

Date: 25-06-2022

The Department of Corporate Services BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001

The Manager- Listing National Stock Exchange of India Ltd., Exchange Plaza, Bandra-Kurla Complex Bandra (E) Mumbai-400051

BSE Code - 537292

**NSE Code - AGRITECH** 

Dear Sir/Madam,

Subject: Outcome of Board Meeting held on 25 June, 2022 – Disclosure under Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 read with SEBI Circular bearing reference number CIR/CFD/CMD/4/2015 dated September 9, 2015

Dear Sir,

In compliance with the provisions of Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with Annexure I of the SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015, we hereby submit the outcome of the meeting of the Board of Directors ("Board") of Agri-Tech (India) Limited held on 25 June, 2022.

## Approval of the earlier Scheme of Amalgamation on 27th September, 2021

The Board of Directors of the Company had approved the draft Scheme for Amalgamation between Techindia Nirman Limited (**"Transferor Company I**" or **"TNL**") and Ferry Fax Farms Private Limited (**"Transferor Company II**" or **"FFFPL**") and Agri-Tech (India) Limited (**"Transferee Company"** or **"ATIL"** or **"the Company"**) and their respective Shareholders and Creditors (**"the Scheme"**) on 27<sup>th</sup> September, 2021 based on the recommendation of the Audit Committee and the Committee of the Independent Directors.

As per the query raised by BSE Limited and National Stock Exchange of India Limited ("Stock Exchanges"), valuation report is required to be prepared based on the financial statements not being older than 3 months from current date.

In order to comply with the above requirement of the Stock Exchanges, the revised valuation report has been obtained by the Company to determine the revised swap ratio based on the Financials Statements as on 31st March, 2022 (being not more than 3 months old). Accordingly, the swap ratio in the draft Scheme for Amalgamation has been amended based on the said valuation report and other amendments accordingly.

## Approval of the Revised Scheme of Amalgamation

Based on the recommendations of the Audit Committee and the Committee of Independent Directors, the Board has considered and approved a Revised 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").

The Scheme provides for Amalgamation of Transferor Company I and Transferor Company II with the Company and their respective Shareholders and Creditors.

The Scheme is subject to receipt of approvals of shareholders and creditors of the companies involved and approval of other regulatory or statutory authorities as may be required, including those of the, BSE Limited, National Stock Exchange of India Limited, Securities and Exchange Board of India and the National Company Law Tribunal, Mumbai Bench ("NCL'1").

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Pursuant to Regulation 30 of the Listing Regulations as amended, read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015, details of the Scheme are enclosed herewith as Annexure I.

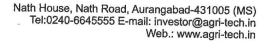
This is for your information and record.

Thanking You,

Yours faithfully,

For Agri-Tech (India) Limited

Rajendra Sharma **Chief Financial Officer** Encl: a/a





## Details of the Scheme under Regulation 30 of the Listing Regulations read with the SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015

Disclosures relating to the amalgamation of Techindia Nirman Limited and Ferry Fax Farms Private Limited with Agri-Tech (India) Limited, as per Para. 1.2 of Annexure I of the SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015.

Sr. No	Particulars	Details			
1.	name of the entity(ies) forming part of the	Name of entities forming part of Scheme of Amalgamation			
	amalgamation/merger, details in brief such as, size, turnover etc	Agri-Tech (India) Limited ("ATIL") - CIN: L01110MH1993PLC073268 Techindia Nirman Limited ("TNL") - CIN: L45200MH1980PLC023364 Ferry Fax Farms Private Limited ("FFFPL") - CIN: U01110MH1992PTC066515 Details of Size and Turnover as on March 31, 2022 (in Rs. Crore):			
	6	Name of Entity	Net Worth	Turnover for the year ending March 31, 2022	
		ATIL	91.89	0.28	
		TNL	12.46	0.00	
		FFFPL	-1.09	0.00	
	the same is done at "arms length"	basis. ge ratio for the shares to be allotted to the NL and FFFPL as a consideration for the based on the report, dated June 25, 2022 Mr. Vardhman Doogar, Independent untant and Registered Valuer (the ort"). Further, the fairness opinion dated received from Chartered Capital and ted a SEBI Registered (Category-I) has confirmed that the share exchange d by the valuer under the Valuation Report			
3.	area of business of the entity(ies)	<ul> <li>is fair and reasonable.</li> <li>The aforesaid Valuation Report and Fairness Opinion have been duly considered by the Audit Committee of ATIL and TNL and the Board of Directors of ATIL, TNL and FFFPL.</li> <li>ATIL is engaged in the business of Corporate Farming.</li> </ul>			
		TNL is engaged in the business of Infrastructure Development.			

		FFFPL is engaged in the business of Cultivating, Producin and dealing in Agricultural Produces.
4.	rationale for amalgamation/ merger	The amalgamation between the Transferor Companies i TNL and FFFPL and the Transferee Company i.e ATI would inter alia have the following benefits:
		a. The amalgamation will create a synergy of busine and pool bank of land reserve to be develope under a common platform for economic operation.
		<ul> <li>b. Transferor Companies have surplus land and all some part of it is adjoining to the Transfer Company land which are used ff Infrastructure/agricultural business. Th amalgamation of Transferor Companies wi Transferee Company will provide full integration Infrastructure and Agriculture business.</li> </ul>
		c. Consolidation will provide several benefit including synergy, economies of scale and co- competitiveness, it is intended that the Transfer- Companies be amalgamated with the Transfer- Company.
		d. The amalgamation will provide for more productive and optimum utilization of various resources be pooling of the managerial, technical, financial are administrative resources of the TNL and FFFF which will push the business growth consolidated business of ATIL post transaction are help effectively address the ever-growin competition.
		e. The amalgamation will result in a reduction in the multiplicity of legal and regulatory compliance and will also avoid duplication of compliances.
		f. The amalgamation will result in economy of scale reduction in overheads including administrativ managerial and other expenditure, operation rationalization, organizational efficiency ar optimal utilization of resources by elimination of unnecessary duplication of activities and relate costs.
		g. Pursuant to the Scheme, all the shareholders of TNL and FFFPL will get Shares in ATIL and the would be no ad verse change in the econom interest for any of the shareholder of TNL an FFFPL pre and post Scheme.
5.	in case of cash consideration – amount otherwise share exchange ratio	or The Scheme does not involve payment of any cas consideration.

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			The share exchange ratio for the amalgamations is as under: (a) Amalgamation of TNL into and with ATIL: Upon coming into effect of the Scheme and in consideration for the amalgamation of TNL into and with ATIL pursuant to the Scheme, ATIL shall, without any further act or deed and without receipt of any cash, issue and allot to the shareholders of TNL as on the Record Date, 8 (Eight) equity shares of Rs. 10 each of ATIL for every 100 (One Hundred) equity share of Rs. 10 each of TNL. (b) Amalgamation of FFFPL into and with ATIL: Upon coming into effect of the Scheme and in consideration for the amalgamation of FFFPL into and with ATIL pursuant to the Scheme, ATIL shall, without any further act or deed and without receipt of any cash, issue and allot to the shareholders of FFFPL as on the Record Date, 510 (Five Hundred and Ten) equity shares of Rs. 10 each of ATIL for		
6.	brief details of change in pattern (if any) of listed entity	There will be a change in the shareholding pattern of ATIL for pursuant to the Scheme, in accordance with the share exchange ratios.			
Indicative shareholdir amalgamation of TNL			ding pattern of ATIL, post the L and FFFPL into and with ATIL in Scheme, is set out below:		
			Category	Shareholding of ATIL as on date	scheme shareholding of ATIL
			Promoter and Promoter Group	31.10%	57.57%
// · · · · · ·			Public	68.90%	42.43%

For Agri-Tech (India) Limited

Rajendra Sharma Chief Financial Officer

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