

पावर फाइनेंस कॉर्पोरेशन लिमिटेड POWER FINANCE CORPORATION LTD.

(भारत सरकार का उपक्रम)

(A Govt. of India Undertaking)

(आई.एस.ओ. 9001:2008 प्रमाणित)

(ISO 9001:2008 Certified)

No:M&A:PFC:CS Dated: 08.02.2019

National Stock Exchange of India Limited, Listing Department, Exchange Plaza, Bandra – Kurla Complex, Bandra (E) MUMBAI – 400 051.

नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड लिस्टिंग विभाग, एक्सचेंज प्लाजा, बांद्रा-कुर्ला कॉम्प्लेक्स, वांद्रे पू, मुंबई-400 051 Bombay Stock Exchange Limited, Department of Corporate Services, Floor – 25, PJ Towers, Dalal Street, MUMBAI – 400 001.

बंबई स्टॉक एक्सचेंज लिमिटेड, कॉर्पोरेट सेवाएं विभाग, मंजिल-25, पी .जे .टावर्स, दलाल स्ट्रीट, मुंबई-400 001

Sub: <u>Intimation for Approval of Scheme of Arrangement for Amalgamation of wholly owned subsidiary company i.e. PFC Green Energy Limited with Power Finance Corporation Limited (PFC) under the provisions of Section 230-232 of the Companies Act, 2013.</u>

Dear Sir/Madam,

In terms of Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and in continuation of our earlier disclosure in this regards, We Power Finance Corporation Limited (Transferee Company), do hereby inform that Hon'ble Ministry of Corporate Affairs, New Delhi, vide its order dated 07.02.2019, has approved the amalgamation of PFC Green Energy Limited (Transferor Company and Wholly owned subsidiary of PFC) with Power Finance Corporation Limited (PFC) under the provision of Section 230 – 232 of the Companies Act, 2013 read with Ministry of Corporate Affairs Notification No. G.S.R. 582 (E), Dated 13.06.2017.

This is for your information and records.

Copy of order of Hon'ble Ministry of Corporate Affairs, New Delhi, dated 07.02.2019 is enclosed.

Thanking you,

Yours faithfully,

For Power Finance Corporation Limited

(Manohar Balwani) Company Secretary mb@pfcindia.com

वैबसाईट / Website : www.pfcindia.com • CIN : L65910DL1986GOI024862

FINAL ORDER 24/6/2018-CL-III

GOVERNMENT OF INDIA MINISTRY OF CORPORATE AFFAIRS

In the matter of Sections 230-232 of the Companies Act, 2013

AND

In the matter of Scheme of Amalgamation of

M/s. PFC Green Energy Limited

With

M/s. Power Finance Corporation Limited

1. M/s. PFC Green Energy Limited having registered office at Urjanidhi, 1 Barakhamba Lane, Connaught placed, New Delhi-110001.

.....Transferor Company

2. M/s Power Finance Corporation Limited, having registered office at Urjanidhi, 1, Barakhamba Lane, Connaught Place, New Delhi – 110001.

....Transferee Company

Present:

- 1. Sh. Pawan Kumar, Advocate, Corporate Professionals
- 2. Sh. Suman Kumar, Advocate, Corporate Professionals
- 3. Sh. Afnaan Siddiqui, Advocate, Corporate Professionals
- 4. Sh. Manohar Balwani, Company Secretary, PFC

.....For transferor and transferee company

ORDER

(Hearing held on 18/01/2019)

1. Confirmation petitions were filed on 16th January, 2019 through Corporate Professionals-Advisors & Advocates on behalf of PFC Green Energy Limited and Power Finance Corporation Limited in this Ministry u/s 230-232 of the Companies Act, 2013 praying for confirmation and sanction of the Scheme of Amalgamation of PFC Green Energy Limited (Transferor company) with Power Finance Corporation Limited (Transferee company).

- The Transferor Company, PFC Green Energy Limited was originally 2. incorporated on 30.03.2011 under the provisions of the Companies Act, 1956 under the name of Power Finance Corporation Green Energy Limited. Its name was subsequently changed on 21.07.2011 to PFC Green Energy Limited. PFC Green Energy Limited was incorporated as wholly owned subsidiary of Power Finance Corporation Limited. It is a government company under Section 2(45) the Companies Act, 2013. The Transferor Company is registered as a Non-Banking Finance Company (NBFC) and received its NBFC certificate from Reserve Bank of India (RBI) on 01.10.2012. The Registered Office of the Transferor Company is situated at Urjanidhi, 1 Barakhamba Lane, Connaught Place, New Delhi 110001. The Transferor Company provides financial assistance to all types of renewable energy, and energy efficiency projects. It was incorporated as extended arm of Power Finance Corporation Limited to provide financial services to promote green (renewable and non-conventional) sources of energy.
- The Transferee Company, Power Finance Corporation Limited was 3. incorporated on 16.07.1986 under the provisions of the Companies Act, 1956. The Transferee Company is registered as a Non-Banking Finance Company (NBFC) and received its NBFC certificate from Reserve Bank of India (RBI) on 10.02.1998. It is a Government Company under Section 2(45) of the Companies Act, 2013. Further, Power Finance Corporation Limited is under the administrative control of the Ministry of Power, Government of India and conferred the title of a "Navratna CPSE" in June, 2007, and was classified as an Infrastructure Finance Company by the RBI on 28.07.2010. The shares of the Company are listed on BSE Limited and NSE limited. The Registered Office of the Transferee Company is situated at Urjanidhi, 1 Barakhamba Lane, Connaught Place, New Delhi-110001. Power Finance Corporation limited is a leading power sector public financial institution and a non-banking financial company providing fund and non-fund based support for the development of the Indian Power Sector. The company is engaged in power sector financial and the integrated development of the power and associated sectors.
- 4. In accordance with the Government of India, Notification NO.GSR.582 (E) dated 13.06.2017, the powers under section 230-232 of the Companies Act, 2013 have been conferred on the Central Government in respect of Government Companies. Therefore, the Central Government in the Ministry of Corporate Affairs has the jurisdiction to hear and decide the present petitions.

- 5. The brief facts of the case are that the Scheme proposes amalgamation of PFC Green Energy Limited (Transferor Company) with Power Finance Corporation limited (Transferee Company). It has been stated that since both the companies are under the same administrative control i.e. Ministry of Power and in order to consolidate the similar nature of business at one place and effectively manage the Transferor Company and Transferee Company as a single entity, which will provide several benefits including streamlined group structure by reducing the number of legal entities, reducing the multiplicity of legal and regulatory compliances, rationalizing costs, it is intended that the Transferor Company be amalgamated with Transferee Company. Further, the synergies created by scheme of arrangement would increase operational efficiency and integrate business functions.
- 6. As regard approval of Ministry of Power, parent ministry of the companies, has informed vide letter dated 17.04.2017 that "Board of Directors of Navratna/Miniratna CPSEs have powers to establish joint ventures and subsidiaries in India as well as powers for mergers and acquisitions in terms of **DPE OM GL 64 & GL 65** both dated **05.08.2005** subject to further condition that it should not lead to any change in the public sector character of the concerned CPSEs. Similarly, approval of Administrative Ministry is not required for merger of PFC Green Energy Limited with PFC as powers are already vested in Board of PFC.
- 7. The Scheme of Amalgamation has been approved by the Board of Directors' of the Transferor Company in its meeting held on 25.08.2017. The petition of Transferor Company is supported by the affidavit of Shri Dinesh Vij, Chief Executive officer of the company.
- 8. The Scheme of Amalgamation has been approved by the Board of Directors' of the Transferee Company in its meeting held on 29.09.2017. The petition of Transferee Company is supported by the affidavit of Shri Manohar Balwani, Company Secretary of the company.
- 9. The Reserve Bank of India (RBI) dated 20.04.2018 has issued a letter intimating that "Bank does not have any objection to the scheme of arrangement". As the Transferee Company is listed with NSE Limited and BSE Limited and has uploaded the scheme on their websites respectively. In respect of this it is submitted that, SEBI vide notification SEBI/LAD/NRO/GN/2016-17/029 dated 15.02.2017 has amended the Listing Regulations and relaxed the requirement of obtaining prior approval or

no objection letter/observation letter of the Stock Exchanges and SEBI in case of merger of wholly owned subsidiary with its holding company.

- 10. Pursuant to the hearing held on 26.12.2018, it was directed through order dated 26.12.2018 to dispense with the requirement of the meeting of the equity & preference shareholders of Transferor Company as the company has submitted the consent affidavit of all the equity & preference shareholders. Further, the Transferee Company has submitted the shareholders' resolution passed in favour of the scheme of amalgamation in their annual general meeting held on 11.09.2018.
- 11. The meeting of secured creditor of the Transferor & Transferee Company were also dispensed with, since the transferor company is having no secured creditor and the transferee company has submitted the consent affidavit of the secured creditor.
- 12. The meeting of unsecured creditor of the Transferor & Transferee Company were also dispensed with, since both the companies have submitted more than 90% consent affidavit of the unsecured creditors.
- 13. Vide order dated 26.12.2018, the applicant companies were directed to publish notice of hearing for inviting objections, if any, to the proposed Scheme in two prominent newspaper one in English and other in vernacular language of the state in which transferor and transferee companies are registered and also to place the notice of hearing on the website of the companies, if any. Further, reports from various authorities i.e. Regional Director (Northern Region), Registrar of Companies, Delhi, Official Liquidator, Delhi and concerned income tax authorities etc. were also directed, as per section 230(5) of the Companies Act, 2013.
- 14. In pursuance of Order dated 26.12.2018, the companies have filed Confirmation Petition on 16.01.2019 along with original paper cuttings of the notice published in "Financial Express" in English language and in "Jansatta" in Hindi language in their daily edition of both dated 29.12.2018. The applicant companies also placed the notice of hearing and other documents on the website of Power Finance Corporation Limited dated 31.12.2018. Further, applicant companies also submitted a letter from income tax authorities dated 15.01.2019 stating that there is no outstanding demand against the PFC Green Energy Limited in any assessment year. They have submitted a notice about the hearing fixed on 18.01.2019 to NSE Limited & BSE Limited dated 31.12.2018 for inviting

objections/comments, if any. However, this ministry has not received any objections from NSE Ltd. & BSE Ltd.

- 15. The Registrar of Companies, Delhi vide his report dated 10.01.2019 has not mentioned any adverse comment on the proposed scheme of amalgamation. While the Official Liquidator, Delhi in his report dated 15.01.2019 stated that they have not received any complaint against the proposed scheme of amalgamation from any person/party interested in the Scheme in any manner till the date of filing of the report. Further, without giving any adverse comment on the proposed scheme, Regional Director (Northern Region), in his report dated 14.01.2019 stated that scheme is not against the public interest and may be decided on its own merits.
- 16. For considering the proposal of amalgamation, the procedure as required under the provisions of the Companies Act, 2013 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 was followed and transparency was maintained during the proceedings. Sufficient opportunity was provided to all concerned by way of giving direction to the Applicant Companies for publishing the notice of Scheme or supplying copies of the Scheme to anyone who required so with a view to eliciting views of all concerned to the proposed Scheme.
- 17. It is noted that the Scheme contains no features detrimental to the interest of the employees of the Transferor Company or Transferee Company. Upon the Scheme becoming effective, all employees of the Transferor Company as on the appointed date shall be deemed to be the employees of the Transferee Company employed without any breach or interruption of service and subject to the provisions of the Scheme, on terms and conditions not less favorable than those applicable to them as on appointed date.
- 18. The said Scheme does not violate any statutory provisions. It is fair, just, sound and is not against any public interest. The validity of all the actions, proceedings and obligations of the Transferor and Transferee Companies continues even after the implementation of the Scheme. Therefore, no person holding any claim or right against the Transferor or Transferee Company prior to the Scheme coming into effect would be prejudicially affected even after the implementation of the Scheme.

- 19. In the aforesaid facts and circumstances and having regard to the averments made in the petitions and during the course of the hearing, submission made by the Applicant Companies and further considering the reports of the concerned Regional Director, Registrar of Companies and Official Liquidator, the Scheme of Amalgamation of the Transferor Company with the Transferee Company is found to be in order and hence the prayer for sanction of the Scheme of Amalgamation deserves to be allowed with effect from 01.04.2018, being the appointed date for coming into force of the said Scheme.
- 20. Now, therefore, the sanction of the Central Government is hereby accorded to the Scheme of Amalgamation of PFC Green Energy Limited (Transferor Company) with Power Finance Corporation Limited (Transferee Company) under section 230-232 of the Companies Act, 2013. The Scheme shall be binding on the shareholders and creditors of the Transferor Company and Transferee Company and all concerned with effect from 01.04.2017, being the appointed date for coming into force of the said Scheme.
- 21. Consequent to the amalgamation of the companies, and the Scheme becoming effect:
 - i) All the property, rights and powers of Transferor Company shall be transferred without further act or deed to the Transferee Company in accordance with the Scheme, and accordingly the same shall, pursuant to section 232(3) of the Companies Act, 2013 be transferred to and vested in the Transferee Company for all the estate and interest of Transferor Company therein;
 - ii) All the liabilities and duties of Transferor Company shall be transferred without further act or deed to Transferee Company in accordance with the Scheme and accordingly the same shall, pursuant to section 232(3) of the Companies Act, 2013 be, transferred to and become the liabilities and duties of Transferee Company;
 - iii) All Court cases/proceedings, now pending by or against the Transferor Company shall be continued by or against Transferee Company; and,
 - iv) The Applicant Companies shall apply the Accounting Standards as laid down under Section 133 of the Companies Act, 2013.
 - v) The Transferor Company shall stand dissolved without the process of winding up;

- 22. It is further ordered that the parties to the Scheme or other persons interested in the Scheme shall be at liberty to apply to the Ministry of Corporate Affairs, Government of India, for any direction that may be necessary in regard to working of the said Scheme.
- 23. It is further ordered that Transferor and Transferee Company do file with the Registrar of Companies, Delhi a certified copy of this order within 30 days of the receipt of the same, in Form No.INC 28. A copy of the order be made available to the parties concerned.

SCHEDULE:-

Copy of the Scheme of Amalgamation is annexed.

(GYANESHWAR KUMAR SINGH)
Joint Secretary to the Government of India
On behalf of the Central Government

Dated: 7 February, 2019

Place: New Delhi

SCHEME OF ARRANGEMENT BETWEEN PFC GREEN ENERGY LIMITED (TRANSFEROR COMPANY) AND

POWER FINANCE CORPORATION LIMITED (TRANSFEREE COMPANY)

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

PREAMBLE

A. An overview of Scheme of Arrangement

- This Scheme of Arrangement is presented under the provisions of Section 230 232 of the Companies Act, 2013 and applicable Rules of Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 for amalgamation of PFC Green Energy Limited ('Transferor Company') with Power Finance Corporation Limited ('Transferoe Company').
- The Transferor Company is wholly owned subsidiary of Transferee Company hence, in consideration Transferee Company will not issue any shares under the scheme of Arrangement. The existing shareholding of Transferee Company in Transferor Company will get cancelled pursuant to the scheme of Arrangement.
- In addition, this Scheme of Arrangement also provides for various others matter consequential or otherwise integrally connected herewith.

B. Background and Description of Companies

1. PFC Green Energy Limited or PFCGEL or Transferor Company bearing CIN U65923DL2011GO1216796 was originally Incorporated on March 30, 2011 in accordance with the provisions of the Companies Act, 1956 as Power Finance Corporation Green Energy Limited, subsequently the company has changed its name to its existing name i.e. PFC Green Energy Limited on July 21, 2011. The rregistered office of the Transferor Company is situated at Urjanidhi, 1 Barakhamba Lane, Connaught Place, New Delhi -110001. The Transferor Company is registered as a Non—banking Finance Company (NBFC) and received its NBFC certificate from Reserve Bank of India





(RBI) on October 1, 2012. The Transferor Company provides financial assistance to all types of renewable energy, and energy efficiency projects.

The Transferor Company was incorporated as wholly owned subsidiary of Power Finance Corporation Limited (Transferee Company) as extended arm of Power Finance Corporation Limited (Transferee Company) to provide financial services to promote green (renewable and non-conventional) sources of energy.

2. Power Finance Corporation Limited or PFCL or Transferee Company bearing CIN L65910DL1986GOI024862 was Incorporated on July 16, 1986 in accordance with the provisions of Companies Act, 1956. The registered office of the Transferee Company is situated at Urjanidhi, 1 Barakhamba Lane, Connaught Place, New Delhi -110001. The Transferee Company is registered as a Non –banking Finance Company (NBFC) and received its NBFC certificate from Reserve Bank of India (RBI) on 10.02.1998 and was classified as an Infrastructure Finance Company by the RBI on 28th July,2010.

Power Finance Corporation Ltd is a leading power sector public financial institution and a non-banking financial company providing fund and non-fund based support for the development of the Indian power sector. The company is engaged in power sector financing and the integrated development of the power and associated sectors.

C. OBJECTS AND RATIONALE FOR THE SCHEME

- The Transferor Company is wholly owned subsidiary of Transferee Company and engaged in similar nature of business. In order to consolidate the similar nature of business at one place and effectively manage the Transferor Company and Transferee Company as a single entity, which will provide several benefits including streamlined group structure by reducing the number of legal entities, reducing the multiplicity of legal and regulatory compliances, rationalizing costs, it is intended that the Transferor Company be amalgamated with Transferee Company.
- The independent operations of the Transferor Company and Transferee Company leads to incurrence of significant costs and the amalgamation would enable economies of scale by attaining critical mass and achieving cost saving. The amalgamation will thus eliminate a multi-layered



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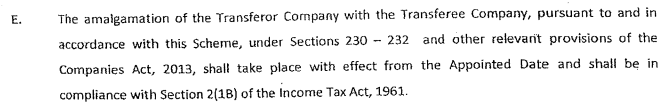
structure and reduce managerial overlaps, which are necessarily involved in running multiple entities and also prevent cost duplication that can erode financial efficiencies of a holding structure and the resultant operations would be substantially cost-efficient. This Scheme would result in simplified corporate structure of the Transferee Company and its businesses, thereby leading to more efficient utilization of capital and creation of a consolidated base for future growth of the Transferee Company.

- The amalgamation will contribute in furthering and fulfilling the objectives and business strategies of both the companies thereby accelerating growth, expansion and development of the respective businesses through the Transferee Company. The amalgamation will thus enable further expansion of the Transferee Company and provide a strong and focused base to undertake the business more advantageously. Further, this arrangement would bring concentrated management focus, integration, streamlining of the management structure, seamless implementation of policy changes and shall also help enhance the efficiency and control of the Transferor Companies and Transferee Company.
- The synergies created by scheme of arrangement would increase operational efficiency and integrate business functions.
- The proposed arrangement will provide greater integration and flexibility to the Transferee Company and strengthen its position in the industry, in terms of the asset base, revenues, product and service range.
- The other benefits the proposed amalgamation include:
 - (a) Optimum and efficient utilization and rationalization of capital, resources, assets and facilities;
 - (b) Enhancement of competitive strengths including financial resources;
 - (c) Obtaining synergy benefits:
 - (d) Better management and focus on growing the businesses;
 - (e) Reduction of overheads, administrative, managerial and other expenditure.
 - (f) Simplify shareholding structure and reduce shareholding tiers
- Due to the aforesaid reasons, it is considered desirable and expedient to amalgamate Transferor Company with Transferee Company in accordance with this Scheme, pursuant to Section 230 read with section 232 and other relevant provisions of the Companies Act, 2013 and applicable Rules of Companies (Compromises, Arrangements and Amalgamations) Rules, 2016



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F. The amalgamation of the Transferor Company with the Transferee Company, pursuant to and in accordance with this Scheme, under Section 230 - 232 and other relevant provisions of the Companies Act, 2013, shall take place with effect from the Appointed Date and shall be in compliance with Section 2(18) of the Income Tax Act, 1961.





F

PART-1 GENERAL PROVISIONS

1. Definitions

In this Scheme, unless repugnant to the subject or context or meaning thereof, the following expressions shall have the same meanings as set out herein below:

- 1.1. "Act": means the Companies Act, 2013, or the Companies Act, 1956 (to the extent applicable) and will include any statutory modifications, re-enactments or amendments thereof.
- 1.2. "Appointed Date": means April 1, 2017, the date with effect from which this scheme shall come into effect or such other date(s) as may be fixed or approved by the Central Government or Tribunal or any other competent authority.
- 1.3. "Board" or "Board of Directors": in relation to the Transferor Company and Transferee Company, as the case may be, means the board of directors of such company, and shall include a committee of directors, if any constituted or appointed and authorized to take any decision for the implementation of this scheme on behalf of such Board of Directors.
- 1.4. "BSE" shall mean BSE Limited.
- 1.5. "Effective Date": means the date on which the certified copy of the order(s) of the Ministry of Corporate Affairs under Sections 230 232 of the Act sanctioning the Scheme, is filed with the Registrar of Companies.

Any references in this Scheme to the words "upon the Scheme becoming effective" or "effectiveness of this Scheme" or "date of coming into effect of the Scheme" or "Scheme coming into effect" shall mean the Effective Date.

1.6. "Equity Share(s)" means the equity shares of the Transferor Company or Transferee Company, as the case may be.



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- 1.7. "Government Company" has the meaning ascribed to such term in the Companies Act, 2013.
- 1.8. "IT Act" means the Income Tax Act, 1961 and any other statutory modifications, amendments, restatements or re-enactments thereof, from time to time and to the extent in force.
- 1.9. "Law" or "Applicable Law" includes all applicable statutes, enactments, acts of legislature or Parliament, laws, ordinances, rules, bye-laws, regulations, notifications, guidelines, policies, directions, directives and orders of any government, statutory authority, Tribunal, Board, Court of India or any other country or jurisdiction as applicable.
- 1.10. 'Listing Regulations' means SEBI (Listing Obligations and Disclosure Requirements) Regulations,2015 and includes any amendments, modification or any enactment thereof.
- 1.11. "MCA" means the Ministry of Corporate Affairs, Government of India.
- 1.12. "MCA Notification" means Ministry of Corporate Affairs Notification No. G.S.R. 582 (E), Dated 13th June, 2017 in which the word "Tribunal", wherever it occurs, the words "Central Government" shall be substituted in Chapter XV, sections 230 to 232 of the Companies Act, 2013.
- 1.13. NSE shall mean National Stock Exchange of India Limited.
- 1.14. "Official Liquidator" or "OL": means Official Liquidator having jurisdiction over the Transferor Company and Transferee Company.
- 1.15. "Record Date": means date fixed by the Board of Directors or a committee thereof of the Transferee Company for the purpose of determining the members of Transferor Company and the Transferee Company approving the scheme of Amalgamation.
- 1.16. Regional Director: means the Regional Director (Northern Region), Ministry of Corporate Affairs at New Delhi.







- 1.17. "Registrar of Companies" or "RoC": means the Registrar of Companies at NCT of Delhi and Haryana at New Delhi.
- 1.18. "Rules": means the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016.
- 1.19. "Scheme" or "Scheme of Amalgamation": means this Scheme of Arrangement for Amalgamation of PFC Green Energy Limited ('Transferor Company') with Power Finance Corporation Limited ('Transferee Company') under Sections 230 -232 of the Companies Act, 2013 as approved by the Board of Directors of both the Companies in its present form and with any modifications and amendment as may be made from time to time and with appropriate approvals and sanction of the Ministry of Corporate affairs and other relevant regulatory authorities as may be required under Companies Act, 2013 as applicable and all other applicable laws.
- 1.20. "SEBI" means Securities and Exchange Board of India.
- 1.21. "SEBI Notification" means Notification No. SEBI/LAD/NRO/GN/2016-17/029 dated 15th February, 2017 which provide no prior approval from SEBI / Stock exchange in case of merger between holding and wholly owned subsidiary company, such draft schemes shall be filed with the stock exchanges for the purpose of disclosures.
- 1.22. "Stock Exchanges" shall mean BSE Limited (BSE), NSE Limited (NSE) or any other stock exchange, where equity shares of Power Finance Corporation Limited are currently listed/may be listed.
- 2. Date of Effect and Operative Date

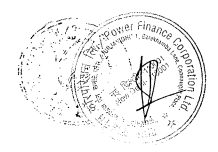
The Scheme setout herein in its present form or with any modification(s), if any made as per Clause 5 of Part –IV of this Scheme shall be effective from the Appointed Date but shall come into force from the Effective Date.

3. CAPITAL STRUCTURE:

The Capital Structure of Transferee Company and Transferor Company as on appointed date i.e. 1st April, 2017 and immediately before implementation of the scheme are as under:



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3.1. Power Finance Corporation Limited: As on the Appointed Date i.e. April 1, 2017, the share capital of the Transferee Company was as under:

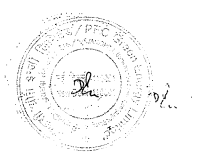
Particulars	Amount (Rs.)
Authorized Share Capital 1000,00,000,000 Equity Shares of Rs. 10/- each	100,000,000,000.00
Issued, Subscribed and Paid-Up Share Capital 2,640,081,408 Equity Shares of Rs. 10/- each	26,400,814,080.00
TOTAL	26,400,814,080.00

There is no change in the capital structure of the Transferee Company after the Appointed Date.

3.2.**PFC Green Energy Limited** :As on the Appointed Date i.e. April 1, 2017, the share capital of the Transferor Company was as under:

Particulars	Amount (Rs.)
Authorized Share Capital	10,000,000,000.00
1,000,000,000 Equity Shares of Rs. 10/-each	10,000,000,000.00
200,000,000 Preference Shares of Rs. 10/-each	2,000,000,000.00
Issued, Subscribed and Paid-Up Share Capital	
100,000,000 Equity Shares of Rs. 10/-each	1,000,000,000.00
200,000,000 Preference Shares of Rs. 10/-each	2,000,000,000.00
TOTAL	3,000,000,000.00

There is no change in the capital structure of the Transferee Company after the Appointed Date.







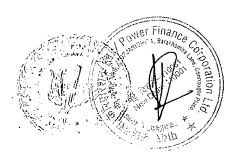
- 1. With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and the whole of the undertaking(s), properties and liabilities of Transferor Company shall, in terms of Section 230 and 232 of Companies Act, 2013 and other applicable Rules, and pursuant to the orders of the Ministry of Corporate Affairs (Central Government) or other appropriate authority or forum, if any, sanctioning the Scheme, without any further act, instrument, deed, matter or thing, stand transferred and vested in and/ or deemed to be transferred to and vested in Transferee Company as a going concern so as to become the undertaking(s), properties and liabilities of Transferee Company.
- With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and undertaking of Transferor Company shall stand transferred to and be vested in Transferee Company without any further deed or act, together with all their properties, assets, rights, benefits and interest therein, subject to existing charges thereon in favour of banks and financial institutions, as the case may be, in the following manner:

3. TRANSFER OF ASSETS

- 3.1 With effect from the Appointed Date and upon the Scheme becoming effective all memberships, licenses, franchises, rights, privileges, permits, quotas, rights, entitlements, allotments, approvals, consents, concessions, trade mark licenses including application for registration of trade mark, patents, copyrights and their right to use available to Transferor Company as on appointed date or any which may be taken after the appointed date but till the effective date, shall get transferred to Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
- 3.2 With effect from the Appointed Date and upon the Scheme becoming effective all Certificate of Registrations as available with Transferor Company as on Appointed Date or any which may be taken by Transferor Company after the Appointed Date but till the Effective Date shall get



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transferred to Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.

- 3.3 With effect from the Appointed Date and upon the Scheme becoming effective all the assets of Transferor Company as are movable in nature including, sundry debtors, , outstanding loans and advances, insurance claims, advance tax, Minimum Alternate Tax (MAT) set-off rights, pre-paid taxes, levies/liabilities, CENVAT/VAT credits if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, Semi-Government, local and other authorities and bodies, customers and other persons or any other assets otherwise capable of transfer by physical delivery would get transferred by physical delivery only and all others assets would get transferred by endorsement and delivery by vesting and recordable pursuant to this Scheme, shall stand vested in Transferee Company, and shall become the property and an integral part of Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
 - 3.4 With effect from the Appointed Date and upon the Scheme becoming effective all incorporeal properties of Transferor Company as on Appointed Date or any which may be taken after the Appointed Date but till the Effective Date, shall get transferred to Transferee Company without any further instrument, deed or act or payment of any further fee, charge or securities.
 - 3.5 With effect from the Appointed Date and upon the Scheme becoming effective, all immovable properties including but not limited to land and buildings or any other immovable properties of Transferor Company, whether freehold or leasehold, and any documents of title, rights and easements in relation thereto shall stand transferred to and be vested in Transferee Company, without any further instrument, deed or act or payment of any further fee, charge or securities either by the Transferor Company or Transferee Company.
 - 3.6 With effect from the Appointed Date, Transferee Company shall be entitled to exercise all rights and privileges and be liable to pay ground rent, taxes and fulfill obligations, in relation to or applicable to such immovable properties. The mutation/substitution of the title to the immovable properties shall be made and duly recorded in the name of Transferee Company by the appropriate authorities pursuant to the sanction of the Scheme by the Ministry of Corporate Affairs (Central Government) and the Scheme becoming effective in accordance with the terms hereof.



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- 3.7 With effect from the Appointed Date and upon the Scheme becoming effective, all contracts, deeds, bonds, agreements, schemes, arrangements and other instruments of whatsoever nature in relation to Transferor Company to which the Transferor Company are the party or to the benefit of which Transferor Company may be eligible, and which are subsisting or having effect immediately before the Effective Date, shall be in full force and effect against or in favour of Transferee Company and may be enforced as fully and effectually as if, instead of Transferor Company, Transferee Company had been a party or beneficiary or obligee thereto.
- 3.8 With effect from the appointed date and upon the Scheme becoming effective, all permits, quotas, rights, entitlements, licenses including those relating to trademarks, tenancies, patents, copyrights, privileges, software, powers, facilities of every kind and description of whatsoever nature in relation to Transferor Company to which Transferor Company is the party or to the benefit of which Transferor Company may be eligible and which are subsisting or having effect immediately before the effective date, shall be enforceable as fully and effectually as if, instead of Transferor Company, Transferee Company had been a party or beneficiary or obligee thereto.
- 3.9 With effect from the Appointed Date and upon the Scheme becoming effective, any statutory licenses, no-objection certificates, permissions or approvals or consents required to carry on operations of Transferor Company or granted to Transferor Company shall stand vested in or transferred to Transferee Company without further act or deed, and shall be appropriately transferred or assigned by the statutory authorities concerned therewith in favor of Transferee Company upon the vesting of Transferor Company Businesses and Undertakings pursuant to this Scheme. The benefit of all statutory and regulatory permissions, licenses, approvals and consents including the statutory licenses, permissions or approvals or consents required to carry on the operations of Transferor Company shall vest in and become available to Transferee Company pursuant to this scheme.
- 3.10 With effect from the Appointed Date and upon the Scheme becoming effective, all motor vehicles of any description whatsoever of Transferor Company shall stand transferred to and be vested in the Transferee Company, and the appropriate Governmental and Registration Authorities shall substitute the name of Transferee Company in place of Transferor Company, without any further instrument, deed or act or any further payment of fee, charge or securities.







4. TRAN SFER OF LIABILITIES

- 4.1 With effect from the Appointed Date and upon the Scheme becoming effective, all debts, liabilities, contingent liabilities, duties and obligations, secured or unsecured, whether provided for not in the books of accounts or disclosed in the balance sheets of Transferor Company, shall be deemed to be the debts, liabilities, contingent liabilities, duties and obligations of Transferee Company.
- 4.2 W thout prejudice to the generality of the provisions contained herein, all loans raised after the Ar pointed Date but till the Effective Date and liabilities incurred by Transferor Company after the Ar pointed Date but till the Effective Date for their operations shall be deemed to be of Transferee Company.
- 4.3 The transfer and vesting of the entire business and undertaking of Transferor Company as aforesaid, shall be subject to the existing securities, charges and mortgages, if any, subsisting, over or in respect of the property and assets or any part thereof of Transferor Company, as the calle may be.

Privided that the securities, charges and mortgages (if any subsisting) over and in respect of the part thereof, of Transferee Company shall continue with respect to such assets or part thereof and this Scheme shall not operate to enlarge such securities, charges or mortgages to the end and intent that such securities, charge and mortgage shall not extend or be deemed to extend, to any of the other assets of Transferor Company vested in Transferee Company pursuant to the Scheme.

Provided always that this Scheme shall not operate to enlarge the security for any loan, deposit or facility created by Transferor Company which shall vest in Transferee Company by virtue of the an algamation of Transferor Company with Transferee Company and Transferee Company shall no be obliged to create any further or additional security there for after the amalgamation has be ome operative.

4.4 Trensferee Company will, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangements in elation to Transferor Company to which Transferor Company are parties, in order to give formal effect to the above provisions. Transferee Company shall, under the provisions of this Scileme, be deemed to be authorized to execute any such writings on behalf of Transferor





Company and to carry out or perform all such formalities or compliances referred to above on part of Transferor Company.

4.5 Loans or other obligations, if any, due either between Transferee Company and Transferor Company shall stand discharged and there shall be no liability in that behalf. In so far as any securities, debentures or notes issued by the Transferor Company and held by the Transferee Company and vice versa are concerned, the same shall, unless sold or transferred by holder of such securities, at any time prior to the Effective Date, stand cancelled and shall have no further effect.

5. LEGAL PROCEEDINGS

5.1 With effect from the Appointed Date, Transferee Company shall bear the burden and the benefits of any legal or other proceedings initiated by or against Transferor Company.

Provided however, all legal, administrative and other proceedings of whatsoever nature by or against Transferor Company pending in any court or before any authority, judicial, quasi judicial or administrative, any adjudicating authority and/or arising after the Appointed Date and relating to Transferor Company or its respective properties, assets, liabilities, duties and obligations shall be continued and/or enforced until the Effective Date by or against Transferor Company; and from the Effective Date, shall be continued and enforced by or against Transferee Company in the same manner and to the same extent as would or might have been continued and enforced by or against Transferor Company.

5.2 If any suit, appeal or other proceedings of whatever nature by or against Transferor Company be pending, the same shall not abate, be discontinued or in any way be prejudicially affected by reason of the transfer of the Transferor Company businesses and undertakings or of anything contained in this scheme but the proceedings may be continued, prosecuted and enforced by or against Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against Transferor Company as if this Scheme had not been made.

6. EMPLOYEE MATTERS

On occurrence of the Effective Date, all persons that were employed by Transferor Company immediately before such date shall become employees of Transferee Company with the benefit of continuity of service on same terms and conditions as were applicable to such employees of Transferor Company immediately prior to such transfer and without any break or interruption of

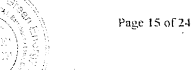


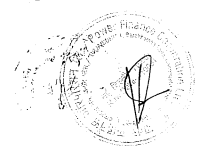


service. Transferee Company undertakes to continue to abide by agreement/settlement, if any, entered into by Transferor Company with any union/employee thereof. With regard to Provident Fund, Gratuity Fund, Superannuation fund or any other special fund or obligation created or existing for the benefit of such employees of Transferor Company upon occurrence of the Effective Date, Transferee Company shall stand substituted for 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. The existing Provident Fund, Gratuity Fund and Superannuation Fund or obligations, if any, created by Transferor Company for their employees shall be continued for the benefit of such employees on the same terms and conditions. With effect from the Effective Date, Transferee Company will make the necessary contributions for such transferred employees of Transferor Company and deposit the same in Provident Fund, Gratuity Fund or Superannuation Fund or obligations, where applicable. It is the aim and intent of the Scheme that all the rights, duties, powers and obligations of Transferor Company in relation to such schemes or funds shall become those of Transferee Company.

7. TAXATION AND OTHER MATTERS

- 7.1 With effect from the Appointed Date, all the profits or income accruing or arising to Transferor Company, and all expenditure or losses arising or incurred by Transferor Company shall, for all purposes, be treated (including all taxes, if any, paid or accruing in respect of any profits and income) and be deemed to be and accrue as the profits or income or as the case may be, expenditure or losses (including taxes) of Transferee Company. Moreover, Transferee Company shall be entitled to revise its statutory returns relating to indirect taxes like sales tax/ service tax/excise, etc. and to claim refund/credits and/or set off all amounts under the relevant laws towards the transactions entered into by Transferee Company and Transferor Company which may occur between the Appointed Date and the Effective Date. The rights to make such revisions in the sales tax returns and to claim refunds/credits are expressly reserved in favour of Transferee Company.
 - 7.2 Upon the Scheme becoming effective, the Transferor Company and the Transferee Company shall be entitled, wherever necessary and pursuant to the provisions of this Scheme, to file or revise their financial statements, tax returns, tax deduction at source certificates, tax deduction at source returns, and other statutory returns, and shall have the right to claim refunds, advance tax





credits, credit for Minimum Alternate Tax, carry forward of losses and unabsorbed depreciation, deductions, tax holiday benefits, deductions or any other credits and / or set off of all amounts paid by the Transferor Company or the Transferee Company under the relevant laws relating to Income Tax, Value Added Tax, Service Tax, Central Sales Tax, Goods and service Tax or any other tax, as may be required consequent to the implementation of the Scheme.

- 7.3 Transferee Company shall be entitled to revise its all Statutory returns relating to Direct taxes like Income Tax and Wealth Tax and to claim refunds/advance tax credits and/or set off the tax liabilities of Transferor Company under the relevant laws and its rights to make such revisions in the statutory returns and to claim refunds, advance tax credits and/or set off the tax liabilities is expressly granted.
- 7.4 It is expressly clarified that with effect from the Appointed Date, all taxes payable by Transferor Company including all or any refunds of the claims/TDS Certificates shall be treated as the tax liability or refunds/claims/TDS Certificates as the case may be of Transferee Company.
- 7.5 From the Effective Date and till such time as the name of the Transferee Company would get entered as the account holder in respect of all the bank accounts and demat accounts of Transferor Company in the relevant bank's/DP's books and records, the Transferee Company shall be entitled to operate the bank/demat accounts of Transferor Company in their existing names.
- 7.6 Since each of the permissions, approvals, consents, sanctions, remissions, special reservations, incentives, concessions and other authorizations of Transferor Company shall stand transferred by the order of the Ministry of Corporate Affairs to Transferee Company, Transferee Company shall file the relevant intimations, for the record of the statutory authorities who shall take them on file, pursuant to the vesting orders of the sanctioning Ministry of Corporate Affairs.

8. Conduct of Business

- 1. With effect from the Appointed Date and till the Scheme come into effect:
 - a. Transferor Company shall be deemed to carry on all their businesses and activities and stand possessed of their properties and assets for and on account of and in trust for Transferee Company; and all the profits accruing to Transferor Company and all taxes thereon or gains or losses arising or incurred by them shall, for all purposes, be treated as and deemed to be the profits or losses, as the case may be, of Transferee Company.
 - b. Transferor Company shall carry on their businesses with reasonable diligence and in the same manner as they had been doing hitherto, and Transferor Company shall not alter or substantially expand their businesses except with the concurrence of Transferee Company.







- c. Transferor Company shall not, without the written concurrence of Transferee Company, alienate charge or encumber any of their properties except in the ordinary course of business or pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the Scheme by the Board of Directors of Transferee Company, as the case may be.
- d. Transferor Company shall not vary or alter, except in the ordinary course of their business or pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the Scheme by the Board of Directors of Transferee Company the terms and conditions of employment of any of its employees, nor shall it conclude settlement with any union or its employees except with the written concurrence of Transferee Company.
- e. With effect from the Appointed Date, all debts, liabilities, duties and obligations of Transferor Company as on the close of business on the date preceding the Appointed Date, whether or not provided in their books and all liabilities which arise or accrue on or after the Appointed Date shall be deemed to be the debts, liabilities, duties and obligations of Transferee Company.
- II. Upon the Scheme coming into effect, Transferee Company shall commence and carry on and shall be authorized to carry on the businesses carried on by Transferor Company.
- III. For the purpose of giving effect to the vesting order passed under Sections 230 232 of the Companies Act, 2013 in respect of this Scheme by the Ministry of Corporate Affairs, Transferee Company shall, at any time pursuant to the orders on this Scheme, be entitled to get the record of the change in the legal right(s) upon the vesting of the Transferor Company businesses and undertakings in accordance with the provisions of Section 230 232 of the Companies Act, 2013. Transferee Company shall be authorized to execute any pleadings; applications, forms, etc. as are required to remove any difficulties and carry out any formalities or compliance as are necessary for the Implementation of this Scheme.





PART-III CONSIDERATION & ACCOUNTING TREATMENT

1. CONSIDERATION

- Upon the Scheme coming into effect, all equity shares and preference shares of the Transferor Company held by the Transferee Company (either directly or through nominees) shall stand cancelled without any further application, act or deed. It is clarified that no new shares shall be issued or payment made in cash whatsoever by the Transferee Company in lieu of shares of the Transferor Company.
- II. Upon coming into effect of this Scheme, the shares or the share certificates of the Transferor Company in relation to the shares held by the Transferee Company, as the case may be shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled and be of no effect without any necessity of them being surrendered.

2. INCREASE IN AUTHORIZED SHARE CAPITAL AND AMENDMENT TO MEMORANDUM OF THE TRANSFEREE COMPANY

- 2.1 Upon the Scheme becoming effective, the Authorized Share Capital of the Transferor Company shall be deemed to be added to the Authorized Share Capital of the Transferee Company without any further act, deed or procedure, formalities or payment of any stamp duty and registration fees. The Face Value of equity shares shall remain same as of the Transferee Company after increase of the Authorized Capital.
- 2.2 Upon coming into effect of the Scheme, Clause V of the Memorandum of Association of the Transferee Company shall without any further act, deed or instrument be substituted as follows:

The equity share capital of the company is Rs.112,000,000,000 (Rupees Eleven Thousand Two Hundred Crores) divided into 11,000,000,000 (One Thousand One Hundred Crores) equity shares of Rs. 10/-(Rupees Ten) each and 200,000,000 (Twenty Cores) Preference Shares 10/-(Rupees Ten) each.

2.3 On approval of the Scheme by the members of Transferee Company pursuant to Section 230-232 of the Companies Act, it shall be deemed that the said members have also accorded all relevant consents under Sections 13, 14, 61 and other applicable provisions of Companies Act, 2013 as may be applicable for the purpose of amendment of the Memorandum of Association of the Transferee Company as above. It is clarified that there will be no need to pass a





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separate shareholders' resolution as required under Sections 13, 14 and 61 of the Companies Act, 2013 for amendment of the Memorandum of Association of the Transferee Company.

3. ACCOUNTING TREATMENT FOR AMALGAMATION

Upon the coming into effect of this Scheme, the amalgamation of the Transferor Company with the Transferee Company shall be accounted for as per the "Accounting Standard 14: Accounting for Amalgamations" as prescribed in the Companies (Accounting Standards) Rules, 2006 issued by the Ministry of Corporate Affairs or the "Indian Accounting Standard (Ind AS) 103 for Business Combination" prescribed under section 133 of the Companies Act, 2013, as notified under the Companies (Indian Accounting Standard) Rules, 2015, (if applicable), as may be amended from time to time such that:

- 3.1 The Transferee Company shall, record all the assets and liabilities, including Reserves of the Transferor Company -vested in it pursuant to this Scheme, at their respective book values as appearing in the books of the Transferor Company on the Appointed Date.
- 3.2 If at the time of amalgamation, the Transferor Company and the Transferee Company have conflicting accounting policies, a uniform accounting policy shall be adopted by the Transferee Company following the amalgamation. The effect on the financial statements of any change in accounting policies shall be reported in accordance with applicable Accounting Standard 5, 'Prior Period and Extraordinary Items and changes in accounting policies'.
- 3.3 Investment, if any, in the equity share capital of the Transferor Company-, as appearing in the books of accounts of the Transferee Company, if not transferred before the Effective Date, shall stand cancelled and there shall be no further obligation / outstanding in that behalf.
- 3.4 The loans and advance or payables or receivables of any kind, held inter-se, if any between the Transferor Company and the Transferee Company, as appearing in its respective books of accounts shall stand discharged prior to Effective Date.

4. Saving of Concluded Transactions

The transfer of properties and liabilities and the continuance of proceedings by or against Transferor Company as envisaged in above shall not affect any transaction or proceedings already concluded by Transferee Company on or before the Appointed Date and after the Appointed Date till the Effective Date, to the end and intent that Transferor Company accept and adopts all acts, deeds and things done and executed by Transferee Company in respect



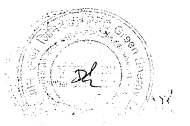
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thereto as done and executed by Transferee Company in respect thereto as done and executed on behalf of itself.

5. Dissolution of Transferor Company

On occurrence of the Effective Date, Transferor Company shall, without any further act or deed, shall stand dissolved without winding up.



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PART - IV OTHER PROVISIONS

1. Application To Ministry of Corporate Affairs:

- 1.1 In terms of Ministry of Corporate Affairs Notification No. G.S.R. 582 (E), Dated 13th June, 2017 issued in term of Section 462 of the Companies Act, 2013 read with Rule 3(1) of the Government of India (Allocation of Business) Rules, 1961 Ministry Of Corporate Affairs ('MCA') has exclusive jurisdiction under the provisions of Companies Act, 2013 with respect of "Government Companies". Since both the Transferor Company and Transferee Company are government companies, MCA has the jurisdiction to hear, consider and sanction this scheme.
- 1.2 Upon this scheme being approved by the requisite majority of the shareholders and creditors of the Transferor Company and Transferee Company, the Transferor Company and Transferee Company shall with all reasonable dispatch, file application before the MCA for sanction of this scheme under section 230 -232 and other applicable provisions of the Companies Act, 2013, and for such other order or orders, as the MCA may deem fit for sanctioning the / giving effect to this scheme. Upon this scheme becoming effective, the shareholders and creditors of both the Transferor Company and Transferee Company, shall be deemed to have also accorded their approval under all the relevant provisions of the Companies Act, 2013, for giving effect to the provisions contained in this Scheme.

2. Listing Agreement and SEBI Compliances

- 2.1. Since the Transferee Company is a listed company, this Scheme is subject to the compliances of all the requirements under the Listing Regulations and other statutory directives of the Securities Exchange Board of India insofar as they relate to sanction and implementation of the Scheme.
- 2.2. SEBI vide Notification No. SEBI/LAD/NRO/GN/2016-17/029 dated 15th February, 2017 has amended the Listing Regulations and relaxed the requirement of obtaining prior approval or No objection letter / observation letter of the Stock Exchanges and SEBI in case of merger of wholly owned subsidiary with its holding company. The schemes shall be filed with the BSE Limited and NSE Limited for disclosure purpose in compliance with the above notification.

3. Conditionality of Scheme:

The Scheme is conditional upon and subject to:

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- (a) The Scheme is in compliance with the applicable provisions of the Companies Act, 2013, The SEBI Regulations, so far as it relates to scheme involving listed company, the regulations of Reserve Bank of India in as much as applicable to the Non-banking finance companies and such other laws as may be applicable to the Companies or the scheme of arrangement.
- (b) The Scheme being agreed to by the respective requisite majority of members and creditors of Transferor Company and Transferee Company;
- (c) The Scheme being approved by the Central Government through MCA;
- (d) All certified copies of the order(s) of the MCA sanctioning this Scheme being filed with the Registrar of Companies of relevant jurisdiction.
- (e) This Scheme although to come into operation from the Appointed Date shall not become effective until the necessary certified copies of the order(s) under Sections 230 to 232 of the Act shall be duly filed with the Registrar of Companies of relevant Jurisdiction.

4. Modification or Amendment of the Scheme and Revocation of the Scheme

- a. The Transferee Company, Transferor Company by their respective Board of Directors or such other person or persons, as the respective Board of Directors may authorize, including any committee or sub-committee thereof, may make and/or consent to any modifications or amendments to the Scheme or to any conditions or limitations that the Ministry of Corporate Affairs or other authority may deem fit to direct or impose or which may otherwise be considered necessary or desirable. The Transferee Company and the Transferor Companies, by their respective Board of Directors, or such other person or persons, as the respective Board of Directors may authorize, including any committee or sub-committee thereof, shall be authorized to take such steps and do all acts, deeds and things as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubt, difficulties or questions whether by reason of any order(s) of the Ministry of Corporate Affairs or of any directive or order(s) of any other authority or otherwise howsoever arising out of, under or by virtue of this Scheme and/or any matters concerning or connected therewith.
- b. Transferor Company and Transferee Company shall be at liberty to withdraw from this Scheme in case any condition or alteration imposed by the Ministry of Corporate Affairs or any other authority is not on terms acceptable to them.
- c. In the event of any of the said sanctions / approvals / conditions referred hereinabove not being obtained and/or complied with and/or satisfied and/or this Scheme not being sanctioned by the





Ministry of Corporate Affairs and/or order or orders not being passed as aforesaid and/or the Scheme failing to be made effective, this Scheme shall stand revoked, cancelled and be of no effect and in that event, no rights and liabilities whatsoever shall accrue to or be incurred *inter se* the Transferor Company and the Transferee Company or their respective shareholders or creditors or employees or any other person save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out in accordance with the applicable law and in such case, each company shall bear its own costs unless otherwise mutually agreed. Further, the Board of Directors of the Transferor Company and the Transferee Company shall be entitled to revoke, cancel and declare the Scheme to be of no effect if such boards are of the view that the coming into effect of the Scheme in terms of the provisions of this Scheme or filing of the drawn-up orders with any authority could have adverse implication on all/any of the companies.

5. Costs

All costs, charges, fees, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed) arising out of or incurred in carrying out and implementing the terms and conditions or provisions of this Scheme and matters incidental thereto shall be borne and paid by Transferee Company.

P.C. G.

