



KEL/SEC/SKC/9/2021 September 14, 2021

BSE LimitedPhiroze Jeejeebhoy Towers
Dalal Street
Mumbai- 400001

BSE SCRIP CODE: 533451

Sub: Approval of the scheme of Amalgamation of Wholly owned subsidiary namely M/s.

Greenweiz Projects Ltd with the holding company i.e. M/s. Karma Energy Limited

by the Hon'ble Mumbai Bench of National Company Law Tribunal

Sir,

We wish to inform that the Hon'ble Mumbai Bench of National Company Law Tribunal vide its order dated 15th July, 2021 a certified copy of which was received on 9th September, 2021 and filed with the Ministry of Corporate Affairs on 13th September, 2021 have sanctioned the scheme of Amalgamation of wholly owned subsidiary of the company namely M/s. Greenweiz Projects Ltd with the Company with effect from appointed date 01st April, 2021.

Copy of the order of Hon'ble bench of NCLT is enclosed herewith. Kindly take the above on record and acknowledge receipt.

Thanking you

For KARMA ENERGY LIMITED

T V Subramanian Company Secretary

IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH, COURT-III

C.A. (CAA) No. 4146 of 2019 C.P. (CAA) No. 1013 of 2020 Connected with

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

of the GREENWEIZ Transferor Company with KARMA ENERGY LIMITED, the Transferee Scheme LIMITED, And oĮ of matter Amalgamation PROJECTS Company. the

GREENWEIZ PROJECTS LIMITED CIN: U65920MH1993PLC071301

1/ Petitioner Company No. Transferor Company

... Petitioner Company No. KARMA ENERGY LIMITED CIN: L31101MH2007PLC168823

5 Transferee Company Order delivered on 15th July, 2021

Coram

Member (Judicial) Member (Technical) Hon'ble Shri H.V. Subba Rao : Hon'ble Shri Chandra Bhan Singh :

Appearances (via videoconferencing): For the Petitioner(s): Mr. Ahmed M Chunawala i/b M/s. Rajesh Shah & Advocate Co.,

Per Shri H.V. Subba Rao, Member (Judicial)

ORDER

Heard the Learned Counsel for the Petitioner Companies. No Tribunal to oppose the Scheme nor any party controverted any averments made in the Petitions to the objector has come before this said Scheme. 1.



IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III

- C.P.(CAA) No. 1013/MB/230-232/2020
- The sanction of the Tribunal is sought under Sections 230 to 232 of of the 2013 and the rules framed there under for the Scheme of Amalgamation of GREENWEIZ PROJECTS LIMITED, Transferor Company with KARMA ENERGY LIMITED, the and other relevant provisions Companies Act, 2013 Transferee Company. Companies Act, ci
- the respective Company Scheme dated said Board Resolutions approved the annexed to Companies have the by passing 2019 which are Scheme Petitions. Petitioner Amalgamation e,
- The Learned Advocate appearing on behalf of the Petitioners states passed in the Company Scheme Application No. 4146 of 2019 of the that the Petitions have been filed in consonance with the Order Hon'ble Tribunal. 4.
- Tribunal, Mumbai Bench and they have filed necessary affidavits of The Learned Advocate appearing on behalf of the Petitioners further compliance in the National Company Law Tribunal, Mumbai Bench. per directions of the National Company complied have Companies Petitioner the requirements as 5
- The Learned Counsel for the Petitioner Companies states that the commercial and Industrial buy, sell, transmit or otherwise deal in all forms of Energy including Electricity, Power, any type of conventional and non-conventional energy like Hydel Power, Wind power, Gas Coal, Light and to take over existing generation plants and companies and distribution and carrying on business of Generate, develop, accumulate, distribute, activities and that the Second Petitioner Company presently Petitioner Company presently carrying on business financing and to lend money for transmission systems. 9
- The rationale for the Scheme of Amalgamation of the Petitioner Companies would, inter alia, all the Companies are under the same management. The management is of the opinion that the merger



IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III

C.P.(CAA) No. 1013/MB/230-232/2020

synergies of operations and more particularly the following benefits: will lead to

- merge and amalgamate all the undertakings of Transferor Company with Transferee Company. The amalgamation of all undertaking of Transferor Company into the Transferee undertakings in order to enable effective management and unified control of operations. This would enable streamlining managerial a. With a view to maintain a simple corporate structure and overlaps by reducing the number of companies under the eliminate duplicate corporate procedures it is desirable to reduction all reducing consolidation to lead consequently thus facilitate and administration efforts. and Management shall activities Company same
- leveraging financial and operational resources and reflecting of lesser similar It would be advantageous to combine the activities and operations of both the Companies into a single Company for ii. position and for the benefit are as the Companies issues financial compliance businesses. Ъ.
- consolidating of records administrative efficiency and higher profitability levels for the Transferee operations and would substantially reduce duplication Further, the amalgamation would create economies Scheme for both administrative responsibilities and multiplicity The cost saving managerial costs by to result in compliances. in expected result and regulatory and Companies and is amalgamation will administrative and legal Company. c)
- of in August, 2020 inter-alia making the following observations 19thParagraphs IV (a) to (g) which are reproduced hereunder Regional Director has filed his Report dated The 8

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IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III C.P.(CAA) No. 1013/MB/230-232/2020

	Observation by the Regional	Undertaking of the Petitioner
	Director	Company/ Rejoinder
IV(a)	In compliance of AS-14 (IND	So far as the observation in
	AS-103), the Transferee	paragraph IV (a) of the Report of
	Company shall pass such	the Regional Director is
	accounting entries which are	concerned, the Learned Counsel
	necessary in connection with	for the Petitioner Companies
	the scheme to comply with	submits that in addition to
	other applicable Accounting	Compliance of AS-14, the
	Standards such as AS-5(IND	Petitioner Companies shall pass
	AS-8) etc.	such accounting entries which are
	2	necessary in connection with the
		scheme to comply with other
	2	applicable Accounting Standards
	5	such as AS-5 etc.
IV(b)	As per Definition of the	So far as the observation in
	Scheme	paragraph IV (b) of the Report of
	"Appointed Date" means 1st	the Regional Director is
	April, 2019 or such other	concerned, the Learned Counsel
	date as the National	for the Petitioner Companies
	Company Law Tribunal	submits that the Appointed Date
	(Tribunal) or other	is 1st April, 2019 from which it
	competent authority may	shall be effective and the scheme
	otherwise direct/fix.	shall be deemed to be effective
	"The Effective Date" means	from such date and not at a date
	the date on which certified	subsequent to the appointed date.
	copies of the Order(s) of the	
	National Company Law	
	Tribunal (Tribunal) vesting	
	the assets, properties,	8.:



IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III

C.P.(CAA) No. 1013/MB/230-232/2020

kike of are filed with the Registrar of duties, Mumbai Maharashtra, after obtaining all the Transferor Company Company agreements, sanctions and orders in this consents, permissions, obligations and the rights, Transferee necessary Companies, resolutions, approvals, liabilities, in the regard. the

Section pe section shall scheme by the Ho'ble Tribunal taking account its inherent 2013 states that the scheme clearly indicate an appointed date from which it shall be effective from such date and not at a date subsequent to this aspect may be decided 232(6) of the companies Act, the appointed date. However, to it the deemed regard, that and this pe submitted this effective powers. under shall into In

Further, the Petitioner may be asked to comply with the requirements as to Page 5 of 9



IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III C.P.(CAA) No. 1013/MB/230-232/2020

	Appointed Date and clarified	
	vide circular no. F.	2
	No.7/12/2019/CL-1 dated	
	21.08.2019 issued by the	
	Ministry of Corporate Affairs.	
IV(c)	Petitioner Company have to	So far as the observation in
	undertake to comply with	paragraph IV (c) of the Report of
	section 232(3)(i) of	the Regional Director is
	Companies Act, 2013, where	concerned, the Learned Counsel
	the transferor company is	for the Petitioner Companies
	dissolved, the fee, if any,	submits that the setting off of fees
	paid by the transferor	paid by the Transferor Company
	company on its authorised	on its Authorised Share Capital
	capital shall be set-off	shall be accordance with
	against any fees payable by	provisions of section 232(3)(i) of
	the transferee company on	the Companies Act, 2013.
	its authorised capital	
	subsequent to the	
	amalgamation and therefore,	
	petitioners to affirm that	
	they comply the provisions	
	of the section.	
IV(d)	In view of the observation	So far as the observation in
	raised by the ROC Mumbai,	paragraph IV (d) of the Report of
	mentioned para 10 above	the Regional Director is
	Hon'ble NCL may pass	concerned, the Learned Counsel
	appropriate order as deem	for the Petitioner Companies
	fit.	submits that the GNL1- will be
		filed in due course and interest of
		the creditors is protected.
IV(e)	The Hon'ble Tribunal may	So far as the observation in



IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III C.P.(CAA) No. 1013/MB/230-232/2020

	1. 1. 1.	C.P.(CAA) No. 1013/MB/230-232/2020
	kindly seek the undertaking	paragraph IV (e) of the Report of
	that this Scheme is approved	Regional Director is concerned,
	by the requisite majority of	the Petitioner Companies
	members and creditors as	undertake that this Scheme is
	per Section 230(6) of the Act	approved by the requisite majority
	in meetings duly held in	of members and creditors as per
	terms of Section 230(1) read	the consent affidavit submitted to
	with subsection (3) to (5) of	the NCLT.
	Section 230 of the Act and	
	the Minutes thereof are duly	
	placed before the Tribunal.	
IV(f)	Hon'ble NCLT may kindly	So far as the observation in
	direct the petitioners to file	paragraph IV (f) of the Report of
	an affidavit to the extent that	the Regional Director is
	the Scheme enclosed to	concerned, the Learned Counsel
	Company Application &	for the Petitioner Companies
	Company Petition, are one	submits that the Scheme enclosed
	and same and there is no	to the Company Application and
	discrepancy/any change/	Company Petition are one and the
	changes are made.	same.
IV(g)	It is observed that the	So far as the observation in
	Petitioner Companies have	paragraph IV (g) of the Report of
	not submitted admitted copy	the Regional Director is
	of the Petition, and Minutes	concerned, the Learned Counsel
	of Order for admission of the	for the Petitioner Companies
	Petition. In this regard, the	submits that the Petitioner
	Petitioner has to submit the	Company had served copy of the
	same for the record of	Petition and Minutes of Order for
	Regional Director:	admission of the Petition with
		Regional Director, Western Region,
		Mumbai on 10th February, 2021.





IN THE NATIONAL COMPANY LAW TRIBUNAL, MUMBAI BENCH COURT-III

C.P.(CAA) No. 1013/MB/230-232/2020

- Representative of the RD has submitted that the explanations and satisfactory and that they have no objection to the Scheme. The affidavit filed by the Petitioner Companies and the supplementary report filed by the Regional Director in response to the Director have companies in Companies The observations made by the Regional petitioner affidavit, are accepted by this Tribunal. Petitioner by the the given by clarifications 6
- The Official Liquidator has filed his report on 8th April, 2021 in the been conducted in a proper manner not prejudicial to the interest of 4146 of 2019, inter alia, stating therein that the affairs of the Transferor Company have be ordered to be dissolved by and Company Consolidated Company Scheme Petition No. Transferor the Company may Jo Shareholders Transferor 10.
- extinguished pursuant to the implementation of the Scheme of Since the entire equity share capital of the Transferor Company is shares to the shareholders of the Transferor Company. The Shares Transferee Company would not be required to issue and allot any stand cancelled amalgamation, nodn so held by the Transferee Company shall Company, Transferee The Amalgamation by held 111.
- 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 statutory compliances have been fulfilled, Company Scheme Petition No. 1013 of 2020 is made absolute in terms of clauses (a) to (c). Hence requisite the all Since public policy. contrary to ordered. 12.

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ORDER

- The said Scheme of Amalgamation is hereby sanctioned and the Transferor on Company and the Transferee Ccompany. be binding to same the declared ä
- INC-28, in addition to physical copy within 30 days from the Petitioners are directed to file a copy of this Order along with a copy of the Scheme of Amalgamation with the concerned Registrar of Companies, electronically along with E-Form date of receipt of the Order from the Registry. þ,
- Superintendent of Stamps, for the purpose of adjudication of stamp duty payable within 60 days from the date of receipt The Petitioner Companies to lodge a copy of this Order and National Company Law Tribunal, Mumbai Bench, with the concerned Deputy/ Joint/ Registrar, by the Assistant authenticated or Registrar duly of the Order, if any. Scheme Assistant the cj
- All authorities concerned to act on a copy of this Order along Tribunal, by the Joint/ Deputy/ Company Law authenticated National Registrar, duly Scheme Assistant Mumbai. with ď.
- e. The Appointed Date is 1st April, 2019.
- 13. Ordered Accordingly.

-/ps

CHANDRA BHAN SINGH MEMBER (TECHNICAL)

-/ps

H. V. SUBBA RAO MEMBER (JUDICIAL)

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Date of Application 1) or Number of Pages

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Dy/Registrar National Company Law Tribunal, Mumbai Benck

NATIONAL COMPANY OF SENCH

SCHEME OF AMALGAMATION

OF

GREENWEIZ PROJECTS LIMITED

(The Transferor Company)

WITH

KARMA ENERGY LIMITED

(The Transferee Company)

PREAMBLE -:

This Scheme of Amalgamation 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 GREENWEIZ PROJECTS LIMITED, (hereinafter referred to as "The Transferor Company") with KARMA ENERGY LIMITED, (hereinafter referred to as "The Transferee 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:

Part A - deals with Definitions and Share Capital;

Amalgamation of GREENWEIZ PROJECTS LIMITED with KARMA ENERGY LIMITED Part B-deals with

Part C - deals with General Clauses, Terms and Conditions.

TRIBUNAL CONFACTOR OF THE STATE RATIONALE FOR THE SCHEME OF AMALGAMA 5

- The amalgamation will enable the Transferee Company to consolidate the stronger in operation and create synergies and lead to financial base. 2.1
- It would be advantageous to combine the activities and operations of both companies into a single Company for synergistic linkages and the benefit of combined financial resources. This will be reflected in the profitability of the Transferee Company. 2.2
- consolidation of business of the Transferor Company and the Transferee and thus benefited by result of the amalgamation of Business and availability of merger Company in one entity, all the shareholders of the merged amalgamation would result in common operating platform. Jo Scheme

2.4

- expertise and infrastructure of both the companies. The merged entity will also have sufficient funds required for meeting its long term capital opportunity to fully leverage strong assets, capabilities, experience, Transferee Company will also provide an opportunity to leverage combined assets provide and build a stronger sustainable business. Specifically, the merger Transferor Company with the and enable optimal utilization of existing resources needs as provided for in the scheme. The Amalgamation of the
- cost The Scheme of amalgamation will result in cost saving for both the companies as they are capitalizing on each others core competency and savings and higher profitability levels for the Amalgamated Company resources which is expected to result in stability of operations, 2.5
- The Transferor Company is a wholly owned subsidiary of the Transferee The shareholders would consolidate their holdings leverage the share value consequent to higher profitability. Company. 2.6

PART A – DEFINITIONS AND SHARE CAPITAL

DEFINITIONS 3

Scheme, unless inconsistent with the subject or context, the following expressions shall have the following meanings:

- GREENWEIZ PROJECTS LIMITED, (hereinafter referred to as Gazdar House, Dhobi Talao, New Marine Lines, Mumbai - 400002. incorporated Companies Act, 1956, and having its Registered Office company a means Company") 3.1
- KARMA ENERGY LIMITED, (hereinafter referred to as "The Transferee 1956, and having its Registered Office situated at 214, Empire House, Dr. incorporated under the Companies D. N. Road Ent. A. K. Nayak Marg, Fort, Mumbai - 400001. a company Company") means 3.2
- "Act" means the applicable provisions of the Companies Act, 2013 and the Rules framed thereunder in force from time to time. 3.3
- "The Appointed Date" means 1st April, 2019 or such other date as the National Company Law Tribunal (Tribunal) or other competent authority may otherwise direct/ fix. 3.4
- Order(s) of the National Company Law Tribunal (Tribunal) vesting the assets, properties, liabilities, rights, duties, obligations and the like of all the Transferor Company in the Transferee Company are filed with the obtaining the "The Effective Date" means the date on which certified copies of the consents, approvals, permissions, resolutions, Registrar of Companies, Mumbai Maharashtra, after sanctions and orders in this regard. necessary 3.5
- Company Law Tribunal (1710unas) Law Tribunal including Beach and powers vested in the National Company Law Tribunal including Beach and Company Law Tribunal Include I "Tribunal" shall for the purpose of this Scheme, mean the National 3.6
- "Undertaking" shall mean and include: 3.7

LAW TRIBUNAL

- (hereinafter entire business Appointed Date, assets and properties and the the on referred to as "the said assets") as Transferor Company All the (a)
- All the debts, liabilities, contingent liabilities, duties, obligations Appointed and guarantees of the Transferor Company as on the Date (hereinafter referred to as "the said liabilities") (p)
- the shares, Without prejudice to the generality of sub-clause (a) above, the Transferor Company reserves, movable and the immovable licenses, occupancy rights, hire purchase contracts, leased assets, lending debentures, bonds and other securities, claims, loans and advances, deposits, ownership rights, lease-hold rights, tenancy rights, and other licenses, permits, authorizations, quota rights, registrations, import export licenses, bids, tenders, letter of intent, connections for consents, product registrations, quota rights, allotments, approvals, freehold land, electrical laboratory engagements, trademarks, intellectual include equipments, office equipments, effluent treatment plants, ii. consents, approvals, municipal permissions, industrial fittings, authorities, machinery, properties, all other assets including investments remissions, subsidies, tax deferrals, tenancy rights, industrial and shall interest, benefits, allocations, exemptions, wells, software packages, vehicles and contracts, Transferor Company sanctions, installations and equipments, furniture and contracts, revisions, powers, permits, Š plant other electricity and drainage, buildings, patents and Undertaking of the factory brand names, buildings, water, 3

advantages, benefits and approvals and all necessary records, files, all books data catalogues and accounts, documents and records relating thereof. information, papers, process

"The Scheme" means this Scheme of Amalgamation in its present form or with any modification(s) approved or imposed or directed by the National Company Law Tribunal (Tribunal). 3.8

SHARE CAPITAL

The Share Capital of the Transferor Company as at 31stMarch, 2019 is as under. 4.1

Amount in (Rs.)	5,00,000 Equity Shares of Rs.100/- each 5,00,00,00,000	Total 5,00,00,000	bed and Paid-up	4,95,000 Equity Shares of Rs.100/- each fully Paid-up 4,95,00,000	000 00 40 7
Particulars Authorised Capital	5,00,000 Equity Shares		Issued, Subscribed and Paid-up	4,95,000 Equity Shares	

The Transferor Company is wholly owned subsidiary of the Transferee Transferee Company. The entire Share Capital (Equity) is owned by Company The Share Capital of the Transferee Company as at 31st March, 2019 is as under. 4.2

Particulars	Amount in (Rs.)	(Rs.)
Authorised Capital		क्रिय कमनी कि
1,80,00,000 Equity Shares of Rs.10/- each.	18,00,00,000	0000
	A P IN	t un
	Total 18,00,0	18,00,00,000

1,15,69,918 Equity Shares of Rs. 10/- each fully paidup.	11,56,99,180
Total	11,56,99,180

COMPANY TRANSFEROR AMALGAMATION OF THE WITH THE TRANSFEREE COMPANY PART-B

TRANSFER AND VESTING OF UNDERTAKING i

subject, however, to all charges, liens, mortgages, if any, then affecting the With effect from the opening of the business as on the Appointed Date (i.e. 1st April, 2019) and subject to the provisions of this Scheme, the entire Undertaking of the Transferor Company including their assets and liabilities as on the Appointed Date, shall pursuant to the applicable provisions of the Act, without any further act, instrument or deed, be and shall stand transferred to and vested in and/or deemed to have been transferred to and vested in the Transferee Company as a going concern same or any part thereof. PROVIDED ALWAYS that the Scheme shall not operate to enlarge the Transferor Company and which shall vest in the Transferee Company by shall not be obliged to create any further or additional security after the amalgamation has become effective or otherwise unless specifically provided hereinafter. security for any loan, deposit or facility created by or available virtue of the amalgamation and the Transferee Company

The MPANY (1989) or incorporeal, present or contingent including but with the property of the state The entire business of the Transferor Company as going concerns and all the properties whether movable or immovable, real or personal, corporeal 5.2

provisions, brands, logos, patents, trade names, trade marks, copy rights, all other intellectual property rights, other intangibles of the Transferor Company whether registered or unregistered or any variation thereof as a part of its a style of business otherwise, other industrial rights and consents, privileges, liberties, easements, other assets, special status and arrangements, Company on and from the Appointed Date and prior to the Effective Date licenses in respect thereof, lease, tenancy rights, flats, telephones, telexes, facsimile connections, e-mail connections, internet connections, websites, arrangements, powers, authorities, permits, allotments, approvals, permissions, sanctions, other benefits that have accrued or which may accrue to the Transferor in connection with or in relation to the operation of the undertaking and all the rights, titles, interests, benefits, facilities and advantages of whatsoever deed, be and stand transferred to and vested in or deemed to be transferred of Appointed Date and prior to the Effective Date shall, pursuant to nature and whereever situated belonging to or in the possession rights, occupancy granted in favour of or enjoyed by the Transferor Company as and consents, reserves, claims, rehabilitation schemes, funds, quota engagements, applicable provisions of the Act, without any further act, agreements and rights, tenancy contracts, installations and utilities, benefits of to and vested in the Transferee Company. lease, allotments, approvals licenses, registrations, ownerships rights, name or in authorities,

also all the movable assets including cash in hand, if any of the COMPANY. manual deed, be and stand transferred to the Transferee Company as equity or not and whether quoted or not shall, without any further act or With effect from the Appointed Date, all the equity shares, held Transferor Company shall be capable of passing by securities Transferor Company, whether convertible into debentures, bonds, notes or other

LAW TRIBUNAL

to the end and intent that the Transferee Company on the manual delivery or by endorsement and delivery as delivery, delivery or by endorsement and to the Transferee Company therein passes to the

Ъ.

- (including the debts payable by such persons, debtor or deposit In respect of movable properties of the Transferor Company other than specified in Clause 5.2 (a) above, including sundry other authorities and bodies, the Transferee Company may, at accordance with the provisions hereof, if so required, under any law or otherwise, give notice in such form as it may deem fit and proper to each person, debtor or depositor, as the case may be, that pursuant to the National Company Law Tribunal advances or deposits 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 realize all such debts, deposits and advances to the Transferor Company) stands transferred and assigned to the Transferee Company and that appropriate entries should be (Tribunal) having sanctioned the Scheme, the said debts, loans, debtors, outstanding loans and advances, if any recoverable Scheme deposits, if any, with government, semi government, local cash or in kind or for value to be received, bank balances the effect of this record to books into after the coming passed in their respective any time changes.
- With effect from the Appoint.

 liabilities, duties and obligations of every kind, nature and descriptions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the applicable provisions of the company shall also under the company shall also under the company shall be company to the

5.3

Transferee Company on the same terms and conditions as were applicable and obligations have arisen, in order to give effect to the provisions of obligations of the Transferor Company and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to the contract or arrangement by virtue of which such debts, liabilities, duties the debts, liabilities, duties and Appointed Date, this clause.

- It is clarified that all debts, loans and liabilities, duties and obligations of which may accrue or arise after the Appointed Date but which relate to the the Transferor Company as on the Appointed Date and all other liabilities period on or upto the day of the Appointed Date shall be the debts, loans and liabilities, duties and obligations of the Transferee Company including or on any encumbrance on the assets of the Transferor Company income earned from those assets. 5.4
- It is further specifically clarified, admitted, assured and declared by the Transferee Company that on this Scheme becoming effective, it will take over, absorb and pay and discharge on due dates all the liabilities including liabilities for income tax, wealth tax, central sales tax, valueservice tax, excise duty, custom duty, fringe benefit tax, dividend distribution tax, if any, of the Transferor Company. added tax, 5.5

5.6

or und Beruth Pays **Fransfere** With effect from the Appointed Date all debts, liabilities, dues, duties and obligations including all income tax, wealth tax, central sales tax, value dividend distribution tax and other Government and Semi-Government and Statutory liabilities of the Transferor Company shall pursuant to the applicable provisions of the Act and without any further act or deed be excise duty, custom duty, fringe benefit tax, also transferred or be deemed to be transferred to and vest Appointed Date the debts, liabilities, duties and obligations of the Transferee Company so as to become service tax, assumed by added tax,

TRIBUNAL

क्षेत्रमुख

same terms and conditions as were applicable to the respective Transferor Company. Company on the

2(1B) of the Section of the Income Tax Act, 1961, shall prevail and the Scheme Such modification will This Part of the Scheme has been drawn up to comply with the conditions Scheme found or interpreted to be inconsistent with the provisions of the shall stand modified to the extent determined necessary to comply Section of the Income Tax Act, 1961 at a later date, the provisions of the specified under Section provisions Act. 1961. however not affect the other parts of the Scheme. If any terms or Section 2(1B) of the Income Tax "Amalgamation" as 1961. Act, Income Tax to 5.7

CONTRACTS, BONDS AND OTHER INSTRUMENTS 6.

the case may be, and may be enforced as fully and as effectually as if, instead of debentures, indentures and other instruments to which the Transferor Company are parties subsisting or having effect immediately before the Effective Date shall remain in full force and effect against or in favour of the Transferee Company, the Transferor Company, the Transferee Company had been a party thereto. contracts, provisions contained in the Scheme, all other Subject to

7. LEGAL PROCEEDINGS

and enforced by or against the Transferee Company in the same usame and enforced an If any, suit, writ petition, appeal, revision or other proceedings (hereinafter called "the Proceedings") by or against the Transferor Company are pending, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the transfer of the Undertaking of the Transferor Company or of anything

on behalf of proceedings including criminal proceedings for and Transferor Company. legal

OPERATIVE DATE OF THE SCHEME œ.

Tribunal (Tribunal) or made as per Clause 17 of the Scheme, shall be effective modifications(s) approved or imposed or directed by the National Company Law without OI Scheme set out herein in its present form with from the Appointed Date.

TRANSFEROR COMPANY STAFF, WORKMEN AND EMPLOYEES 6

Company immediately before the transfer of the Undertaking under the Scheme shall become the staff, workmen and employees of the Transferee Company on All the staff, workmen and other employees in the service of the Transferor the basis that:

- been interrupted by reason of the transfer of the Undertaking of the Their respective services shall have been continuous and shall not have Transferor Company; 9.1
- The terms and conditions of service applicable to the said staff, workmen or employees after such transfer shall not in any way be less favorable them than those applicable to them immediately before the transfer; and 9.2
- Ands orcing the season of the BENCI It is provided that as far as Provident Fund, Gratuity Fund, Superannuation Fund or other special fund, if any, created or existing for the benefit of the staff, workmen and other employees of the Transferor Company are concerned, upon the Scheme becoming effective, the Transferee Company shall stand substituted for the Transferor Company for all purposes provided in relation to the obligation to make contributions to the said Funds whatsoever related to the administration or operation of such accordance with the provisions of such Funds as per the terms 9.3

LAW TRIBUNAL

employed in different units of the Transferor Company under such Funds the respective trust deeds. It is the aim and intent of the Scheme herein Company in relation to such funds shall become those of the of the of the duties, powers and obligations and benefits rights, duties and Trusts shall remain fully protected. the rights, all Company and all the

CONDUCT OF BUSINESS BY THE TRANSFEROR COMPANY TILL EFFECTIVE DATE 10.

With effect from the Appointed Date and upto the Effective Date, the Transferor Company:

- and assets for and on account of and in trust for the Transferee Company and accrue as the profits or incomes or cost, charges, expenditure or losses shall carry on and shall be deemed to be carrying on all their respective business activities and shall stand possessed of their respective properties incurred by them shall, for all purposes, be treated and be deemed to to the charges, expenditure or losses arising accruing or income Company and/or any cost, of the Transferee Company; all the profits or and 10.1
- Transferee Company and such acts or actions would be enforceable and and such acts or actions would be enforceable against or in favour of the Transferee Company and all the profits of against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and all the profits of a same against or in favour of the Transferee Company and a same against or in favour of the Transferee Company and a same against or in favour of the Transferee Company and a same against or in favour of the Transferee Company and a same against or in favour of the Transferee Company and a same against or in favour of the Transferee Company and a same against or in favour of the Transferee Company and a same against or in favour o actionable claims, debtors and other assets etc., with the consent of the transfer or sell or exchange or dispose of or deal with all or any part of the rights vested with or title and interest in the property, assets, immovable or encumbrance or otherwise deal with the rights, title and interest in the Transferee Company and such acts or actions would be deemed to have movable properties including assignment, alienation, charge, mortgage, shall in the ordinary course of their respective business activities, assign, 10.2

Transferor Company shall, for all purposes, be treated as the profits incomes or expenditure or losses of the Transferee Company;

- Date with reasonable diligence, utmost prudence and shall not, without the hereby undertake to carry on their respective businesses until the Effective written consent of the Transferee Company, alienate, charge or otherwise deal with the said Undertaking or any part thereof except in the ordinary course of the Transferor Company business; 10.3
- Company, Shall not, without the written consent of the Transferee undertake any new business. 10.4
- Shall not vary the terms and conditions of the employment of their employees except in the ordinary course of business. 10.5
- Pay all statutory dues relating to their respective Undertakings for and on account of the Transferee Company. 10.6

ISSUE OF SHARES BY THE TRANSFEREE COMPANY Ξ.

shall stand cancelled and extinguished pursuant to the implementation of would not be required to issue and allot any shares to the shareholders of The Transferee Company, upon amalgamation, the Transferee Company the Transferor Company. The Shares so held by the Transferee Company Since the entire equity share capital of the Transferor Company is held by the Scheme of Amalgamation.

PROFITS, DIVIDENDS, BONUS/ RIGHTS SHARES 12.

profits, if any, for declaring or paying of any dividend to its shareholders With effect from the Appointed Date, the Transferor Company shall not 12.1

- and shall also not utilize, adjust or claim adjustment of profits/reserves, as the case may be earned/incurred or suffered after the Appointed Date
- The Transferor Company shall not after the Appointed Date, issue or allot any further securities, by way of rights or bonus or otherwise without the Transferee the Jo of Directors consent of the Board prior written Company. 12.2

13. ACOUNTING TREATMENT

- The accounting treatment to be given to the amalgamation shall be for Combination issued under the companies (Indian Accounting Standards) Amalgamation in the Nature of Merger as given in Ind AS Rule, 2015. 13.1
- at their The Transferee Company shall record all assets and liabilities recorded in the Books of Account of the Transferor Company, which are transferred and vested in the Transferee Company pursuant to the Scheme book values as on the Appointed Date. 13.2
- Reserve Account of the Transferee Company and in the event of deficit, if If there is a surplus arising as a result of the difference, if any, of the value any, the same shall also be debited to Capital Reserve Account of the of the assets over the value of the liabilities of the Transferor Company, accordance with this Scheme, the same shall be credited to the Transferee Company. 13.3
- Inter-company balances, investments and transactions if any, will stand cancelled. 13.4
- In case of any differences in the accountries of the same and a first of the s THE TRIBUNAL TRIBUNAL 13.5

of the Transferee Company reflects the financial position on the basis of consistent accounting policies. statements financial

14. COMBINATION OF AUTHORISED CAPITAL

- authorized share capital of the Transferee Company and no payment of aggregating to Rs. 5,00,00,000/- (Rupees Five Crore Only) comprising of duties and the fees paid on the authorised capital of the Transferor the Transferee including therein the payment of stamp duty and fees payable to Registrar instrument or deed, be and stand altered, modified and amended, pursuant to Sections 13, 15, 61 and 230 to 232 and applicable provisions of the Companies Act, 2013 as the case may be and for this purpose the stamp Company shall be utilized and applied to the above referred increased Upon sanction of this Scheme, the authorised share capital of the shall automatically stand increased without any further act, instrument or deed on the part of the Transferee Company of Companies, by the authorised share capital of the Transferor Company 5,00,000 (Five Lakhs) Equity Shares of Rs.100/- each the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorised share capital) shall, without any further act, Company for increase in its authorised share capital to that extent. any extra stamp duty and/or fee shall be payable by Transferee Company 14.1
- Consequent upon the amalgamation, the authorised share capital of the Transferee Company will be as under: 14.2

Authorised Capital	Amount in Rs
2,30,00,000 Equity Shares of Rs. 10/- each	23,00,00,000
Total	23,00,00,000

It is clarified that the approval of the members of the Transferee Company and Conference of the Transferee Company and Conference of the Transferee Company and Conference of the Conference of to the to the Scheme shall be deemed to be their consent / approval

the of Articles of Association Transferee Company as may be required under the Act. and Memorandum of the

Transferee Memorandum of Association of the Company stands amended as follows: the Clause V of 14.3

2,30,00,000 (Two Crore Thirty Lakhs) Equity Shares of Rs.10/- each. of the Transferee Company Only) Crores Three Twenty The Authorised Share Capital (Rupees 23,00,00,000/-

DISSOLUTION OF THE TRANSFEROR COMPANY 15.

On the Scheme becoming effective, the Transferor Company shall be dissolved without being wound up

PART-C - GENERAL

APPLICATIONS TO TRIBUNAL

The Transferor Company and the Transferee Company herein shall, with all to the National Company Law Tribunal (Tribunal) for sanctioning the Scheme reasonable dispatch, make applications under the applicable provisions of the Act and for dissolution of the Transferor Company without being wound up

MODIFICATIONS/AMENDMENTS TO THE SCHEME 17.

ting and the sample of the sam question or doubt or difficulty that may arise for implementing and/or. (by its Directors) may assent to any modifications or amendments to the Scheme or agree to any terms and/or conditions which the Courts and/or any other authorities under law may deem fit to direct or impose or which may otherwise be considered necessary or desirable for settling any The Transferor Company (by its Directors) and the Transferee Company necessary, desirable or expedient for putting the Scheme into carrying out the Scheme and do all acts, deeds and things 17.1

amendments/modifications to the Scheme shall be subject to approval National Company Law Tribunal (Tribunal).

For the purpose of giving effect to the Scheme or to any modification thereof, the Directors of the Transferee Company are hereby authorised to desirable including any directions for settling any question or doubt or give such directions and/or to be take such steps as may be necessary difficulty whatsoever that may arise. 17.2

SCHEME CONDITIONAL ON APPROVALS/ SANCTIONS 18.

The Scheme is conditional on and subject to:

- and creditors of the Transferor Company and of the members and creditors The approval to the Scheme by the requisite majorities of the members of the Transferee Company. 18.1
- being passed by the Shareholders of the Transferee Company for any of The requisite resolution(s) under the applicable provisions of the said Act the matters provided for or relating to the Scheme, as may be necessary or desirable, including approval to the issue and allotment of Equity Shares in the Transferee Company to the members of the Transferor Company 18.2
- The sanction of the National Company Law Tribunal (Tribunal) under the the Transferee Company and to the necessary Order or Orders under the applicable provisions of the Act, in favour of the Transferor Company and said Act being obtained. 18.3
- of Directors of the Transferor Country, being obtained and granted in respect of any of the matters for any states for any of the matters for any of the matter for any of the JAW TRIBUNAL as may be considered necessary and appropriate by the respective Boards Any other sanction or approval of the Appropriate Authorities concerned, 18.4

17

The requisite consent, approval or permission of the Central Government which by law may be or regulatory authority, necessary for the implementation of this Scheme. other statutory any 18.5

EFFECT OF NON RECEIPT OF APPROVALS/ SANCTIONS 19.

appropriate to give effect, as far as possible, to this Scheme and failing such mutual agreement, or in case the Scheme not being sanctioned by the Hon'ble consider In the event of any approvals or conditions enumerated in the Scheme not being Transferor Company shall mutually waive such conditions as they Company obtained or complied with, or for any other reason, the Scheme Transferee implemented, the Boards of Directors of the Tribunal, the Scheme shall become null and void.

EXPENSES CONNECTED WITH THE SCHEME 20.

the terms and provisions of the Scheme and/or incidental to the completion of All costs, charges, taxes including duties, levies and all other expenses of the Transferor Company and the Transferee Company respectively in relation to or in connection with the Scheme and of carrying out and implementing/ completing Amalgamation of the said Undertaking of the Transferor Company in pursuance of the Scheme shall be borne and paid solely by the Transferee Company.

00 Applicant called for collection copy on O. 8 40 00 0 15 40 Copy prepared on. Lertified True Copy Date of Application Number of Pages. Copy Issued on. Fee Paid Rs..

National Company Law Tribunal, Mumbai Bench

Registrar

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