(CIN NO.: L31300MH1964PLC013088)

Registered Office:
"KHATAU HOUSE", Ground Floor,
Mogul Lane, Mahim (West),
Mumbai - 400 016.

Phone : 61236767 Fax : 61236718

Website: www.indokem.co.in

Date: 27th July, 2021

BSE Limited

Listing Department,

1st Floor, New Trading Ring,
Rotunda Building,
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort
Mumbai – 400 001.
Email: corp.relations@bseindia.com

Security Code No.: 504092

Dear Sir/Madam,

SUB: Outcome of Board meeting held on 27th July, 2021 – Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular bearing reference number CIR/CFD/CMD/4/2015 dated September 9, 2015

In terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations") read with SEBI Circular bearing reference number CIR/CFD/CMD/4/2015 dated September 9, 2015, we hereby submit the outcome of the meeting of the Board of Directors ("Board") of Indokem Limited ("Indokem" or "the Company") held on 27th July, 2021. Based on the recommendations of the Audit Committee and the Committee of Independent Directors, the Board has considered and approved a Scheme of Amalgamation (the "Scheme") under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 and the rules framed thereunder ("the Act"). Further the Board has given authorisation to file the Scheme along with relevant disclosures, documents, certifications, and undertakings with the BSE Limited.

The Scheme provides for Amalgamation of Refnol Resins and Chemicals Limited with the Company and their respective Shareholders.

The Scheme is subject to receipt of approvals of shareholders and creditors of the Companies involved and approval of other regulatory authorities as may be required, including those of the, BSE Limited, Securities and Exchange Board of India and the National Company Law Tribunal, Mumbai Bench ("NCLT").



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Please find enclosed **Annexure 1** containing details as per Regulation 30 of the Listing Regulations read with Circular CIR/CFD/CMD/4/2015 dated September 9, 2015.

OKEM

MUMBAI

This is for your information and record.

Thanking you,

For Indokem Limited

Rajesh D. Pisal

Company Secretary and Compliance Officer

Enclosed as above.

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ANNEXURE 1

Particulars	Description			
Name of the entity(ies) forming part of the amalgamation / merger, details in brief such as, size, turnover etc.;	2021 of the Companies involved in the Scheme – (Amount in INR Crores)			
			12.92	
7		1,700	1207	
	Transferor Company	31.77	20.25	
	Transferee Company	79.24	31.21	
transaction would fall within related party transactions? If yes, whether the same is done at "arm's length"	The draft Scheme does not fall within the purview of related party transactions in terms of General Circular No. 30/2014 dated 17 th July 2014 issued by the Ministry of Corporate Affairs since the same is subject to the sanction of the National Company Law Tribunal and provisions of Section 188 of the Companies Act, 2013 are not applicable. However, there are common promoters in the Transferor Company and the Transferee Company. Further, pursuant to the Scheme, equity shares of the Transferee Company are proposed to be issued and allotted to the shareholders of the Transferor Company. In light of the same, the transaction under the proposed Scheme may be deemed to be a "related party transaction" under the applicable provisions of the Listing Regulations. The consideration as set forth in the Scheme will be discharged on "arm's length basis". The share exchange ratio for the shares to be allotted to the shareholders of the Transferor Company is based on valuation report provided by Niranjan Kumar, Registered Valuer – Securities or Financial Assets. Galactico Corporate Services			
	Name of the entity(ies) forming part of the amalgamation / merger, details in brief such as, size, turnover etc.; Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's	Name of the entity(ies) forming part of the amalgamation / merger, details in brief such as, size, turnover etc.; Particulars Transferor Company (Standalone) Transferee Company (Consolidated) Transferee Company Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length" This is a Scheme of A Resins and Chemicals Indokem Limited ("the Companies is Indokem Limited ("t	Name of the entity(ies) forming part of the amalgamation / merger, details in brief such as, size, turnover etc.; Particulars Total Turnover / Income Transferor Company (Standalone)	



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		been considered by the Audit Committee, Committee of Independent Directors and Board of the Company.		
3)	Area of business of the entity(ies)	Company Business Transferor The Transferor Company is engaged in the business of manufacturing and marketing of resins and chemicals. Transferee The Transferee Company Indokem Company Limited is engaged in the business of manufacturing and dealing in dyes, sizing chemicals, auxiliaries in textile industry and electrical capacitors.		
4)	Rationale for Scheme	The Transferor Company and the Transferee Company are engaged in similar lines of business and complement each other. With an intent to expand the business and achieve larger product portfolio, economies of scale, efficiency, optimisation of logistics and distribution network and other related economies by consolidating the business operations being managed by different management teams, the Board of Directors of the Transferor Company and the Transferee Company propose to consolidate the business of the Transferor Company with the Transferee Company. The proposed amalgamation of the Transferor Company with Transferee Company would <i>inter alia</i> have the following benefits: 1. Creation of a combined entity, hosting all products under the Transferee Company, thereby resulting in diversified portfolio of products, economies of scale, operational rationalization, efficiency of management and maximizing value for the shareholders. 2. Greater synergies between businesses and optimum use of manufacturing facilities, marketing strength, R & D facilities, Certifications resulting in productivity gains thereby maximizing value for the shareholders. 3. Optimum use of infrastructure and organizational efficiency by pooling of financial, managerial and technical resources, personnel, capabilities, skills, expertise and technologies of Transferor Company and Transferee Company thereby significantly contributing to the future growth and maximizing shareholder value. 4. Better financial leverage, resulting in greater efficiency in cash and debt management and unfettered access to cash flow generated by the combined business, which can be deployed more efficiently, to realize higher profits for the combined		



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		 entity. 5. Improved organizational capability and leadership, arising from the pooling of human capital, who have the diverse skills, talent and vast experience to compete successfully in an increasingly competitive industry. 6. Cost savings because of standardization and simplification of business processes, elimination of duplication and rationalization of administrative expenses. 7. Reduction in regulatory and legal compliances and avoidance of multiple records keeping. 8. Strengthening ability to face increasing competitive, regulatory, environmental and global risks; thereby resulting in sustainable and profitable long term growth for the combined entity. In view of the aforesaid, the Board of Directors of the Transferor Company as well as the Board of Directors of the Transferee Company have considered and proposed the amalgamation of the entire undertaking and business of the Transferor Company with the Transferee Company. Accordingly, the Board of Directors of the Company have formulated this Scheme of Amalgamation for the transfer and vesting of the entire undertakings and business of the Transferor Company within and into the Transferee Company pursuant to the provisions of Sections 230 to 232 and other relevant provisions of the Act.
5)	In case of cash consideration — amount or otherwise share exchange ratio	Following share exchange ratio has been determined for the allotment of the equity shares of the Transferee Company having face value of INR 10 each to the shareholders of the Transferor Company as on the Record Date (as per the Scheme), in consideration for the amalgamation of the Transferor Company with the Transferee Company: "1,077 (One Thousand Seventy-Seven) equity shares of Indokem having face value of INR 10 each fully paid up shall be issued for every 1,000 (One Thousand) equity shares held in Refnol having face value of INR 10 each fully paid up"



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6)	Brief	detai	ls	of
	change			in
	shareho	lding	patte	ern
	(if any)	of ent	ities.	

Change in shareholding of the Transferor Company as on				
Category	Pre-Scheme		Post-Scheme	
	No. of	% share	No. of % share	
	shares	holding	shares	holding
Promoter	16,55,431	53.6%	-	-
Public	14,34,469	46.4%	-	-
Non	-	-	-	-
Promoter				
Non				
Public				
Total	30,89,900	100.0%	_	-

Change in shareholding of the Transferee Company					
Category	Pre-Scheme		Post-Scheme		
	No. of % share		No. of	% share	
	shares	holding	shares	holding	
Promoter	1,72,53,011	70.9%	1,90,35,910	68.8%	
Public	70,72,589	29.1%	86,17,512	31.2%	
Non	_	-	-	1-	
Promoter	ŧi.				
Non				,	
Public					
Total	2,43,25,600	100.0%	2,76,53,422	100.0%	

