ISO **CERTIFIED** 9001:2015

Regd. Office

: W- 44, M.I.D.C. Phase II, Manpada Road, Dombiyli (E) Dist Thane – 421204, Maharashtra, India.

: 7045592703 / 7045592706 / 7498245178 / 8291098827

: shares@indoaminesltd.com

: www.indoaminesltd.com CIN: L99999MH1992PLC070022



Date: 27th November, 2024

Phone

E-mail

Website

To,

The Manager, Listing Department The General Manager, Listing Department

To,

National Stock Exchange of India Ltd. **BSE Limited** 

Phiroze Jeejeebhoy Towers, Plot no. C/1G Block,

Bandra-Kurla Complex, Bandra (East), Dalal Street, Mumbai-400001 Mumbai-400051 **Symbol: INDOAMIN** Script Code: 524648

Dear Sir/Madam,

Subject: Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

Reference: Intimation of NCLT Approval for Scheme of Amalgamation of Pious Engineering Private Limited ("Transferor Company") with Indo Amines Limited ("Transferee Company") and their respective shareholders under Sections 230-232 of the Companies Act, 2013 and applicable provisions and rules made thereunder

In continuation of the previous intimations regarding the aforesaid Scheme of Amalgamation, we are pleased to inform you that Hon'ble National Company Law Tribunal, Mumbai, Principal Bench, vide its order dated November 11, 2024 ('Order') (which was uploaded on NCLT website on November 19, 2024) has sanctioned the Scheme of Amalgamation between Pious Engineering Private Limited ("Transferor Company") with Indo Amines Limited ("Transferee Company") and their respective shareholders and creditors under Sections 230 to 232 of the Companies Act, 2013.

Further, we would like to inform you that, the Company has received the Certified True Copy of the Order and the same is enclosed.

We request you to take the above information on record.

Thanking you.

Yours truly, For, Indo Amines Limited

Tripti Sawant **Company Secretary & Compliance Officer** Mem: A39926

Encl. as above stated



### 23. C.P.(CAA)/144(MB)2024 In C.A.(CAA)237(MB)2023

CORAM:

SHRI ANIL RAJ CHELLAN HON'BLE MEMBER (T) SHRI KULDIP KUMAR KAREER HON'BLE MEMBER (J)

ORDER SHEET OF THE HEARING OF MUMBAI BENCH OF THE NATIONAL COMPANY LAW TRIBUNAL ON 11.11.2024

NAME OF THE PARTIES: - Pious Engineering Private Limited

Section: - 230-232 of Companies Act, 2013.

#### ORDER

### C.P.(CAA)/144(MB)2024 In C.A.(CAA)237(MB)2023: -

-		
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	CSCHCC	

Adv. Ahmed Chunawala a/w Adv. Karshi R. Shah, Adv. Mahadev P.

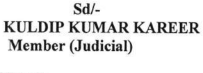
.... Petitioner.

Ms. Gouri Killedar

.... RD through VC.

Heard the Counsel appearing for the Petitioner for a considerable time. Detailed order will follow vide separate sheet.

Sd/ANIL RAJ CHELLAN
Member (Technical)
SUSHIL



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Deputy Registrar National Company Law Tribunal, Mumbai Bench



C.P.(CAA)/144/MB/2024

In

C.A.(CAA)/237/MB/2023

In the matter of Companies Act, 2013 (18 of 2013)

And

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

AND

In the matter of

Scheme of Merger by Amalgamation of PIOUS ENGINEERING PRIVATE LIMITED, the Transferor Company by INDO AMINES LIMITED, the Transferee Company.

PIOUS ENGINEERING PRIVATE )
LIMITED, a company incorporated under )
the Companies Act, 1956 having its )
registered office at Plot 73, Laxmi Terrace, )
Ranade Road, Shivaji Park, Dadar West, )





C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

Mumbai – 400 028.

CIN No. - U29200MH1996PTC101573

No.1

INDO AMINES LIMITED, a company )
incorporated under the Companies Act, )
1956 having its registered office at W-44, )
MIDC Phase II, MIDC, Dombivli East, )
Thane – 421 203

CIN No. L99999MH1992PLC070022

No.2

Order delivered on:11.11.2024

Coram:

Anil Raj Chellan

Kuldip Kumar Kareer

Member Technical

Member Judicial

Appearance:

For the all Petitioner Companies:

Mr Ahmed M Chunawala a/w Adv.

Karshi R. Shah, Adv. Mahadev P.

For Regional Director:

Ms. Gouri Killedar

**ORDER** 

Per: Coram

Heard the Learned Counsel for the Petitioner Companies. No objector
has come before this Tribunal to oppose the Scheme and nor has any



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

party controverted any averments made in the Petitions to the said Scheme.

- 2. The sanction of the Tribunal is sought under Sections 230 to 232 of the Companies Act, 2013 and other relevant provisions of the Companies Act, 2013 and the rules framed there under for the Scheme of Merger by Amalgamation of PIOUS ENGINEERING PRIVATE LIMITED, the Transferor Company by INDO AMINES LIMITED, the Transferee Company.
- 3. The Petitioner Companies have approved the said Scheme of Amalgamation by passing the Board Resolutions dated 8<sup>th</sup> August, 2022 and 3<sup>rd</sup> April, 2023 which are annexed to the respective Company Scheme Petition.
- 4. The Learned Advocate appearing on behalf of the Petitioners states that the Petition have been filed in consonance with the Order passed in the Company Scheme Application No. 144 of 2024 of this Tribunal.
- 5. The Learned Advocate appearing on behalf of the Petitioners further states that the Petitioner Companies have complied with all requirements



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

as per directions of the National Company Law Tribunal, Mumbai Bench and they have filed necessary affidavits of compliance in the National Company Law Tribunal, Mumbai Bench.

- 6. The Learned Counsel for the Petitioner Companies states that the Petitioner Company No. 1, inter alia, is in the business of manufacturing, processing, importing, exporting, trading or dealing in dies, blocks, moulds, tools, jigs, patterns, stores, spare parts, accessories, designs, profiles, industrial appliances, implements and equipment's and to carry on the process of grinding, machining, punching, drawing, fabrication, rolling, bending, slitting, pressing, sheaving, engineering on Iron & amp; steel, alloy steel carbon, ferrous and non-ferrous metal on job work or contract basis or on their own material for sell. and that the Petitioner Company No. 2 is principally engaged in the business of manufacturing and marketing of organic chemicals, fine chemicals, specialty chemicals for polymers and inorganic chemicals, chemical intermediates for pharmaceuticals.
- 7. The Amalgamation pursuant to this Scheme would, inter alia, have the following benefits:



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

- a) The Companies believe that the combined business will augment industry-leading revenue growth and profitability. Further, the Companies expect that their combined balance sheet will provide diverse strategic options and flexibility arising from cost efficiencies and synergies such as optimization of sales, general and administration costs.
- b) Amalgamation of the Transferor Company with the Transferee Company will provide an opportunity to leverage combined assets and build a stronger sustainable business. Specifically, the amalgamation will enable optimal utilization of existing resources and provide an opportunity to fully leverage strong assets, capabilities, experience, expertise and infrastructure of both the companies. The merged entity will also have sufficient funds required at lower cost than what Transferor Company borrowed for meeting its long term capital and working capital.
- c) Strengthened strong position in the industry, in terms of the assets base, revenues, product range, production volumes, integrated supply chain and market share of the combine entity.



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

- d) Greater efficiency in cash management by cost saving for all the Companies as they are capitalizing on each other's core competency and a resource which is expected to result in stability of operations, cost savings and higher profitability levels for the Amalgamated Company.
- e) Greater integration, financial strength and flexibility for the amalgamated company, which would result in improved overall shareholder value.
- f)Simplified management structure, leading to better administration and reduction in costs from more focused operational efforts, rationalization, standardization and simplification of business processes, elimination of duplication, reduction in multiplicity of legal and regulatory compliances and rationalization of administration expenses.

As a result, the Board of Directors of Transferor Company and Transferee Company are proposing this Scheme under Section 230 to 232 of the Companies Act, 2013, which they believe, is in the best interest of the shareholders and creditors



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8. The Regional Director has filed his Report dated 8<sup>th</sup> November, 2024 inter-alia making the following observations in paragraphs 2 (a) to (j) which are reproduced hereunder:

Para	Observation by the Regional	Undertaking of the Petitioner
	Director	Company/Rejoinder
2(a)	On examination of the report of the Registrar of Companies, Mumbai dated 14.03.2024 for all Petitioner Companies falls within the jurisdiction of ROC, Mumbai It is submitted that no representation regarding the proposed scheme of Amalgamation has been received against the Petitioner Companies.	
	Further, the Petitioner Companies has filed Financial Statements up	



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

to 31.03.2023.

The ROC, Mumbai has further submitted its observations in his report dated 14.03.2024 which are as under: -

- i. That the ROC Mumbai in its report dated 14.03.2024 has also stated that No Inquiry, Inspection, Investigations, Prosecutions under Companies Act, 2013 have been pending against the Petitioner Companies.
- ii. Transferor Company should issue notices to the Unsecured Creditors and obtain consents at least 90% of the Value.

As regards the observation made in Paragraph 2(a)(i) of the said Report is concerned, the Petitioner Companies submit that the observation in the said paragraph is merely factual in nature and no further response is required to that extent.

As regards the observation made in Paragraph 2(a)(ii) of the said Report is concerned, the Petitioner Companies submit they have obtained the consent





C.P.(CAA)/144/MB/2024 C.A.(CAA)/237/MB/2023

iii. Transferee Company should issue in Paragraph 2(a)(iii) of the said the Secured Unsecured Creditors and obtain consents affidavits at least 90% of the Value.

and annexed to the Company Scheme Petition.

As regards the observation made Report concerned, Petitioner Companies submit that they have obtained the consent and annexed to the Company Scheme Petition.

iv. A complaint is pending against the Transferee Company.

As regards the observation made in Paragraph 2(a)(iv) of the said Report is concerned, Petitioner Companies submit that the observation in the said paragraph is merely factual in nature and no further response is required to that extent.





C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

v. 44 (Forty-Four) "OPEN" charge
are there on the Transferee
Company.

As regards the observation made in Paragraph 2(a)(v) of the said Report is concerned, the Petitioner Companies submit the observation in the said paragraph is merely factual in nature and no further response is required to that extent.

vi. As per the provisions of Section

230(3)(i) of the Companies Act,

2013, where the transferor company
is dissolved, the fee, if any, paid by
the transferor Company on its
authorized capital shall be set-off
against any fees payable by the
Transferee Company on its
authorized capital subsequent to the

As regards the observation made in Paragraph 2(a)(vi) of the said Report is concerned, the Petitioner Companies submits that the Transferee Company undertakes to comply with the provisions of section 232(3)(i) of Companies Act, 2013, to the extent applicable and pay the balance fees on the increase in





C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

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 capital subsequent to the amalgamation.

vii. Interest of the creditors should be protected.

viii. May be decided on its merits.

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

authorized share capital.

As regards the observation made in Paragraph 2(a)(vii) of the said Report is concerned, the Petitioner Companies submits that the interest of creditors will be protected





C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

	adversely	
2(b)	In compliance of AS-14 (IND AS-	As regards the observation made
	103), the Petitioner Companies	in Paragraph 2(b) of the said
	shall pass such accounting entries	Report is concerned, it is
	which are necessary in connection	submitted that the Second
	with the scheme to comply with	Petitioner Company being the
	other applicable Accounting	Transferee Company shall pass
	Standards such as AS-5(IND AS-8)	such accounting entries which
	etc	are necessary to comply with all
		other applicable Accounting
		Standards such as IND AS-8 etc.
		to the extent applicable
2(c)	Transferee company should	As regards the observation made
	undertake to comply with the	in Paragraph 2(c) of the said
	provisions of section 232(3)(i) of	Report is concerned, the
	the Companies Act, 2013 through	Transferee Company undertakes
	appropriate affirmation in respect	to comply with the provisions of



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

	of fees payable by Transferee	section 232(3)(i) of Companies
	Company for increase of share	Act, 2013, to the extent
	capital on account of merger of	applicable and pay the balance
	transfer of companies	fees on the increase in authorised
		share capital
2(d)	The Hon'ble Tribunal may kindly	As regards the observation made
	direct the Petitioner Companies to	in Paragraph 2(d) of the said
	file an affidavit to the extent that	Report is concerned, the
	the Scheme enclosed to the	Petitioner Companies undertake
	Company Application and	that the Scheme enclosed to the
2	Company Petition are one and	Company Application and
	same and there is no discrepancy,	Company Petition are one and
	or no change is made	same and there is no
		discrepancy, or no change is
		made.
2(e)	As per Definition of the Scheme,	As regards the observation made
	"Appointed Date" means 1st January,	in Paragraph 2(e) of the said
	2023 or such other dates as may be	





C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

mutually agreed by the Boards of the

Companies and conveyed to the

National Company Law Tribunal,

Mumbai Bench in writing.

"Effective Date" or "coming into effect of this Scheme" or "upon the Scheme becoming effective" means the date on which last of the approvals or events specified under Clause 9 of Part B of the Scheme are satisfied or obtained or have occurred or the requirement of which has been waived (in writing) in accordance with this Scheme.

comply with the requirements as clarified vide circular no. F. No. 7/12/2019/CL-I dated 21.08.2019 issued by the Ministry of Corporate

The Petitioners may be asked to

Report is concerned, submitted that the Appointed Date is 1st January, 2023 as mentioned in the Scheme which is in compliance with Section 232(6) of the Companies Act, 2013 and in compliance of the circular No. F. No. 7/12/2019/CL-I dated 21.08.2019 issued the Ministry of Corporate Affairs and further submits that the Scheme shall be effective from Appointed the Date mentioned in the Scheme.





C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

	Affairs	
2(f)	The Hon'ble Tribunal may kindly	As regards the observation made
	seek the undertaking that this	in Paragraph 2(f) of the said
(1)	Scheme is approved by the	Report is concerned, the
F	requisite majority of members and	Petitioner Companies hereby
	creditors as per Section 230(6) of	state that the meeting of
	the Act in meetings duly held in	members were dispensed by the
	terms of Section 230(1) read with 7	Hon'ble Tribunal on the basis of
	subsection (3) to (5) of Section 230	consent affidavits received from
	of the Act and the Minutes thereof	all shareholders and hence the
	are duly placed before the Tribunal	question of it being approved by
		the requisite majority of
		members as per Section 230(6) in
		the meetings duly held in terms
		of Section 230(1) read with
		subsection (3) to (5) of Section
	x	230 of the Act and the
		requirement of placing the



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		minutes before the Hon'ble
		Tribunal does not arise
2(g)	Petitioner Companies may satisfy	As regards the observation made
	the Hon'ble NCLT that the interest	in Paragraph 2(g) of the said
	of creditors shall be protected on	Report is concerned, the
	implementation of the scheme	Petitioner Companies hereby
		state that the interest of creditors
		are protected on implementation
		of the scheme
2(h)	The Petitioner Company states	So far as the observation in
	that the Transferee Company shall	paragraph 2(h) of the Report of
	be in compliance with provisions	the said Report is concerned, the
	of Section 2(1B) of the Income Tax	Petitioner Companies
	Act, 1961. In this regard, the	undertakes to comply with the
	petitioner company shall ensure	directions if any of the Income
	compliance of all the provisions of	Tax Department, if so required
	Income Tax Act and Rules	in accordance with the



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	thereunder	applicable statutory provisions.
2(i)	Petitioner Companies shall undertake to comply with the directions of the concerned sectoral Regulatory, if any	in Paragraph 2(i) of the said
	; = ·	that if there is any sectorial authorities they would comply with that.
2(j)	It is observed that the Transferee company is a listed company therefore, petitioner company may be directed to place on record the prior notice issued to NSE, BSE and SEBI and to Company with the observations of NSE & BSE	in Paragraph 2(j) of the said Report is concerned, the Petitioner companies submits that they have obtained the NOC from the BSE and BSE



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

issuing order LODR Regulations	directions of NSE and BSE after
so that public interest may be	the Scheme is approved
protected in this matter.	

- The Official Liquidator has filed his Report dated 21st March, 2024 interalia stating that the affairs of the Transferor Company have been conducted in proper manner.
- 10. From the material on record, the Scheme appears to be fair and reasonable and is not violative of any provisions of law and is not contrary to public policy.
- Since all the requisite statutory compliances have been fulfilled, Company
   Scheme Petition No. 144 of 2024 is made absolute in terms of clauses 34
   (a) to (c) of the said Company Scheme Petition.
- 12. The Petitioner Company No. 1 be dissolved without winding up.
- 13. Petitioners are directed to file a copy of this Order along with a copy of the Scheme of Amalgamation with the concerned Registrar of



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C.P.(CAA)/144/MB/2024 In C.A.(CAA)/237/MB/2023

Companies, electronically along with E-Form INC-28, within 30 days from the date of receipt of the Order from the Registry.

- 14. The Petitioner Companies to lodge a copy of this Order and the Scheme duly authenticated by the Deputy Registrar or Assistant Registrar, National Company Law Tribunal, Mumbai Bench, with the concerned Superintendent of Stamps, for the purpose of adjudication of stamp duty payable within 30 days from the date of receipt of the Order, if any.
- 15. All authorities concerned to act on a copy of this Order along with the Scheme duly authenticated by the Deputy Director or Assistant Registrar, National Company Law Tribunal, Mumbai.
- 16. Ordered Accordingly.

Sd/-

Sd/-

# ANIL RAJ CHELLAN MEMBER TECHNICAL

### KULDIP KUMAR KAREER MEMBER JUDICIAL



Certified True Copy	
Date of Application	12/11/2024
Number of Pages	19
Fee Paid Rs.	951
Applicant called for col	lection copy on 26/11/24
Copy prepared on	26/11/2024
Copy Issued on	27/11/2024
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Deputy Registrar

National Company Law Tribural, Mumbai Bench

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EXHIBIT.



### SCHEME OF AMALGAMATION

OF

### PIOUS ENGINEERING PRIVATE LIMITED

("Transferor Company")

WITH

INDO AMINES LIMITED ("Transferee Company")

AND

### THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

(Under Section 230 to 232 and other applicable provisions of the Companies Act, 2013)





#### PART A - GENERAL



This Scheme of Amalgamation (hereinafter referred as "the Scheme") is presented under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 & the Rules framed thereunder including any statutory modifications or re-enactments thereof, if any, for the amalgamation of PIOUS ENGINEERING PRIVATE LIMITED (hereinafter referred to as "Transferor Company") with INDO AMINES LIMITED (hereinafter referred to as "Transferor Company") and in compliance with the conditions relating to "Amalgamation" as specified u/s 2(1B) of the Income Tax Act, 1961 and the same is divided into the following parts:

#### 2. BACKGROUND OF THE COMPANIES:

- a) Pious Engineering Private Limited ("PEPL" or "Transferor Company") is a Company incorporated on 2nd August, 1996 as a Private Limited Company, limited by shares under the provision of Companies Act, 1956 bearing Corporate Identity. No.: U29200MH1996PTC101573 and having its registered office at Plot 73, Laxmi Terrace, Ranade Road, Shivaji Park, Dadar West, Mumbai 400 028. The Transferor Company is engaged, inter alia, in the business of manufacturing, processing, importing, exporting, trading or dealing in dies, blocks, moulds, tools, jigs, patterns, stores, spare parts, accessories, designs, profiles, industrial appliances, implements and equipment's and to carry on the process of grinding, machining, punching, drawing, fabrication, rolling, bending, slitting, pressing, sheaving, engineering on Iron & steel, alloy steel carbon, ferrous and non-ferrous metal on job work or contract basis or on their own material for sell.
- b) Indo Amines Limited ("IAL" or "Transferee Company") is a Company incorporated on December 17, 1992 under the Companies Act, 1956 as a Public Limited Company, limited by shares incorporated under Corporate Identity No: L99999MH1992PLC070022 and having its registered office at W-44, MIDC Phase II, MIDC, Dombivli East, Thane 421 203. The Transferee Company is, inter alia, engaged into carry on the business of manufacturing and marketing of organic chemicals, fine chemicals, specialty chemicals for polymers and inorganic chemicals, chemical intermediates for pharmaceuticals. The equity shares of the Transferee Company are listed on the Stock Exchanges (as defined hereinafter).

#### 3. RATIONALE/OBJECT OF THIS SCHEME:

The proposed amalgamation would be in the best interest of the Parties and their respective shareholders, employees, creditors and other stakeholders as the proposed amalgamation will yield advantages as set out *inter alia* below:

amalgamation will yi

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- The Companies believe that the combined business will augment industry leading revenue growth and profitability. Further, the Companies expect that their combined balance sheet will provide diverse strategic options and flexibility arising from cost efficiencies and synergies such as optimization of sales, general and administration costs.
- 2. Amalgamation of the Transferor Company with the Transferee Company will provide an opportunity to leverage combined assets and build a stronger sustainable business. Specifically, the amalgamation will enable optimal utilization of existing resources and provide an opportunity to fully leverage strong assets, capabilities, experience, expertise and infrastructure of both the companies. The merged entity will also have sufficient funds required at lower cost than what Transferor Company borrowed for meeting its long term capital & working capital.
- Strengthened strong position in the industry, in terms of the assets base, revenues, product range, production volumes, integrated supply chain and market share of the combine entity
- 4. Greater efficiency in cash management by cost saving for all the Companies as they are capitalizing on each other's core competency and a resource which is expected to result in stability of operations, cost savings and higher profitability levels for the Amalgamated Company.
- Greater integration, financial strength and flexibility for the amalgamated company, which would result in improved overall shareholder value.
- 6. Simplified management structure, leading to better administration and reduction in costs from more focused operational efforts, rationalization, standardization and simplification of business processes, elimination of duplication, reduction in multiplicity of legal and regulatory compliances and rationalization of administration expenses.

As a result, the Board of Directors of Transferor Company and Transferee Company are proposing this Scheme under Section 230 to 232 of the Companies Act, 2013, which they believe is in the best interest of the shareholders and creditors.

### 4. OVERVIEW OF THE SCHEME:

This Scheme is presented under Section 230 to 232 and other applicable provisions of the Act (as defined hereinafter) read with Section 2(1B) and applicable provisions of the Income Tax Act (as defined hereinafter) and other applicable law, if any and provides for the:

 Amalgamation of the Transferor Company with the Transferee Company by way of merger by absorption and dissolution of Transferor Company winding up,

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the consequent issue of fully paid up equity shares of Transferee Company to the shareholders of Transferor Company in accordance with the Share Exchange Ratio (as defined hereinafter); and

b) Various other matters consequential or integrally connected therewith

### 5. PARTS OF THE SCHEME:

This Scheme is divided into following parts:

- a) Part A deals with the background of the Companies, rationale, objective and overview of this Scheme;
- Part B deals with the definitions, interpretation and share capital structures of the Companies;
- c) Part C deals with the amalgamation of the Transferor Company with Transferee Company in accordance with Sections 230 to 232 and other applicable provisions of the Act and in terms of Section 2(1B) of the Income Tax Act, and consequent dissolution, without winding up, of the Transferor Company; and
- Part D deals with the general clauses, terms and conditions applicable to this Scheme.

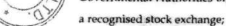
# PART B - DEFINITIONS, INTERPRETATIONS AND THE SHARE CAPITAL STRUCTURES

#### 6. DEFINITIONS:

In this Scheme, unless inconsistent with the subject or context, (a) capitalized terms defined by inclusion in quotation and/ or parenthesis have the meaning so ascribed; and (b) the following expressions shall have the meanings respectively assigned against them:

- a. "Act" or "the Act" means the Companies Act, 2013 read with the applicable Rules made there under and any statutory amendments or re-enactment thereof, as may be prescribed or notified by the Ministry of Corporate Affairs, from time to time.
- "Applicable Laws" means all applicable: (a) statutes, enactments, acts of legislature or parliament, laws, ordinances, code, directives, rules, regulations, byelaws, listing agreements, notifications, guidelines or policies of any applicable jurisdiction; and (b) administrative interpretation, writ, injunction, directions, directives, judgment, arbitral award, decree, orders or approvals required from Governmental Authorities of, or agreements with, any commental Authority or

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c. "Appointed Date" means 1st January, 2023 or such other dates as may be mutually agreed by the Boards of the Companies and conveyed to the National Company Law Tribunal, Mumbai Bench in writing;

#### d. "Appropriate Authority" means:

- 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, Tribunal, central bank, commission or other authority thereof;
- ii. any government, quasi-governmental or private body or agency lawfully exercising or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, statutory, licensing, competition, Tax, importing, exporting or other governmental or quasi-governmental authority including without limitation, SEBI (as defined hereinafter), Competition Commission of India and the Tribunal (as defined hereinafter);
- iii. any Stock Exchange.
- e. "Board" or "the Board of Directors" in relation to Transferor Company and Transferee Company, as the case may be, means the Board of Directors of such Company, and unless it is repugnant to the context, shall include a committee (s) of directors duly constituted and/ or any other person authorized by the Board or its committee(s);
- f. "BSE" means BSE Limited.
- g. "Effective Date" or "coming into effect of this Scheme" or "upon the Scheme becoming effective" means the date on which last of the approvals or events specified under Clause 9 of Part B of the Scheme are satisfied or obtained or have occurred or the requirement of which has been waived (in writing) in accordance with this Scheme.
  - "Encumbrance" means: (a) any encumbrance including, without limitation, any claim, mortgage, negative lien, pledge, equitable interest, charge ( whether fixed or floating), hypothecation, lien, deposit by way of security, security interest, trust, guarantee, commitment, assignment by way of security, or other encumbrances or security interest of any kind securing or conferring any priority of payment in respect of any obligation of any person and includes without limitation any right granted by a transaction which, in legal terms, is not the granting of security but which has an economic or financial effect similar to the granting of security in each case under any law, contract or otherwise, including any option or right of preemption, public right, common right, easement rights, any attachment, restriction on use, transfer, receipt of income or exercise of any other attribute of ownership, right of set- off and / or any other interest held by a third party; ( b) any voting





agreement, conditional sale contracts, interest, option, right of first offer or transfer restriction; (c) any adverse claim as to title, possession or use and / or (d) any agreement, conditional or otherwise, to create any of the foregoing, and the ferm 'encumber' shall be construed accordingly.

- "LODR Regulations" means the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended);
- j. "Income Tax Act" means the Income Tax Act, 1961.
- k. "National Company Law Tribunal" or "NCLT" means the National Company Law Tribunal at Mumbai which has Jurisdiction over the Transferee Company and Transferor Companies as the case may be.
- "New Equity Shares" has the meaning given to it in Clause 14.2 of Part C;
- m. "NSE" means the National Stock Exchange of India Limited.
- "Parties" means the Transferor Company and the Transferee Company, collectively;
- o. "Permits" means all consents, licenses, permits, grants orders, certificates, permissions, authorisations, clarifications, approvals, letter of intent, land awards, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, no objections, whether governmental, statutory, regulatory or otherwise as required under Applicable Law;
- p. "Record Date" means the date to be fixed by the Board of the Transferee Company, after mutual agreement on the same between the Transferee Company and the Transferor Companies, for determining the equity shareholders of the Transferor Companies to whom equity shares of the Transferee Company shall be allotted pursuant to this Scheme;
- q. "Registrar of Companies" or "ROC" means the Registrar of Companies, having jurisdiction over the Transferor Company and the Transferee Company respectively;
- r. "Scheme" or "the Scheme" or "this Scheme" means this scheme of amalgamation pursuant to Sections 230 to 232 and other relevant provisions of the Act, with such modifications and amendments as may be made from time to time, with the appropriate approvals and sanctions of the Competent Authority and other relevant Governmental Authorities, as may be required under the Act and under all other Applicable Laws;
  - "SEBI" means the Securities and Exchange Board of India established under the Securities and Exchange Board of India Act, 1992.



- "Stock Exchanges" means the BSE Limited and the National Stock Exchange of India Limited collectively.
- v. "Tax" or "Taxes" or "Taxation" means all forms of direct or indirect taxes and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies and whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at sources, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to the Transferor Companies or the Transferee Company or any other person and all surcharges, education cees, penalties, charges, costs and interest relating thereto;
- w. "Transferee Company" or "IAL" means Indo Amines Limited, a public company, limited by shares, incorporated under the provisions of the Companies Act, 1956 under Corporate Identity No: L99999MH1992PLC070022 and having its Registered Office situated at W-44, MIDC, Phase II, MIDC, Dombivli (E), Dist. Thane 421 204, Maharashtra.
- x. "Transferor Company" or "PEPL" means Pious Engineering Private Limited, a Company incorporated as a Private Limited Company, limited by shares under the provision of Companies Act, 1956 and having its registered office at Plot 73, Laxmi Terrace, Ranade Road, Shivaji Park, Dadar West, Mumbai – 400 028.



"Undertakings" shall mean and include:

- (a) All the assets and properties and the entire business of the Transferor Company as on the Appointed Date (hereinafter referred to as "the said assets"),
- (b) All the secured and unsecured debts, liabilities, contingent liabilities, duties, obligations and guarantees of the Transferor Company as on the Appointed Date (hereinafter referred to as "the said liabilities"),



(c) Without prejudice to the generality of sub-clause (a) above, the Undertakings of the Transferor Company shall include the Transfero Company reserves, movable and the immovable properties, assets including investments in shares, debentures, bonds and other securities, claims, loans and advances, deposits, ownership rights, leasehold rights, tenancy rights, occupancy rights, hire purchase contracts, leased assets, lending contracts, revisions, powers, permits, authorities, licenses, consents, approvals, municipal permissions, industrial and other licenses, permits, authorisations, quota rights, registrations, import/ export licenses, bids, tenders, letter of intent, connections for water, electricity and drainage, sanctions, consents, product registrations, quota rights, allotments, approvals, freehold land, buildings, factory buildings, plant & machinery, electrical installations and equipments, furniture and fittings, laboratory equipments, office equipments, effluent treatment plants, tube wells, software packages, vehicles and contracts, engagements, titles, interest, benefits, allocations, exemptions, concessions, remissions, subsidies, tax deferrals, tenancy rights, trademarks, brand names, patents and other industrial and intellectual properties, import quotas, telephones, telex, facsimile, websites, e-mail connections, networking facilities and other communication facilities and equipments, investments, rights and benefits of all agreements and all other interests, rights and power of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals and all necessary records, files, papers, process information, data catalogues and all books of accounts, documents and records relating thereof.



(d) Without prejudice to the generality of the above, all benefits including under Income Tax, Excise (including Cenvat), Sales Tax (including deferment of sales tax), etc., to which the Transferor Company is entitled to in terms of the applicable Tax Laws of the Union and State Governments.



7.1 Terms and expressions which are used in this Scheme but not defined herein shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning given to them under the Act, the Income-tax Act, 1961, the Securities Contracts (Regulation) Act, 1956, Securities and Exchange Board of India Act, 1992 (including the regulations made thereunder), the Depositories Act, 1996 and other Applicable Laws, rules, regulations, bye-laws, as the case may be, including any statutory modification or re-enactment thereof, from time to time. In particular, wherever reference is made to the Competent Authority in this Scheme, the reference would include, if appropriate,



reference to the Competent Authority or such other forum or authority vested with any of the powers of the Competent Authority under the Act a made thereunder.

7.2 In this Scheme, unless the context otherwise requires:

- references to "persons" includes individuals, bodies corporate (wherever incorporated), unincorporated associations and partnerships;
- ii. the headings, sub-headings, titles, sub-titles to clauses, sub-clauses and paragraphs are inserted for ease of reference only and do not form part of the operative provisions of this Scheme and shall not affect the construction or interpretation of this Scheme:
- iii. references to one gender includes all genders;
- iv. words in the singular shall include the plural and vice versa;
- v. any references in this Scheme to "upon this Scheme becoming effective" or "upon coming into effect of this Scheme" or "upon the Scheme coming into effect" or "effectiveness of the Scheme" or likewise are to be construed to be a reference to the Appointed Date;
- vi. words "include" and "including" are to be construed without limitation;
- vii. terms "hereof", "herein", "hereby", "hereto" and derivative or similar words refer to this entire Scheme or specified Clauses of this Scheme, as the case may be;
  - a reference to "writing" or "written" includes printing, typing, electronic mailing, and other means of reproducing words in a visible form excluding a text or an instant message;
  - reference to any agreement, contract, document or arrangement or to any provision thereof shall include references to any such agreement, contract, document or arrangement as it may, after the date hereof, from time to time, be amended, supplemented or novated;
  - reference to the Recital or Clause are references to the Recital or Clause of this Scheme; and
  - references to any provision of law or legislation or regulation include: (a) such provision as from time to time amended, modified, re-enacted or consolidated (whether before or after the date of this Scheme) to the extent such amendment, modification, re-enactment or consolidation applies or is capable of applying to





the transaction entered into under this Scheme and (to the extent hability there under may exist or can arise) shall include any past statutory provision to amended, modified, re-enacted or consolidated from time to time) which the provision referred to has directly or indirectly replaced; (b) all subordinate legislations (including circulars, notifications, clarifications or supplement(s) to, or replacement or amendment of, that law or legislation or regulation) made from time to time under that provision (whether or not amended, modified, re-enacted or consolidated from time to time) and any retrospective amendment.

#### 8. SHARE CAPITAL

8.1 The Authorised, issued, subscribed and paid up Share Capital of the Transferor Company as at 31st December, 2022 is as under: -

Particulars	Amount (in Rs.)
Authorised Capital	
40,000 Equity Shares of Rs.100/-each	40,00,000
Total	40,00,000
Issued, Subscribed and Paid-up	
36,000 Equity Shares of Rs.100/- each fully Paid-up	36,00,000
Total	36,00,000

Subsequent to the aforesaid date, there has been no change in the authorized, issued, subscribed and paid-up capital of the Transferor Company until the date of approval of the Scheme by the Board of the Transferor Company.

8.2 The Authorised, issued, subscribed and paid up Share Capital of the Transferee Company as at 31st December, 2022 is as under: -

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Particulars	Amount (in Rs.)
Authorised Capital	
10,14,80,000 Equity Shares of Rs.5/-each	50,74,00,000
Total	50,74,00,000
Issued, Subscribed and Paid-up	
7,06,97,560 Equity Shares of Rs.5/- each fully Paid- up	35,34,87,800
Total	35,34,87,800

The equity shares of the Transferee Company are listed on the BSE and the NSE. Subsequent to the aforesaid date, there has been no change in the authorized, issued, subscribed and paid-up capital of the Transferee Company until the date of approval of the Scheme by the Board of the Transferee Company.

### 9. DATE OF TAKING EFFECT:

The Scheme set out herein in its present form or with any modification(s) approved or imposed or directed by the Competent Authority or any other Governmental Authority shall be effective and operative from the Appointed Date.

### PART- C - AMALGAMATION OF PEPL WITH IAL

### 10. TRANSFER AND VESTING OF THE TRANSFEROR COMPANY INTO AND WITH THE TRANSFEREE COMPANY:

- 10.1 With effect from the Appointed Date and upon this Scheme becoming effective, the Transferor Company along with all its assets, liabilities, contracts, employees, licenses, records, approvals etc. being integral parts of the Transferor Company shall stand transferred to and vest in or shall be deemed to have been transferred to and vested in the Transferee Company, as a going concern, without any further act, instrument or deed, together with all its properties, assets, liabilities, rights, benefits and interest therein, subject to the provisions of this Scheme, in accordance with Sections 230 to 232 of the Act, the Income-Tax Act, 1961 and Applicable Law if any, in accordance with the provisions contained herein.
- 10.2 Upon effectiveness of this Scheme and with effect from the Appointed Date, without prejudice to the generality of the provisions of Clause 10.1 above, the manner of transfer and vesting of assets and liabilities of the Transferor Company under this Scheme, is as follows:
  - all assets of the Transferor Company, that are movable in nature or incorporeal/intangible property or are otherwise capable of transfer by physical or constructive delivery and /or by endorsement and delivery or by vesting and recordal of whatsoever nature, including plant and machinery, equipment, pursuant to this Scheme shall stand transferred to and vested in and /or be deemed to be transferred to and vested in the Transferee Company, wherever located and shall become the property and an integral part of the Transferee Company. The vesting pursuant to this sub-clause shall be deemed to have occurred by physical or constructive delivery or by endorsement and delivery or by vesting and recordal, pursuant to this Scheme, as appropriate to the property being vested and title to the property shall be deemed to have been transferred accordingly;
  - all other movable properties of the Transferor Company, including investments in shares and any other securities, sundry debtors, actionable claims, earnest monies, receivables, bills, credits, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits (including deposits from members), if any, with government, semi-







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government, local and other authorities and bodies, customers and other persons, shall without any further act, instrument or deed, become the property of the Transferee Company, and the same shall also be deemed to have been transferred by way of delivery of possession of the respective documents in this regard. It is hereby clarified that investments, if any, made by Transferor Company and all the rights, title and interest of the Transferor Company in any leasehold properties shall, pursuant to Section 232 of the Act and the provisions of this Scheme, without any further act or deed, be transferred to and vested in and/or be deemed to have been transferred to and vested in the Transferee Company;

all immovable properties of the Transferor Company, including land together with the buildings and structures standing thereon and rights and interests in immovable properties of the Transferor Company, whether freehold or leasehold or otherwise and all documents of title, rights and easements in relation thereto, shall be vested in and/or be deemed to have been vested in the Transferee Company, without any further act or deed done or being required to be done by the Transferor Company and/or the Transferee Company. The Transferee Company shall be entitled to exercise all rights and privileges attached to the aforesaid immovable properties and shall be liable to pay the ground rent and taxes and fulfil all obligations in relation to or applicable to such immovable properties. The relevant authorities shall grant all clearances/permissions, if any, required for enabling the Transferee Company to absolutely own and enjoy the immovable properties in accordance with Applicable Law. The mutation or substitution of the title to the immovable properties shall, upon this Scheme becoming effective, be made and duly recorded in the name of the Transferee Company by Governmental Authorities pursuant to the sanction of this Scheme by the Competent Authority and upon the Scheme becoming effective in accordance with the terms hereof;



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for the avoidance of doubt and without prejudice to the generality of Clause 10.2(c) above and Clause 10.2(e) below, it is clarified that, with respect to the immovable properties of the Transferor Company in the nature of land and buildings, the Transferor Company and/or the Transferee Company shall register the true copy of the orders of the Tribunal approving the Scheme with the offices of the relevant sub-registrar or similar registering authority having jurisdiction over the location of such immovable properties and shall also execute and register, as required, such other documents as may be necessary in this regard. For the avoidance of doubt, it is clarified that any document executed pursuant to this Clause 10.2(c) above and Clause 10.2(e) below will be for the limited purpose of meeting regulatory requirements and shall not be deemed to be a document under which the transfer of any property of the Transferor Company takes place and the assets and liabilities of the Transferor

Company shall be transferred solely pursuant to and in terms of and the order of the Tribunal sanctioning this Scheme;

- e. notwithstanding anything contained in this Scheme, with respect to the immovable properties of the Transferor Company in the nature of land and buildings located outside the States/territory where registered office address of the Parties is situated as on the Effective Date, whether owned or leased, for the purpose of, inter alia, payment of stamp duty and vesting in the Transferee Company, if the Transferee Company so decides, the Transferor Companies and/ or the Transferee Company, whether before or after the Effective Date, as the case may be, may execute and register or cause to be executed and registered, separate deeds of conveyance or deeds of assignment of lease, as the case may be, in favour of the Transferee Company in respect of such immovable properties. Each of the immovable properties, only for the purposes of the payment of stamp duty (if required under Applicable Law), shall be deemed to be conveyed at a value determined by the relevant authorities in accordance with the applicable circle rates. The transfer of such immovable properties shall form an integral part of this Scheme;
- the transfer and vesting of movable and immovable properties as stated above, shall be subject to Encumbrances, if any, affecting the same;
- g. all Encumbrances, if any, existing prior to the Effective Date over the assets of the Transferor Company which secure or relate to any liability, shall, after the Effective Date, without any further act, instrument or deed, continue to be related and attached to such assets or any part thereof to which they related or were attached prior to the Effective Date and as are transferred to the Transferee Company. Provided that, if any assets of the Transferor Company have not been Encumbered in respect of the liabilities, such assets shall remain unencumbered and the existing Encumbrance referred to above shall not be extended to and shall not operate over such assets. Further, such Encumbrances shall not relate or attach to any of the other assets of the Transferee Company. The secured creditors of the Transferee Company and/or other holders of security over the properties of the Transferee Company shall not be entitled to any additional security over the properties, assets, rights, benefits and interests of the Transferor Company and therefore, such assets which are not currently Encumbered shall remain free and available for creation of any security thereon in future in relation to any current or future indebtedness of the Transferee Company. The absence of any formal amendment which may be required by a lender or trustee or any third party shall not affect the operation of the foregoing provisions of this Scheme;

all estate, assets, rights, title, claims, interest, investments and properties of the Transferor Company as on the Appointed Date, whether or not included in the





books of the Transferor Company, and all assets, rights, fitle, interest, investments and properties, of whatsoever nature and wherever situate which are acquired by the Transferor Company on or prior to the Effective Date, shall be deemed to be and shall become the assets and properties of the Transferee Company;

all the security interest over any moveable and /or immoveable properties and security in any other form (both present and future) including but not limited to any pledges, or guarantees, if any, created /executed by any person in favour of the Transferor Company or any other person acting on behalf of or for the benefit of the Transferor Company for securing the obligations of the persons to whom the Transferor Company has advanced loans and granted other funded and non-funded financial assistance, by way of letter of comfort or through other similar instruments shall without any further act, instrument or deed stand vested in and be deemed to be in favour of the Transferee Company and the benefit of such security shall be available to the Transferee Company as if such security was ab initio created in favour of the Transferee Company . The mutation or substitution of the charge in relation to the movable and immovable properties of the Transferor Company shall, upon this Scheme becoming effective, be made and duly recorded in the name of the Transferee Company by the appropriate authorities and third parties (including any depository participants) pursuant to the sanction of this Scheme by the Competent Authority and upon the Scheme becoming effective in accordance with the terms hereof;

all debts, liabilities, contingent liabilities, duties and obligations, secured or unsecured (including rupee, foreign currency loans, time and demand liabilities, undertakings and obligations of the Transferor Company), of every kind, nature and description whatsoever and howsoever arising, whether provided for or not in the books of account or disclosed in the balance sheets of the Transferor Company shall be deemed to be the debts, liabilities, contingent liabilities, duties, and obligations of the Transferee Company, and the Transferee Company shall, and undertakes to meet, discharge and satisfy the same in terms of their respective terms and conditions, if any. All loans raised and used and all debts, duties, undertakings, liabilities and obligations incurred or undertaken by the Transferor Company prior to the Effective Date, and to the extent they are outstanding on the Effective Date, shall, upon the coming into effect of this Scheme, pursuant to the provisions of Sections 230 to 232 of the Act (without any further act, instrument or deed), stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company and shall become the debt, duties, undertakings, liabilities and obligations of the Transferee Company which shall meet, discharge and Brist e same;

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k. all bonds, notes or other securities of the Transferor Company whether convertible into equity or otherwise, shall, without any further act, instrument or deed become the securities of the Transferee Company and all rights, powers, duties and obligations in relation thereto shall be and shall stand transferred to and vested in or deemed to be transferred to and vested in and shall be exercised by or against the Transferee Company as if it were the Transferor Company. In addition, the Board of Directors of the Transferee Company, shall be authorised to take such steps and do all acts, deeds and things as may be necessary, desirable or proper to list the various bonds, infrastructure bonds and/ or other securities on the relevant exchanges. It is hereby clarified that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, duties and obligations have arisen in order to give effect to the provisions of this Clause;

the Transferee Company shall be entitled to operate all bank accounts, realise all monies and complete and enforce all pending contracts and transactions in the name of the Transferor Company to the extent necessary until the transfer of the rights and obligations of the Transferor Company to the Transferee Company under the Scheme is formally accepted and completed by the parties concerned. For avoidance of doubt, it is hereby clarified that all cheques and other negotiable instruments, payment orders received and presented for encashment which are in the name of the Transferor Company after the Effective Date, shall be accepted by the bankers of the Transferee Company and credited to the accounts of the Transferee Company, if presented by the Transferee Company. Similarly, the banker of the Transferee Company shall honour all cheques issued by the Transferor Company for payment after the Effective Date;

m. all letters of intent, requests for proposal, pre-qualifications, bid acceptances, tenders, and other instruments of whatsoever nature to which the Transferor Company is a party to or to the benefit of which the Transferor Company may be eligible, shall remain in full force and effect against or in favour of the Transferee Company and may be enforced as fully and effectually as if, instead of the Transferor Companies, the Transferee Company had been a party or beneficiary or obligee thereto. Upon coming into effect of this Scheme, the past track record of the Transferor Company shall be deemed to be the track record of the Transferee Company for all commercial and regulatory purposes;

n. all trademarks, trade names, service marks, copyrights, logos, corporate names and brand names, domain names and all registrations, applications and renewals in connection therewith, and software and all website content (including text, graphics, images, audio, video and data), trade secrets, confidential business information and other proprietary information shall stand





transferred to and vested in the Transferee Company, as per the terms agree between the Parties;

- all registrations, goodwill and licenses, appertaining to the Pensferor Company, if any, shall transferred to and vested in the Transferee Company;
- p. all approvals, allotments, consents, concessions, clearances, credits, awards, sanctions, exemptions, subsidies, registrations, no-objection certificates, permits, quotas, rights, entitlements, authorisation, pre - qualifications, bid acceptances, tenders, licenses (including the licenses granted by any governmental, statutory or regulatory bodies for the purpose of carrying on its business or in connection therewith), permissions (including but not limited to permissions granted in relation to launch futures and options contracts) and certificates of every kind and description whatsoever in relation to the Transferor Company, or to the benefit of which the Transferor Company may be eligible/entitled, and which are subsisting or having effect immediately before the Effective Date, shall be in full force and effect in favour of the Transferee Company and may be enforced as fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party or beneficiary or obligor thereto. It is hereby clarified that if the consent of any third party or authority is required to give effect to the provisions of this Clause, the said third party or authority shall make and duly record the necessary substitution/endorsement in the name of the Transferee Company pursuant to the sanction of this Scheme by the Competent Authority, and upon this Scheme becoming effective in accordance with the terms hereof. For this purpose, the Transferee Company shall file appropriate applications /documents with relevant authorities concerned for information and record purposes;
- the Transferor Company, whether being in the nature of compliances or otherwise, including without limitation approvals under Sections 42, 62(1)(a), 180, 185, 186, 188 etc., of the Act, read with the rules and regulations made thereunder, shall stand transferred to the Transferee Company and the said corporate approvals and compliances shall be deemed to have been taken /complied with by the Transferee Company; it being clarified that if any such resolutions have any monetary limits approved subject to the provisions of the Act and of any other applicable statutory provisions, then the said limits, as are considered necessary by the Board of the Transferee Company, shall be added to the limits, if any, under the like resolutions passed by the Transferee Company;

all bank accounts operated or entitled to be operated by the Transferor Company shall be deemed to have transferred and shall stand transferred to the Transferee Company and names of the Transferor Company shall be substituted





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by the name of the Transferee Company in the bank's records; all public deposits, debentures or bonds of the Transferor Companies shall be distinctly identified in the records of the Transferee Company for all intents and purposes including taxation and accounting and shall not be combined with any existing outstanding deposit scheme or series of debentures or bonds of the Transferee Company;

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- s. all the benefits under the various incentive schemes and policies that the Transferor Company is entitled to, including tax credits, tax deferral, exemptions and benefits (including sales tax and service tax), subsidies, tenancy rights, liberties, special status and other benefits or privileges enjoyed or conferred upon or held or availed by the Transferor Company and all rights or benefits that have accrued or which may accrue to the Transferor Company, whether on, before or after the Appointed Date, shall upon this Scheme becoming effective and with effect from the Appointed Date be transferred to and vest in the Transferee Company;
- t. without prejudice to the generality of the foregoing, all lease agreements and leave and license agreements, management agreements, etc., as the case may be, to which the Transferor Company is a party, and having effect immediately before the Effective Date, shall remain in full force and effect on the terms and conditions contained therein in favour of or against the Transferee Company and may be enforced fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party or beneficiary or obligee thereto or thereunder; and the respective lessees and the licensees, as the case may be, shall continue to be in possession of the premises subject to the terms and conditions contained in the relevant lease agreements or leave and license agreements, as the case may be. Further, all the rights, title, interest and claims of the Transferor Company in any properties including leasehold/licensed properties of the Transferor Company including but not limited to security deposits and advance or prepaid lease or license fee, shall, on the same terms and conditions, be transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company automatically without requirement of any further act or deed. The Transferee Company shall continue to pay rent or lease or license fee as provided for under such agreements, and the Transferee Company shall continue to comply with the terms, conditions and covenants thereunder;
- any liabilities, loans, advances and other obligations (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between the Transferor Company and Pransferee Company shall, automatically, stand discharged and come to an end







and there shall be no liability in that behalf on the Transferee Company and the Transferor Company and the appropriate effect shall be given in the books of accounts and records of the Transferee Company;

10.3 The Transferor Company and/or the Transferee Company as the case may be, shall, at any time after this Scheme becoming effective in accordance with the provisions hereof, if so required under Applicable Law or otherwise, do all such acts or things as may be necessary to transfer/obtain the approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses and certificates which were held or enjoyed by the Transferor Companies. It is hereby clarified that if the consent of any third party or Governmental Authority, if any, is required to give effect to the provisions of this Clause, the said third party or Governmental Authority shall make and duly record the necessary substitution/endorsement in the name of the Transferee Company pursuant to the sanction of this Scheme by the Competent Authority, and upon this Scheme becoming effective in accordance with the provisions of the Act and with the terms hereof. For this purpose, the Transferee Company shall file appropriate applications/documents with relevant authorities concerned for information and record purposes.

10.4 The Transferee Company shall, under the provisions of this Scheme, be deemed to be authorised to execute any such writings on behalf of the Transferor Company and to carry out or perform all such acts, formalities or compliances referred to above as may be required in this regard.

Without prejudice to the other provisions of the Scheme and notwithstanding the vesting of the Transferor Company into the Transferee Company by virtue of Part C of the Scheme itself, the Transferee Company may, at any time after the coining into effect of this Scheme in accordance with the provisions hereof, if so required, under Applicable Law or otherwise, execute deeds (including deeds of adherence), confirmations or other writings or tripartite arrangements with any party to any contract or arrangement in relation to which the Transferor Company has been a party, including any filings with the regulatory authorities in order to give formal effect to the above provisions and to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company. The Transferee Company will, if necessary, also be a party to the above.



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## 11. TRANSFER OF CONTRACTS, DEEDS, ETC:

Subject to this Scheme, all contracts, agreements, licences, leases, memoranda of undertakings, memoranda of agreements, memoranda of agreed points, letters of agreed points, bids, letters of intent, arrangements, undertakings whether written or otherwise, deeds, bonds, agreements, schemes, arrangements,

insurance policies, and other instruments to which the Transferor Company is a party, or to the benefit of which, the Transferor Company may be eligible/entitled, and which are subsisting or having effect immediately before the Effective Date, shall, without any further act, instrument or deed continue in full force and effect on, against or in favour of the Transferee Company and may be enforced as fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party or beneficiary or obligor thereto. If the Transferee Company enters into and/or issues and/or executes deeds, writings or confirmations or enters into any tripartite arrangements, confirmations or novations, the Transferor Company will, if necessary, also be party to such documents in order to give formal effect to the provisions of this Scheme, if so required. In relation to the same, any procedural requirements required to be fulfilled solely by the Transferor Company (and not by any of its successors), shall be fulfilled by the Transferee Company as if it is the duly constituted attorney of the Transferor Company;

1.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that the vesting of the assets and liabilities of the Transferor Company occurs by virtue of this Scheme, the Transferee Company may at any time in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds, confirmations, other writings or arrangements with any party to any contract or arrangements to which the Transferor Company is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company shall, unless the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company; and





For the avoidance of doubt and without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme and with effect from the Appointed Date, all consents, permissions, licenses, certificates, clearances, authorities, powers of attorney given by, issued to or executed in favour of the Transferor Company shall stand transferred to the Transferee Company, and the Transferee Company shall be bound by the terms thereof, the obligations and duties thereunder, and the rights and benefits under the same shall be available to the Transferee Company. The Transferee Company shall make applications to any government Authority as may be necessary in this behalf.

#### 12. LEGAL PROCEEDINGS

Upon the coming into effect of this Scheme, any pending suits/appeals, all legal, taxation or other proceedings including before any statutory or quasi-judicial

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authority or tribunal or other proceedings of whatsoever nature relating to the Transferor Company, whether by or against the Transferor Company, pending on the Appointed Date or which may be instituted any time in the future, shall not abate, be discontinued or in any way prejudicially affected by reason of the amalgamation of the Transferor Company or of anything contained in this Scheme, but the proceedings shall continue and any prosecution shall be enforced by or against the Transferee Company in the same manner and to the same extent as would or might have been continued, prosecuted and /or enforced by or against the Transferor Company, as if this Scheme had not been implemented;

#### 13. EMPLOYEES

all the staff and employees of the Transferor Company who are in such employment as on the Effective Date shall become, and be deemed to have become, the staff and employees of the Transferee Company, without any break or interruption in their services and on the same terms and conditions (and which are not less favorable than those) on which they are engaged by the Transferor Company as on the Effective Date. The Transferee Company further agrees that for the purpose of payment of any retirement benefit/compensation, such immediate uninterrupted past services with the Transferor Company, shall also be taken into account. With regard to provident fund, gratuity, superannuation, leave encashment and any other special scheme or benefits created or existing for the benefit of such employees of the Transferor Company, the Transferee Company shall stand substituted for the Transferor Company for all purposes whatsoever, upon this Scheme becoming effective, including with regard to the obligation to make contributions to relevant authorities, such as the regional provident fund commissioner or to such other funds maintained by the Transferor Company, in accordance with the provisions of Applicable Laws or otherwise. It is hereby clarified that upon this Scheme becoming effective, the aforesaid benefits or schemes shall continue to be provided to the transferred employees and the services of all the transferred employees of the Transferor Company for such purpose shall be treated as having been continuous;

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13.2 with regard to any provident fund, gratuity fund, pension, superannuation fund or other special fund created or existing for the benefit of such employees of the Transferor Company, it is the aim and intent of the Scheme that all the rights, duties, powers and obligations of the Transferor Company in relation to such schemes or funds shall become those of the Transferee Company. Upon the Scheme becoming effective, the Transferee Company shall stand substituted for the Transferor Company for all purposes whatsoever relating to the obligation to make contributions to the said funds in accordance with the provisions of such schemes or funds in the respective trust deeds or other documents. Any existing provident fund, gratuity fund and superannuation fund trusts Transferor Company for its employees shall be continued for the benefit of such employees on the same terms and conditions until such time that they are transferred to the relevant funds of the Transferee Company. It is clarified that the services of all employees of the Transferor Company transferred to the Transferee Company will be treated as having been continuous and uninterrupted for the purpose of the aforesaid schemes or funds.

the Transferee Company agrees that for the purpose of payment, if any, of any retrenchment compensation, gratuity and other terminal benefits, the past services of the employees with the Transferor Company, if any, as the case may be, shall also be taken into account, and agrees and undertakes to pay the same as and when payable;

#### 14. CONSIDERATION FOR THE AMALGAMATION

Upon coming into effect of this Scheme and in consideration of the amalgamation of each of the Transferor Company in the Transferee Company, the Transferee Company shall, without any further application, act, instrument or deed, issue and allot to the respective equity shareholders of the Transferor Company whose names are recorded in the respective register of members as a member of the Transferor Company on the Record Date fully paid up equity shares, free and clear from all encumbrances together with all rights and benefits attaching thereto in the following ratio of:

"525 (Five Hundred Twenty-Five) equity shares of Rs. 5/- each (Rupees Five Only) fully paid up of the Transferee Company for Every 10 (Ten) equity shares of Rs. 100/- (Rupees One Hundred Only) each fully paid up held by the shareholders in the Transferor Company." ("Share Exchange Ratio")

The Transferee Company Shares to be issued by the Transferee Company to the shareholders of the Transferor Company in accordance with this Clause 14.1 shall be hereinafter referred to as "New Equity Shares".

The New Equity Shares of the Transferee Company allotted and issued in terms of Clause 14.1 above, shall be listed and/or admitted to trading on the Stock Exchanges. The New Equity Shares of the Transferee Company shall, however, be listed subject to the Transferee Company obtaining the requisite approvals from all the relevant Governmental Authorities pertaining to the listing of the New Equity Shares of the Transferee Company. The Transferee Company 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;





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14.4 The New Equity Shares of the Transferee Company to be allotted and issued to the respective equity shareholders of the Transferor Company as provided in Clause 14.1 above shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company and shall rank pari passu in all respects with the then existing equity shares of the Transferee Company after the Effective Date including in respect of dividend, if any, that may be declared by the Transferee Company on or after the Effective Date;

14.5 In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Transferor Company, the Board of the Transferee Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, as the case may be, to effectuate such a transfer as if such changes in registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transferor of the shares in the Transferor Company and in relation to the shares issued by the Transferee Company, after the effectiveness of the Scheme. The Board of the Transferee Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new shareholders in the Transferee Company on account of difficulties faced in the transition period;

14.6 If any shareholder of the Transferor Company is entitled to New Equity Shares such that it is constituted to a fractional entitlement, the Transferee Company shall round off the said fractional entitlement to the nearest higher integer, and the Transferee Company shall issue and allot New Equity Shares to such Shareholder of the Transferor Company accordingly;

Upon this Scheme becoming effective, subject to the Applicable Law and the time taken by the Stock Exchanges and the depositories, the Transferee Company shall complete all formalities, as may be required, for the allotment of the New Equity Shares to the shareholders of the Transferor Company as provided in this Scheme within 30 (Thirty) days from the Effective Date. The issue and allotment of the New Equity Shares by the Transferee Company to the Shareholders of the Transferor Company as provided in this Scheme is an integral part hereof and shall be deemed to have been carried out pursuant to and in accordance with all provisions of the Act and other Applicable laws. It is clarified that the approval of the members of the Transferee Company to this Scheme, shall be deemed to their consent/approval for the issue and allotment of the New Equity Shares.

The shares to be issued pursuant to this Scheme in respect of any equity shares of the Transferor Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending allotment or settlement of dispute by order or court or otherwise, be held in abeyance;

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- 14.9 The New Equity Shares will be allotted in dematerialized form to the shareholders of the Transferor Company, provided that all details relating to the account with the depository participant are available with the Transferee Company. Equity Shareholders of the Transferor Company shall ensure that the details relating to the account with the depository participant will be communicated in writing by the shareholders or on before such as may be determined by the Board of the Transferee Company;
- 14.10 The New Equity Shares allotted pursuant to the Scheme shall remain frozen in the depository system until listing/trading permission is given by the Stock Exchanges. There shall be no change in the shareholding pattern or control of the Transferee Company between the Record Date and the date of listing of equity shares of the Transferee Company which may affect the status of the Stock Exchanges approval;
- 14.11 The Share Exchange Ratio has been determined on the basis of relative valuation of the Transferor Company and Transferee Company, compliance with the Applicable Laws.

# 15. INCREASE IN THE AUTHORISED SHARE CAPITAL OF THE TRANSFEREE COMPANY:

Upon the Scheme becoming effective, the authorised share capital of the Transferor Company amounting to Rs. 40,00,000 (Rupees Fourty lakhs only) comprising of 40,000 (Fourty thousand) equity shares of Rs. 100 (Rupees One Hundred only) each will get amalgamated with that of the Transferee Company without payment of any additional fees, duties and Taxes as the same have already been paid. The authorised share capital of the Transferee Company will automatically stand increased to that effect by simply filing the requisite forms, if required, with the RoC and no separate procedure or instrument or deed shall be required to be followed under the Act. The stamp duty and fees paid on the authorised capital of the Transferor Company shall be utilized and applied to the increased authorised share capital of the Transferee Company and there would be no requirement for any further payment of stamp duty and/or fee and/or Taxes by the Transferee Company for increase in the authorised share capital to that extent. Consequently, Clause V of the Memorandum of Association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 61, 64 and 230 to 232 of the Act and other applicable provisions of the Act, as the case may be, in the manner set out below and be replaced by the following clause:

'V. The Authorised Share Capital of the Company is Rs. 51,14,00,000/- (Rupees Fifty-One Crores Fourteen Lakhs Only) divided into 10,22,80,000 (Ten Crore Twenty-Two Lakhs Eighty Thousand) Equity Shares of Rs. 5/- (Rupees Five Only) each."



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15.2 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent / approval also to the alteration of the Memorandum of Association of the Transferee Company and the Transferee Company shall not be required to seek separate consent /approval of its shareholders for the alteration of the Memorandum of Association of the Transferee Company as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.

# 16. ACCOUNTING TREATMENT IN THE BOOKS OF THE TRANSFEREE COMPANY:

Upon the Scheme being effective and with effect from the Appointed Date, the Transferee Company shall account for the amalgamation of the Transferor Company into and within its books of accounts as per the "Pooling of Interest Method" in compliance with the Appendix C of Indian Accounting Standard 103 on Business Combinations and other Indian Accounting Standards as applicable and notified under Section 133 of the Act, read with relevant rules issued thereunder and other accounting principles generally accepted in India in the following manner:

- a) As on the Appointed Date, the Transferee Company shall record all the assets, liabilities and reserves (if and to the extent applicable) of the Transferor Company, vested in pursuant to this Scheme, at the carrying values in the same manner as if the Transferee Company had prepared its consolidated financial statements with Transferor Company as its subsidiary;
- b) Pursuant to the Amalgamation of the Transferor Company with the Transferee Company, inter-company deposits/ loans and advances/ any other balances between the Transferee Company and the Transferor Company, if any, appearing in the books of the Transferee Company shall stand cancelled;
- c) The value of all investments held by the Transferee Company in the Transferor Company shall stand cancelled pursuant to the amalgamation and there shall be no further rights or obligations in that behalf;
- d) The difference, if any, between the amount recorded as share capital issued by the Transferee Company and the amount of share capital of the Transferor Company shall be transferred to capital reserve;
- e) In case of any differences in accounting policies between the Transferor Company and the Transferee Company, the accounting policies followed by the Transferee Company shall prevail to ensure that the financial statements reflect the financial position based on consistent accounting policies; and





f) Comparative financial information in the financial statements of the Fransfer Company shall be restated for the accounting impact of merger, as stated above as if the merger had occurred from the beginning of the comparative period.

## 17. CONDUCT OF BUSINESS FROM THE APPOINTED DATE TILL DATE ON WHICH SCHEME COMES INTO EFFECT:

- 17.1 The Transferor Company and the Transferee Company have agreed that during the period between the approval of the Scheme by the respective Boards of the Transferor Companies and the Transferee Company and up to the Effective Date, the business of the Transferor Company and the Transferee Company shall be carried out independently with reasonable diligence and business prudence in the ordinary course consistent with past practice, in good faith and in accordance with Applicable Law;
- 17.2 With effect from the date of approval of this Scheme by the respective Boards of the Companies and upto and including the date on which this Scheme comes into effect, except as may be agreed by the Transferor Company and Transferee Company in writing;
  - a) the Transferor Company undertakes to carry on and shall be deemed to have carried on its business activities and stand possessed and shall be deemed to have held and stood possessed of the properties and assets pertaining to the Transferor Company, for and on account of and in trust for the Transferee Company;
  - b) all profits and income accruing to the Transferor Company, and losses and expenditure incurred by it (including taxes, if any, accruing or paid in relation to any profits or income), for the period from the Appointed Date based on the accounts of the Transferor Company shall, subject to the Scheme being effective, for all purposes, be treated as the profits, income, losses or expenditure, as the case may be, of the Transferee Company;
  - c) any of the rights, powers, authorities, privileges exercised by the Transferor Company shall be deemed to have been exercised by such Transferor Company for and on behalf of, and in trust for the Transferee Company. Similarly, any of the obligations, duties and commitments that have been undertaken or discharged by Transferor Company shall be deemed to have

been undertaken for and on behalf of the Transferee Company.



#### 18. TAXES/DUTIES/CESS:

Upon the effectiveness of this Scheme, by operation of law pursuant to the order of the NCLT:

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18.1 Taxes of whatsoever nature including advance tax, self-assessment tax, regular assessment taxes, tax deducted at sources, dividend distribution tax, minimum alternate tax, if any, paid by the Transferor Company shall be treated as paid to the Transferee Company and it shall be entitled to claim the credit, refund, adjustment for the same as may be applicable;

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18.2 If the Transferor Company is entitled to any unutilized credits (including accumulated losses and unabsorbed depreciation, book loss and book depreciation, minimum alternate tax credit) benefits under the state or central fiscal/ investment incentive schemes and policies or concessions under any Tax Law or Applicable Law, the Transferee Company shall be entitled, as an integral part of the Scheme, to claim such benefit or incentives or unutilized credits as the case may be without any specific approval or permission. Without prejudice to the generality of the foregoing, in respect of unutilized input credits of goods and services tax of the Transferor Company, the same shall be transferred to the Transferee Company in accordance with the Applicable Law;

18.3 If the Transferor Company is entitled to any benefits under incentive schemes and policies under Tax Laws, all such benefits under all such incentive Schemes and policies shall be and stand vested in the Transferee Company;

Upon the Scheme becoming effective, the Transferee Company shall have the right to revises its financial statements and returns along with prescribed forms, filings, annexures under the Tax Laws and to claim refunds and/ or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of this Scheme. The Transferee Company is expressly permitted to revise and file its income tax returns and other statutory returns, even beyond the due date, if required, included tax deducted/ collected at source returns, service tax returns, excise tax returns, sales tax/ value added tax/ goods and service tax returns, as may be applicable and has expressly reserved the right to make such provision in its returns and to claim refunds, advance tax credits, credit of tax deducted at source, credit of foreign Taxes paid/ withheld etc. if any, as may be required for the purpose of/ consequent to implementation of this Scheme;

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It is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferee Company may issue notices in such form as it may be deem fit and proper stating that pursuant to the NCLT having sanctioned this Scheme under Section 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company.



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18.6 It is hereby clarified that, if any terms or provisions of the Scheme are found or interpreted to be inconsistent with the above provisions at a later date including resulting from an amendment of law or for any other reason whatsoever, the provisions of the said section of the Income Tax Act, 1961 shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with conditions contained in Section 2(1B) of the Income Tax Act, 1961. Such modification will however not affect other parts of the Scheme.

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#### 19. SAVING OF CONCLUDED TRANSACTIONS:

Subject to the terms of this Scheme, the amalgamation of the Transferor Company into the Transferee Company in the manner set out in this Scheme shall not affect any transactions, transfer of assets, properties, liabilities or any proceedings already concluded by the Transferor Company on or before the Appointed Date or concluded after the Appointed Date till the Effective Date, to the end and intent the Transferee Company accepts and adopts all acts, deeds and things made, done and executed by the Transferor Company as acts, deeds and things made, done and executed by or on behalf of the Transferee Company in accordance with this Scheme.

### 20. DISSOLUTION OF THE TRANSFEROR COMPANIES:

Upon this Scheme becoming effective, each of the Transferor Company shall stand dissolved without being wound up, without any further act, instrument or deed.

## PART D- GENERAL TERMS AND CONDITIONS

#### 21. DIVIDENDS:

21.1 The Companies shall be entitled to declare and pay dividends, whether interim and/or final, to their respective shareholders prior to the Effective Date, but only in the ordinary course of business;

2 It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed to confer any right on any shareholder of the respective Companies to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Boards of Directors of the Companies, and if applicable in accordance with the provisions of the Act, be subject to the approval of the shareholders of the respective Companies.

22. VALIDITY OF EXISTING RESOLUTIONS:

Upon the coming into effect of this Scheme, the resolutions and power of attorney of or executed by the Transferor Company, as are considered necessary by the Board of the Transferee Company, and which are valid an subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/ executed by the Transferee Company, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then the said limits shall be added to the limits, if any, under like resolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company.

#### 23. APPLICATION TO THE COMPETENT AUTHORITY:

- 23.1 The Companies shall, with all reasonable dispatch, make all necessary applications and petitions including joint applications and joint petitions to the Competent Authority for sanctioning this Scheme under Sections 230 to 232 of the Act and other applicable provisions of the Act, and obtaining such other approvals, as required under Applicable Law;
- 23.2 The Companies shall be entitled, pending the effectiveness of the Scheme, to apply to any Governmental Authority, if required, under any Applicable Law for such consents and approvals, which the respective Companies may require to effect the transactions contemplated under the Scheme, in any case subject to the terms as may be mutually agreed between the relevant Companies.

## 24. MODIFICATION OR AMENDMENTS TO THE SCHEME

Notwithstanding anything to the contrary contained in this Scheme, any modifications/ amendments or additions/ deletions to the Scheme or withdrawal of the Scheme, may only be made with the approval of the respective Board of the Companies. The aforesaid powers of the Companies to give effect to the modification/ amendments to this Scheme (including pursuant to any direction by any Appropriate Authority under Applicable Laws) may be exercised subject to the prior approval of the NCLT as required under the Applicable Laws;

24.2 The Companies agree that if, at any time either of the NCLT or any Appropriate Authority directs or requires any modification or amendment of this Scheme, such modification or amendment shall not, to the extent it adversely affects the interests of any of the Companies, be binding on such Company, as the case may be, except where the written consent of the affected party i.e. Transferor Company or Transferee Company, has been obtained for such modifications or amendment;

#### 25. CONDITIONS PRECEDENT

25.1 Unless otherwise decided (or waived) by the relevant Parties, the Scheme is conditional upon and subject to the following conditions precedent:

- a. Obtaining no-objection/ observation letter from the Designated Stock Exchanges in relation to the Scheme under the SEBI Regulations;
- b. Approval of the Scheme by the requisite majority of each class of shareholders of the Transferor Companies and the Transferee Company and such other classes of persons of the Transferor Companies and the Transferee Company, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
- c. the Scheme being approved by the public shareholders of the Transferee Company through e-voting pursuant to, and in accordance with, the SEBI Circular. The Scheme shall be acted upon only if the number of votes cast by the public shareholders in favour of the Scheme are more than the number of votes cast by the public shareholders against it in terms of the SEBI Circular;
- d. No business shutdown event or material adverse effect (as agreed between the Transferor Companies and the Transferee Company) having occurred in relation to the Transferor Companies;
- The sanctions and orders of the Tribunals, under Sections 230 to 232 of the Act for approving the Scheme, being obtained by the Transferor Companies and the Transferee Company;
- f. Certified/ authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the concerned RoC having jurisdiction over the Parties by all the Parties; and
- g. Any other matters expressly agreed as conditions precedent to the effectiveness of the Scheme as amongst the Parties in writing.
- 25.2 It is hereby clarified that submission of this Scheme to the Tribunals and to the Appropriate Authorities for their respective approvals is without prejudice to all rights, interests, titles or defenses the Transferee Company and the Transferor Companies may have under or pursuant to all Applicable Laws.



26. EFFECT OF NON-RECEIPT OF APPROVAL:

In the event of any of the approvals or conditions enumerated in the Scheme not being obtained or complied, or for any other reason, this Scheme cannot be implemented, then the respective Board of Directors of the Companies shall mutually waive such conditions as they consider appropriate to give effect, as far as possible, to this Scheme and failing such mutual agreement, the Scheme shall become null and void and the Companies shall bear and pay their respective costs, charges and expenses in connection with this Scheme.

## 27. COSTS, CHARGES AND EXPENSES

All legal, accounting, professional and advisory fees and all costs, charges, transfer premiums, stamp duty in relation to or in connection with or incidental to the Scheme or the implementation thereof shall be borne and paid by the Transferee Company.

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Date of Application 12/11/2024

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Deputy Registrar National Company Law Tribunal, Mumbai Bench

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