such assets or any part thereof to which they are related or attached prior to the Effective Date. Such securities, mortgages, charges, encumbrances or liens shall not relate or attach or extend to any of the other assets of RRDVPL.
- 4.7. Pursuant to the coming into effect of this Scheme, RRDVPL shall, if so required under any law or otherwise, execute deeds of confirmation, assignment or novation or other writings or arrangement with any party to any contracts, deeds, bonds, agreements, commitments, understandings, binding arrangements, licences, purchase orders and all other forms of engagements, arrangements and agreements in relation to the Demerged Undertaking and any offers, tenders or the like and other instruments of whatsoever nature relating to the Demerged Undertaking to which ARIIL is a party in order to give formal effect to the above provisions. RRDVPL shall, be deemed to be authorized to execute any such writings on behalf of RRDVPL to carry out or perform all such formalities or compliances referred to above on part of ARIIL.
- 4.8. With effect from the Appointed Date, all existing and future incentives, un-availed credits and exemptions, benefit of carried forward losses and other statutory benefits, including in respect of income tax (including and not limited to advance income tax and taxes deducted at source), indirect taxes, if any relating to the Demerged Undertaking to which ARIIL is entitled to shall be available to and vest in RRDVPL. ARIIL and RRDVPL shall be entitled, wherever necessary, to revise their returns filed under various laws, as may be applicable, including returns filed under the Income Tax, Commercial Tax/ Trade Tax/ Sales Tax/ VAT / GST, and also, without limitation, the TDS/TCS certificates.
- 4.9. It is clarified that the taxes paid by ARIIL relating to the period on or after the Appointed Date including by way of deduction at source, which pertains to the Demerged Undertaking, will be deemed to be the taxes paid by RRDVPL and RRDVPL shall be entitled to claim credit for such taxes deducted against the





tax liabilities notwithstanding that the certificates/challans or other documents for payment of such taxes are in the name of ARIII...

4.10. This Scheme has been drawn up to comply with the conditions relating to "Demerger" as specified under Section 2(19AA) of the Income-tax Act, 1961. If any terms or provisions of this part of the Scheme is/are inconsistent with the provisions of Section 2(19AA) of the Income-tax Act, 1961, the provisions of Section 2 (19AA) of the Income-tax Act, 1961 shall prevail and this part of the Scheme shall stand modified to the extent necessary to comply with Section 2(19AA) of the Income-Tax Act, 1961; such modification to not affect other parts of the Scheme.

5. ISSUE OF SHARES

- 5.1. Upon the coming into effect of this Scheme and in consideration for the transfer of and vesting of Demerged Undertaking of ARIIL into RRDVPL. ARIIL shall issue and allot in its capital at par, credited as fully paid up, to the members of ARIII, or their respective heirs, executors, administrators or other legal representatives or other successors in title, whose names appear in the Register of Members on the Effective Date as under:
 - 1(One) Equity Share of ARIIL of Rs. 10/- each fully paid up to be issued and allotted for every 50 (Fifty) Equity Shares of ARIIL of Rs. 10/- each fully paid up held in ARIIL in their proportion.
- 5.2. In case any equity shareholder's holding in ARIII, is such that the shareholder becomes entitled to a fraction of equity share of ARIII. ARIII, shall not issue fractional share to such shareholder but shall consolidate such fractions (founded up) and issue and allot the consolidated shares directly to a person nominated by the Board of ARIII, on behalf of such shareholders, who shall sell such shares in the market at such price or prices and on such time or times as earliest possible and on such sale, he shall pay to ARIII, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon ARIII shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of ARIII in proportion to their respective fractional entitlements.
- 5.3. The equity shares to be issued to the members of ARIIL as mentioned above in Clause 5.1 shall be subject to the Memorandum and Articles of Association of ARIIL.



- 5.4. Approval of this Scheme by the shareholders of ARIIL shall be deemed to be the due compliance of the provisions of Section 42 and 62 and the other relevant and applicable provisions of the Act and/or applicable provisions of any other law for the time being in force, for the issue and allotment of equity shares by ARIIL to the members of ARIIL, as provided in this Scheme.
- 5,5. The equity shares issued and allotted by ARIIL in terms of Clause 5.1 of this Scheme shall rank pari-passu in all respects with the existing equity shares of ARIIL.
- 5.6. The equity shares issued and/ or allotted pursuant to Clause 5.1. in respect of such of the equity shares of ARIIL which are held in abeyance under the provisions of Section 126 of the Act shall, pending settlement of dispute by order of court or otherwise, be held in abeyance by ARIIL.
- 5.7. ARIIL shall apply for listing of the equity shares issued pursuant to Clause 5.1 on the Stock Exchanges in terms of the SEBI Circular. The equity shares shall be listed and/or admitted to trading on the Stock Exchanges in India where the equity shares of ARIIL are listed and admitted to trading, as per the Applicable Law. ARIIL shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Law for complying with the formalities of the Stock Exchanges. The equity shares allotted pursuant to this Scheme shall remain frozen in the depositories system till relevant directions in relation to listing/trading are provided by the relevant Stock Exchange.
- 6. ACCOUNTING TREATMENT IN THE BOOKS OF ARIIL AND RRDVPL UPON DEMERGER OF DEMERGED UNDERTAKING

In the books of ARIIL

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6.1. Notwithstanding anything contained in any other clauses of the Scheme, the accounting treatment for the purpose of this Scheme, in the books/financial statements of ARIIL, shall be in accordance with "Indian Accounting Standards" (Ind-AS) notified under the Companies (Indian Accounting Standards).



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2015, as amended from time to time and will be accounted from the date as determined in accordance with the requirements of applicable Ind AS.

In the books of RRDVPL

6.2. Notwithstanding anything contained in any other clauses of the Scheme, the accounting treatment for the purpose of this Scheme, in the books/financial statements of RRDVPL, shall be in accordance with "Indian Accounting Standard (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules.
2015, as amended from time to time and will be accounted from the date as determined in accordance with the requirements of applicable Ind AS.

7. LEGAL PROCEEDINGS

- 7.1. If any suit, appeal or other proceedings of whatever nature by or against ARIIL relating to the Demerged Undertaking is pending, the same shall not abate or be discontinued or in any way be prejudicially affected by reason of this demerger or by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against RRDVPL in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against ARIIL as if the Scheme had not been made.
- 7.2. On and from the Effective Date, RRDVPI. shall, and may, if required, initiate continue any legal proceedings in relation to the Demerged Undertaking.

8. CONTRACTS, DEEDS, ETC.

8.1. Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, commitments, understandings, binding arrangements. Itecnees, purchase orders and all other forms of engagements, arrangements and agreements in relation to the Demerged Undertaking and any offers, tenders or the like and other instruments of whatsoever nature relating to Demerged Undertaking to which ARIIL is a party, or the benefit to which ARIIL may be eligible, subsisting or operative immediately on or before the Effective Date, of this Scheme entered into by ARIIL prior to the Appointed Date where the pare in effect (in whole or in part) as at the Appointed Date in accordance with the



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terms and conditions thereof, and (ii) those which are not listed therein but entered into by ARIIL for the Demerged Undertaking between the Appointed Date and the Effective Date shall be in full force and effect against or in favor of RRDVPL and may be enforced as fully and effectively as if instead of ARIIL, RRDVPL had been a party or beneficiary thereto.

- Further, without prejudice to the transfer and vesting of the Demerged 8.2. Undertaking to and in RRDVPL, RRDVPL shall be deemed to be authorized to execute any such deeds, writings, assignment and/or novations or enter into any tripartite arrangements, confirmations on behalf of ARIIL and to implement or carry out all formalities required on the part of ARIIL, to give effect to the provisions of this Scheme or at any time after this Scheme becomes effective, if so required or becomes necessary. The contracts entered into by ARIIL pertaining to Demerged Undertaking till the Effective Date shall be vested in RRDVPL and unless required under such contract, RRDVPL would not be required to carry out assignment of such contracts with any party whatsoever. ARIIL undertakes that, to the extent required under any contracts executed by ARIIL, it shall obtain all consents required from any counterparties for transfer. assignment or novation of the contracts relevant for the Demerged Undertaking. ARIIL and RRDVPL also undertake to intimate the counterparties to all the contracts executed by ARIII, in relation to the Demerged Undertaking about the demerger of the Demerged Undertaking into RRDVPL.
- 8.3. It is hereby clarified that if any contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in relation to the Demerged Undertaking to which ARIII, is a party, cannot be transferred to RRDVPL for any reason whatsoever. ARIIL shall hold such contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of RRDVPL. To the extent permitted under the terms of such contracts, ARIIL shall subcontract the same to RRDVPL. Further, ARIIL shall, at its cost and expense, provide such reasonable assistance as is requested by RRDVPL to enable it, so far as possible, to make independent arrangements with the other party to such contract including introducing RRDVPL to the relevant third party.

8.4. As a consequence of the demerger of the Demerged Undertaking the PDVPL in accordance with or pursuant to this Scheme, the recording of change in



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the records of the statutory or regulatory authorities from ARIIL to RRDVPL, whether relating to any license, permit, approval or any other matter, or whether for the purposes of any transfer, registration, mutation or any other reason, shall be carried out by the concerned statutory or regulatory or any other authority.

9. STAFF, WORKMEN, AND EMPLOYEES

On the coming into effect of this Scheme:

- (a) All the staff, workmen and all employees engaged in the Demerged Undertaking and on the pay rolls of ARIIL relating to the Demerged Undertaking, in service on the Effective Date shall become the staff, workmen and employees of RkDVPL, as the case may be, without any break or interruption in service and on the basis of continuity of service, and on terms and conditions not less favorable than those on which they were engaged by ARIIL immediately preceding the Effective Date. Services of all such staff, workmen and employees with ARIIL upto the Effective Date shall be taken into account from the date of their respective appointment with ARIIL, as the case may be, for the purposes of all retirement benefits for which they may be eligible. Any question that may arise as to whether any staff-member, workman or employee belongs to or does not belong to the Demerged Undertaking shall be decided mutually by Board of Directors of ARIIL and RRDVPL.
- (b) The services of such concerned staff, workmen and employees shall not be treated as having been broken or interrupted for the purpose of provident fund or gratuity or superannuation or other statutory purposes and for all purposes will be reckoned from the date of their respective appointments with ARIIL.

It is expressly provided that, on the Scheme becoming effective, the existing provident fund, gratuity fund, pension and/or superannuation fund, employee state insurance, retirement fund or benefits, professional tax or any other funds or benefits or trusts created or existing for the benefit of such staff, workmen and employees of ARIIL shall, to the extent they relate to the staff, workmen and employees working for the Demerged Undertaking (collectively, the "Funds"), with the approval of the concerned authorities, shall be transferred to RRDVPL and become Funds of RRDVPL and he transferred to or merged with other similar funds of RRDVPL and all





purposes whatsoever in relation to the administration or operation of such funds or in relation to the obligation to make contribution to the said funds in accordance with the provisions thereof as per the terms provided in the respective agreement/ trust deeds, if any, to the end and intent that all rights, duties, powers and obligations of ARIIL in relation to such Funds shall become those of RRDVPL. It is clarified that the services of the staff, workmen and employees working for the Demerged Undertaking will be treated as having been continuous for the purpose of the said Funds.

- (c) If RRDVPL does not have its own funds in respect of any of the above. RRDVPL, may subject to necessary approvals and permissions, continue to contribute to the relevant Funds of the ARIIL, until such time as RRDVPL create its own funds, at which time the Funds and the investments and contributions, pertaining to staff, workmen and employees working for the Demerged Undertaking shall be transferred to the funds created by RRDVPL.
- (d) It is provided that as far as the Group Term Life Insurance Policy, Mediclaim Policy or any other such policy created or existing for the benefit of the staff, workmen and employees of ARIIL, is concerned, upon the Scheme becoming effective, RRDVPL shall stand substituted for ARIIL in respect of the staff, workmen and employees working for the Demerged Undertaking for all purposes whatsoever relating to the administration or operation of such policies or in relation to the obligation to make payment of premium or contribution to the said policies in accordance with the pravisional of such policies as provided in the respective policies or other documents. It is the aim and the intent of the Scheme that all the rights, duties, powers and obligations of ARIIL in relation to such policies in respect of the staff, workmen and employees working for ARIIL shall become those of RRDVPL.

10. CONDUCT OF BUSINESS UNTIL EFFECTIVE DATE

- 10.1. With effect from the Appointed Date and up to the Effective Date:
 - (a) ARIIL shall carry on, and be deemed to have carried on the business, operations or activities relating to the Demerged Undertaking, and shall be deemed to have held and stood possessed of and shall hold and stand possessed of all the assets, properties, rights, title interest a habilities, authorities, contracts, investments and decisions relating to Depended

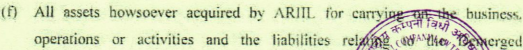




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Undertaking for and on account of, on behalf of and / or in trust for, RRDVPL.

- (b) All profits or income accruing or arising to ARIIL, or losses arising or expenditure incurred by it (including taxes, if any, accruing or paid in relation to any profits or income), in relation to the Demerged Undertaking, shall for all purposes be treated as, and be deemed to be treated as, the profits or income or losses or expenditure, as the case may be, of RRDVPL, ARIIL shall not incur any expenditure except in the normal course of business. All the cost relating to the development of the Commercial Project, including the common costs allocable to the Commercial Project which are incurred by ARIIL at any time after the Appointed Date shall be borne by the RRDVPL and same shall be payable to ARIIL.
- (c) All taxes (including, without limitation, income tax, minimum alternate tax, wealth tax, sales tax, excise duty, customs duty, service tax, VAT. GST etc), paid or payable by the ARIIL in respect of the operations and/or the profits of the Commercial Project before the Appointed Date, shall be on account of RRDVPL and, insofar as it relates to the tax payment (including, without limitation, income tax, wealth tax, sales tax, excise duty, customs duty, service tax, VAT, GST etc.), whether by way of deduction at source, advance tax or otherwise howsoever, by the ARIIL in respect of the profits or activities or operation of the Commercial Project with effect from the Appointed Date, the same shall be deemed to be the corresponding term paid by the RRDVPL, and, shall, in all proceedings, be dealt with accordingly.
- (d) any of the rights, powers, authorities, privileges attached, related or pertaining to the Demerged Undertaking exercised by ARPI, shall be deemed to have been exercised by it for and on behalf of, and in trust for and as an agent of RRDVPL.
- (e) ARIIL shall carry on the business of the Demerged Undertaking with reasonable diligence and business prudence and in the same manner as it had been doing hitherto.





Undertaking shall be deemed to have been acquired and are also contracted for and on behalf of RRDVPL: however no onerous or extraordinary asset shall have been acquired by, or onerous liability be incurred by ARIIL in relation to the Demerged Undertaking after the Appointed Date without prior written consent of RRDVPL.

- (g) ARIIL shall not alter or substantially expand the business of the Demerged Undertaking, except with the written concurrence of RRDVPL.
- 10.2. ARIIL shall, pending sanction of the Scheme, apply to the Central Government, State Government, and all other agencies, department and statutory authorities concerned, wherever necessary, for such consents, approvals, sanctions, registration, exemptions as may be required / granted under any law for the time being in force which ARIIL and RRDVPL require in relation to the demerger of the Demerged Undertaking into RRDVPL or which RRDVPL requires to own the Demerged Undertaking and carrying on the Demerged Undertaking on a going concern basis.
- 10.3. For the sake of clarity, it is confirmed that all assets or investments, properties, right, title or interest acquired by ARIIL after the Appointed Date but prior to the Effective Date in relation to the Demerged Undertaking shall also, without any further act, instrument or deed, be and stand transferred to and vested in and be deemed to have been transferred to and vested in RRDVPL upon the transgrant of effect of this Scheme pursuant to the provisions of Sections 230 to 232 of the Companies Act, 2013.

11. SAVING OF CONCLUDED TRANSACTIONS

11.1. The transfer and vesting of Demerged Undertaking as per under clause 4 and the continuance of proceedings under clause 7 by or against ARIIL, to the extent it relates to the Demerged Undertaking above shall not affect any transaction or proceedings already concluded by ARIIL on or after the Appointed Date till the Effective Date, to the end and intent that RRDVPL accepts and adopts all acts, deeds and things done and executed by ARIIL in respect thereto as done and executed on behalf of itself.





PART C GENERAL CLAUSES, TERMS AND CONDITIONS

12. APPLICATION TO THE NCLT OR SUCH OTHER COMPETENT AUTHORITY

ARIIL and RRDVPL shall make all necessary applications / petitions under Sections 230 to 232 of the Companies Act. 2013 and other applicable provisions of the said Act to the NCLT for sanction of this Scheme.

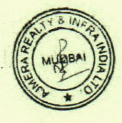
13. MODIFICATION / AMENDMENT TO THE SCHEME

ARIIL and RRDVPL with approval of their respective Boards of Directors may consent, from time to time, on behalf of all persons concerned, to any modifications/amendments or additions/deletions to the Scheme which may otherwise be considered necessary, desirable or appropriate by the said Boards of Directors to resolve all doubts or difficulties that may arise for carrying out this Scheme and to do and execute all acts, deeds matters, and things necessary for bringing this Scheme into effect or agree to any terms and / or conditions or limitations that the Hon'ble NCLT or any other authorities under law may deem fit to approve of, to direct and/or impose. The aforesaid powers of ARIIL and RRDVPL to give effect to the modification/amendments to the Scheme may be exercised by their respective Boards of Directors subject to approval of the Hon'ble NCLT or any other authorities under applicable law.

14. CONDITIONALITY OF THE SCHEME

The Scheme is conditional upon and subject to the following:

- (a) The requisite consent, approval or permission of the Central Government or any other statutory or regulatory authority which by law or otherwise may be necessary for the implementation of this Scheme
- (b) The Scheme being approved by the respective requisite majorities of the members and creditors of ARIIL and RRDVPL as required under the Act and as may be directed by the Jurisdictional NCLT.
- (c) The Scheme shall provide for evoting to the public shareholders of the Ajmera Realty & Infra India Limited in terms of paragraph 9(a) of Part 1 of the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 and the Scheme shall be acted upon only if the votes cast by the public shareholders are in favor of the Scheme and are more than the number of votes cast by the public shareholders against it as required in para 9(b) of



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Part 1 of aforesaid SEBI circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957.

- (d) Obtaining the sanction of the Hon'ble NCLT by ARIIL and RRDVPL under Sections 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Act.
- (e) Certified copies of the Orders of the jurisdictional NCLT sanctioning the Scheme being filed with the Registrar of Companies. Mumbai by ARIIL and RRDVPL respectively.

15. EFFECT OF NON-RECEIPT OF APPROVALS/SANCTIONS

In the event of any of the said sanctions and approvals referred to in the preceding Clause not being obtained, and/ or (ii) the Scheme not being sanctioned by the Jurisdictional NCLT or such other competent authority, and/ or the Order not being passed as aforesaid, and/ or (iii) or in the event of this Scheme failing to take effect, before March 31, 2022 or such further period as may be agreed upon between ARIIL and RRDVPL by their Board of Directors (and which the Board of Directors of the Company are hereby empowered and authorized to agree to and extend the Scheme from time to time without any limitation) this Scheme shall stand revoked, cancelled and be of no effect, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any rights and/ or liabilities which might have arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in the Scheme or as may otherwise arise in law.

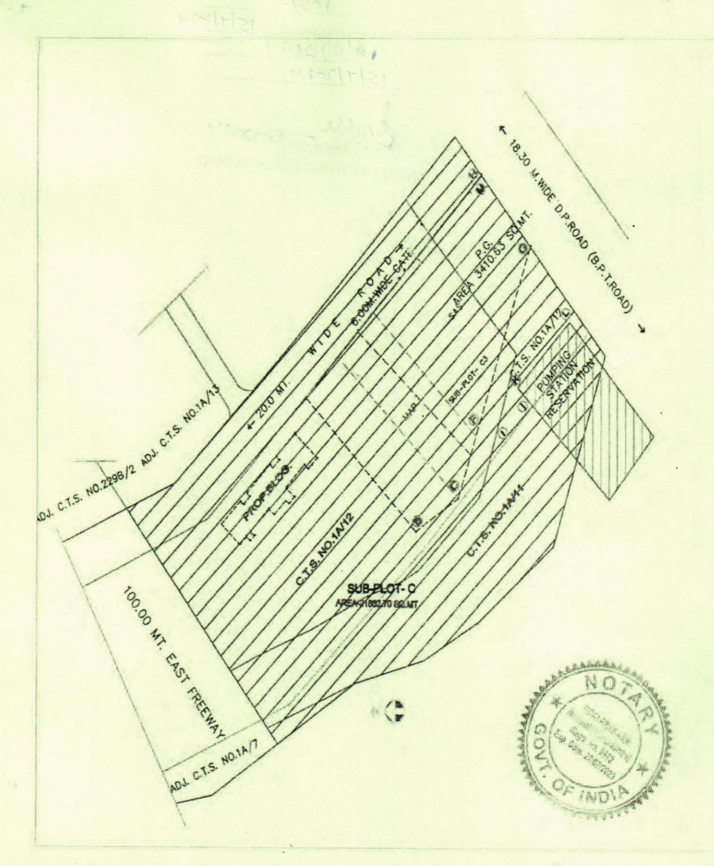
16. COSTS, CHARGES AND EXPENSES

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed), incurred in carrying out and implementing this Scheme and matters incidental thereto, shall be borne by ARTIL.



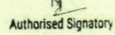






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FOR AJMERA REALTY & INFRAINDIA LTD.







MUMBAI (MAHARASHTRA)
REG. No. 5972



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National Company Law Tribunal, Mumbai Bench

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