

April 25, 2023

To,
The Manager
The Corporate Relationship Department,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai - 400 001

To,
The Manager - Corporate Compliance
National Stock Exchange of India Limited
"Exchange Plaza", Bandra - Kurla

Complex, Bandra (E), Mumbai - 400 051

Scrip Code: BSE: 532419 NSE: SMARTLINK

Sub: Disclosure under Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015

Dear Sir,

In furtherance to our letter dated August 17, 2022 and in terms of Regulation 30 of SEBI (Listing Obligations and Listing Requirements) Regulations, 2015, we would like to inform you that a certified copy of the order passed by the Hon'ble National Company Law Tribunal ('NCLT'), Mumbai Bench on March 03, 2023 approving the scheme of amalgamation (by way of merger) of Telesmart SCS Limited, Subsidiary Company of Smartlink Holdings Limited with Digisol Systems Limited, Wholly owned Subsidiary of the Company under Sections 230-232 of the Companies Act, 2013 has been received by the Company on April 24, 2023 and the same is enclosed.

The Scheme of Amalgamation will become effective upon filing of the order passed by NCLT with the jurisdictional Registrar of Companies.

The certified copy of the order has also been uploaded on the Company's website at www.smartlinkholdings.com.

You are requested to kindly take the same on record.

Thanking you,

Yours faithfully,

For SMARTLINK HOLDINGS LIMITED

URJITA DAMLE COMPANY SECRETARY ACS 24654

SMARTLINK HOLDINGS LIMITED

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Corporate Office: CITIPOINT, 7th Floor, Unit No. B-702, Andheri-Kurla Road, J. B. Nagar, Andheri (East), Mumbai - 400059, INDIA Land Phone: +91 22 4961 7068



SYNEGRA

TELESMART[®]



NATIONAL COMPANY LAW TRIBUNAL, COURT 5, MUMBAI BENCH

C.P.(CAA)/245(MB-V)/2022 Connected with C.A.(CAA)/255(MB-V)/2022

In the matter of Companies Act, 2013

AND

In the matter of

Companies Act, 2013 (18 of 2013) and Section 230-232 of the Companies Act, 2013 along with other applicable provisions of the Companies Act, 2013 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016;

In the matter of

Scheme of Amalgamation of

TELESMART SCS LIMITED, the

Transferor Company and DIGISOL

SYSTEMS LIMITED, the Transferee

Company and their respective

shareholders and creditors

TELESMART SCS LIMITED

U31900GA2016PLC013046

... Petitioner Company No. 1/Transferor Company

DIGISOL SYSTEMS LIMITED

U31909GA2016PLC012970

... Petitioner Company No. 2/ Transferee Company

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Order delivered on 3rd March, 2023

Coram:

Hon'ble Shri. Kuldip Kumar Kareer, Member (Judicial)

Hon'ble Smt. Anuradha Sanjay Bhatia, Member (Technical)

Appearances (via videoconferencing):

For the Petitioners : Mr Ahmed M Chunawala, i/b

Rajesh Shah & Co, Advocates

For the Regional Director (WR) : Ms. Rupa Sutar, Authorized

Representative of Regional

Director, MCA (WR), Mumbai

ORDER

Per: Anuradha Sanjay Bhatia, Member (Technical)

- 1. The Bench is convened by videoconference today. (03.03.2023).
- 2. Heard the Learned Counsel for the Petitioner Companies. No objector has come before this Tribunal to oppose the Scheme of Amalgamation and nor has any party controverted any averments made in the Petitions to the said Scheme.
- 3. The sanction of the Tribunal is sought under Sections 230 to 232 of the Companies Act, 2013 and other relevant provisions of the Companies Act, 2013 and the rules framed there under for the Scheme of Amalgamation between TELESMART SCS LIMITED, the Transferor Company and DIGISOL SYSTEMS LIMITED, the Transferee Company and their respective shareholders and creditors.
- 4. The Petitioner Companies have approved the said Scheme of Amalgamation by passing the Board Resolutions dated 17th August 2022 which are annexed to the Company Scheme Petition.







- 5. The Learned Advocate appearing on behalf of the Petitioner Companies states that the Company Scheme Petition have been filed in consonance with the Order passed in the Company Scheme Application No. 255 of 2022 of the Hon'ble Tribunal.
- 6. The Learned Advocate appearing on behalf of the Petitioner Companies further states that the Petitioner Companies have complied with all requirements as per directions of the National Company Law Tribunal, Mumbai Bench and they have filed necessary affidavits of compliance in the National Company Law Tribunal, Mumbai Bench.
- 7. The Learned Counsel for the Petitioner Companies states that the First Petitioner Company/ Transferor Company presently is engaged is business of manufacturing wide range of passive networking (SCS) products and is in the business of developing and manufacturing of copper and fiber range of cabling products and that the Second Petitioner Company/ Transferee Company presently is a brand product company that caters to sales, marketing, service and support of the 'Digisol' brand of active and passive (structured cabling) products and solutions.
- 8. The rationale and benefits for the Scheme of Amalgamation of the Petitioner Companies is:

Smartlink Holdings Limited holds 80% of Transferor Company and Mr. Ray Chang and Telebox Industries Corp hold 10% each. The Transferee Company is wholly owned subsidiary company of Smartlink Holdings Limited. With a view to consolidate group entities, the management of Transferor and Transferee Company are proposing to merge, which would derive the following benefits for the stakeholders

a) The amalgamation will enable consolidation of the business and operations of the Transferor and the Transferee Company which

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will provide significant impetus to growth by permitting pooling of resources, enable synergies, reduce operational costs, achieve economies of scale, increase operational efficiencies and greater focus and provide expansion opportunities in a consolidated and compliant manner.

- b) The amalgamation will enable optimum utilisation of various resources to the amalgamated company.
- c) The proposed amalgamation will lead to a significant reduction in the multiplicity of legal and regulatory compliances required at present to be carried out by Transferor and Transferee Company and also avoid duplication of administrative functions and eliminate multiple record-keeping.
- 9. The Regional Director has filed his Report dated 21st February 2023 *inter-alia* making the following observations in Paragraphs 2 (a) to (h) which are reproduced hereunder:

Para	Observation by the Regional	Undertaking of the Petitioner
	Director	Company/ Rejoinder
2 (a)	That on examination of the	So far as the observation in
	report of the Registrar of	paragraph 2 (a) of the Report of
	Companies, Goa dated	the Regional Director is
	11.01.2023 for Petitioner	concerned, the Learned Counsel
	Companies (Annexed as	for the Petitioner Companies
	Annexure A-1) that the	submits that the Transferee
	Petitioner Companies falls	Company have created the
	within the jurisdiction of ROC,	charge to take limits from
	Goa. It is submitted that no	HDFC Bank for working capital.
	complaint and /or	The said charge will be
	representation regarding the	continued by the Transferee
	proposed scheme of	Company post amalgamation.
	Amalgamation has been	Further, all the compliance as
	received against the Petitioner	per Companies Act, 2013 have

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Companies. Further, the Transferor Company (Telesmart SCS Limited) has filed Annual Return and Financial Statements as on 31.03.2022, Transferee Company (Digisol Systems Limited) has filed Annual Return and Financial Statements as on 31.03.2022. The ROC has further submitted that in his report dated 11.01.2023, which are as under: i) That the ROC Pune in his

- i) That the ROC Pune in his report dated 11.01.2023 has also stated that no Inquiry, inspection, investigation, technical scrutiny & prosecution is pending against the subject applicant company.
- ii) Further ROC has mentioned as follows:

As per MCA records Transferee company shows Active charges as as mentioned below:

Date	Date	Dat	Amount
Of	Of	e Of	Secure
Creati	last	sati	d
on	Modi	sfac	
	ficati	tion	

been complied by the Transferee Company.







		on			
	28.02	04.0	_	10,00,0	
	.2017	2.20		0,000	
	.2017	22		0,000	
	Marr bo		00 m	orita	
	May be				
	•			Company	
	shall un			lomit	
	detail re				
				ed above.	
2 (b)				y should	So far as the observation in
				with the	
	•			n 232(3)(i)	the Regional Director is
	of the	Compa	nies 1	Act, 2013	concerned, the Learned Counsel
	through		a	ppropriate	Will
	affirmat	ion in	respe	ct of fees	undertakes that Transferee
	payable	by	,	Transferee	company shall pay applicable
	Compar	ny for in	ncreas	e of share	fees, if any, for increase in
	capital o	on acco	unt of	merger of	authorised share capital on
	transfer	of com	panies	3.	account of merger of the
					Transferor Company in
					accordance with provisions of
					section 232(3)(i) of the
					Companies Act, 2013.
2 (c)	In com	pliance	of A	Accounting	So far as the observation in
	Standar	d-14 d	or INI	D-AS 103,	paragraph 2 (c) of the Report of
	as ma	y be	applic	able, the	the Regional Director is
	transfer	ee com	pany	shall pass	concerned, the Learned Counsel
	such ac	countir	ng ent	ries which	for the Petitioner Companies
	are ne	cessary	in o	connection	submits that the Transferee
	with th	ne sch	eme 1	to comply	Company undertakes that in
	with	othe	r	applicable	addition to compliance of AS-14
	Accoun	ting		Standards	for accounting treatment, the

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	including AS-5 or IND AS-8 etc	Transferee Company shall pass
		such accounting entries as may
		be necessary in connection with
		the Scheme to comply with
		other applicable Accounting
		Standards including AS-5 or
		IND AS-8, etc. as may be
		applicable.
		Q C - the charmation in
2 (d)	The Hon'ble Tribunal may	So far as the observation in
	kindly direct the Petitioner	paragraph 2 (d) of the Report of
	Companies to file an affidavit	the Regional Director is
	to the extent that the Scheme	concerned, the Learned Counsel
	enclosed to the Company	for the Petitioner Companies
	Application and Company	undertakes that the Scheme
	Petition are one and same and	enclosed to the Company
	there is no discrepancy, or no	Application and Company
	change is made.	Petition are one and same and
		there is no discrepancy, or no
		change is made.
2 (e)	The Petitioner Companies	So far as the observation in
	under provisions of section	paragraph 2 (e) of the Report of
	230(5) of the Companies Act	the Regional Director is
	2013 have to serve notices to	concerned, the Learned Counsel
	concerned authorities which	for the Petitioner Companies
	are likely to be affected by the	submits that the Petitioner
	Amalgamation or arrangement.	companies have complied with
	Further, the approval of the	the provisions of section 230(5)
	scheme by the Hon'ble	of the Companies Act 2013 and
	Tribunal may not deter such	notice to all the concerned
	authorities to deal with any of	authorities was served as per
	the issues arising after giving	the order of Hon'ble National

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The effect to the scheme. decision of such authorities binding on be the companies petitioner concerned.

Company Law Tribunal, Mumbai Bench. Affidavit of service for serving notice to all the concerned authorities was also filed with the Hon'ble National Company Law Tribunal, Mumbai Bench. The Counsel for the Petitioner Companies further submits that the approval of the scheme by the Hon'ble Tribunal may not deter such authorities to deal with any of the issues arising after giving effect to the scheme. The decision of such authorities the be binding on shall Companies Petitioner concerned.

As per the Definition of the 2 (f) Scheme.

> "Appointed Date "means 1st April, 2022 or such other date directed by or stipulated by the be Tribunal, as may applicable.

"Effective Date" means the last which dates on sanctions/approvals or orders the Scheme is obtained and /or filed by TSL and DSL with ROC other the and

So far as the observation in paragraph 2 (f) of the Report of Director Regional the Petitioner concerned, the through their Companies Counsel submits that the Appointed Date is 1st April, 2022 or such other directed by or stipulated by the Tribunal, as may be applicable. as mentioned in Clause 18 of The Counsel for the Petitioner submits that further Petitioner will comply with the requirements as clarified vide







	may be required. Any	
1	may be required: 11119	No.7/12/2019/CL-1 dated
	references in this Scheme to	21.08.2019 issued by the
	the "date of coming into effect	Ministry of Corporate Affairs.
	of this Scheme" or	
	"effectiveness of the Scheme"	
	or "Scheme taking effect" shall	
	mean the Effective Date.	
	It is submitted that the	
	Petitioners may be asked to	
	comply with the requirements	
	as canted vide circular no F.	
	No. 7/12/2019/CL-I dared	
	21.08.2019 issued by the	
	Ministry of Corporate Affair	
2(g)	Petitioner Companies shall	So far as the observation in
	undertake to comply with the	paragraph 2 (g) of the Report of
	directions of Income tax	the Regional Director is
	department, if any	concerned, the Learned Counsel
		for the Petitioner Companies
		submits that the Petitioner
		Company shall ensure
		compliance with the directions
		of Income Tax Department, if
		any.
2(h)	Petitioner Companies shall	So far as the observation in
	undertake to comply with the	paragraph 2 (h) of the Report of
	directions of the concerned	the Regional Director is
	sectoral Regulatory, at so	concerned, the Learned Counsel
	required.	for the Petitioner Companies
		submits that the Petitioner

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	Con	npany	sh	all	ensure
	com	plianc	e with	the	directions
	of	the	concer	ned	sectoral
	Regulatory, if so required.				

- 10. The observations made by the Regional Director have been explained by the Petitioner Companies in Para 9 above.
- 11. Ms. Rupa Sutar, Authorised representative of the Regional Director, MCA (WR), Mumbai who is present at the time of Final hearing has submitted that the clarifications, submissions and undertakings given by the Petitioner Companies are hereby accepted and that they have no objection for approving the scheme by the Tribunal.
- 12. The Official Liquidator has filed his report on 22nd February, 2023 in the Company Scheme Petition No. 245 of 2022, inter alia, stating therein that the affairs of the Transferor Company have been conducted in a proper manner not prejudicial to the interest of the shareholders of the Transferor Company and that the Transferor Company may be ordered to be dissolved by this Tribunal.
- 13. From the material on record, the Scheme of Amalgamation appears to be fair and reasonable and is not violative of any provisions of law and is not contrary to public policy.
- 14. Since all the requisite statutory compliances have been fulfilled, Company Scheme Petition No. 245 of 2022 is made absolute in terms of Point 26 clauses (a) to (f) of the said Company Scheme Petition.
- 15. The First Company be dissolved without winding up.
- 16. Petitioner Companies are directed to file a copy of this Order along with a copy of the Scheme of Amalgamation and Arrangement with the concerned Registrar of Companies, electronically along with E-

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Form INC-28, in addition to physical copy within 30 days from the date of receipt of the Order from the Registry.

- 17. The Petitioner Companies to lodge a copy of this Order and the Scheme duly authenticated by the Deputy Registrar or Assistant Registrar, National Company Law Tribunal, Mumbai Bench, with the concerned Superintendent of Stamps, for the purpose of adjudication of stamp duty payable within 60 days from the date of receipt of the Order, if any.
- 18. All authorities concerned to act on a copy of this Order along with the Scheme of Amalgamation duly authenticated by the Deputy Director or Assistant Registrar, National Company Law Tribunal, Mumbai.
- 19. The Appointed Date is 1st April 2022.
- 20. Ordered Accordingly. C.P.(CAA)/245(MB-V)/2022 Connected with C.A.(CAA)/255(MB-V)/2022 is **allowed** and disposed of.

SD/-Anuradha Sanjay Bhatia Member (Technical) SD/Kuldip Kumar Kareer
Member (Judicial)

Certified True Copy. Date of Application.	03/03/00/2
Number of Pages	554
Fee Paid Rs.	21/04/2023
Applicant called for	collection copy on 21/04/2013
Copy prepared on_	3/-4- 2023
Copy Issued on	21/04/2023
Copy issued on	Recommander

Deputy Registrar 2/-4-2039 National Company Law Tribunal, Mumbai Bench

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