

January 06, 2025

To,

BSE Limited

New Trading Ring, Rotunda Building, P J Towers, Dalal Street, Fort Mumbai-400001 **Scrip Code: 500097**

National Stock Exchange of India Limited Symbol: DALMIASUG

"Exchange Plaza", Plot No. C-1, Block G Bandra – Kurla Complex, Bandra (East), Mumbai – 400 051

Re. Disclosure pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations").

Sub.: Notice to the Equity Shareholders, Secured and Unsecured Creditors of Dalmia Bharat Sugar and Industries Limited ("Company") as per the directions of the Hon'ble National Company Law Tribunal, Chennai Bench ("Hon'ble NCLT")

Dear Sir/Madam,

Pursuant to the provisions of Regulation 30 read with clause 12, Para A of Part A of Schedule III of the SEBI Listing Regulations, this is to inform that in terms of the Hon'ble NCLT Order dated December 20, 2024 in the matter of Company Scheme Application No. CA(CAA)/50/CHE/2024, following meetings are scheduled to be held for the purpose of considering, and if thought fit, approving with or without modification(s), the Scheme of Arrangement between the Company and Dalmia Bharat Refractories Limited and their respective Shareholders ("Scheme"):

Sr.	Meeting	Date of	Time	Commencement	End of	Cut-off
No		e-		of remote e-	remote	date for
		Meeting		voting	e-voting	e-voting
1.	Equity		10.00	Wednesday,	Friday,	January
	Shareholders		a.m.	February 05,	February	31,
				2025 at 9.00 am	07, 2025	2025





2	Secured	February	12.30	at 5.00	June 30,
	Creditors	08, 2025	p.m.	pm	2024
3.	Unsecured		3.30		June 30,
	Creditors		p.m.		2024

The Notice(s) of respective meetings have been sent on January 06, 2025 to the Equity Shareholders whose names appear in the register of members/list of beneficial owners maintained by the Depositories as on December 20, 2024 and to the Secured Creditors and Unsecured Creditors as on cut-off date, in terms of the NCLT Order. The Notice(s) have been sent through e-mail to the Equity Shareholders, Secured and Unsecured Creditors whose e-mail IDs are registered with the Company and through speed post to others.

The said Notice(s) of meetings are also available on the Company's website www.dalmiasugar.com, websites of the Stock Exchanges, i.e., BSE Limited and and National Stock Exchange of India Limited at www.bseindia.com of www.nseindia.com, respectively, and on the website NSDL at www.evoting.nsdl.com.

The Company has provided the remote e-voting facility (prior to the Meeting) and e-voting/InstaPoll (during the Meeting) to all its Equity Shareholders, Secured Creditors and Unsecured Creditors and has engaged the services of National Securities Depository Limited ("NSDL") to provide the said e-voting facility.

We request you to take the above on record.

Thanking you,

Yours Faithfully,

For Dalmia Bharat Sugar and Industries Limited

Pankaj Rastogi Whole Time Director and CEO

Encl.: As above

DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED

CIN No.: L15100TN1951PLC000640

Regd. Office: Dalmiapuram, Dist. Tiruchirappalli, Tamil Nadu - 621651.

Phone No. 04329-235123

Website: www.dalmiasugar.com, E-mail: sec.corp@dalmiasugar.com

NOTICE OF MEETING OF THE UNSECURED CREDITORS OF DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED CONVENED PURSUANT TO THE ORDER PRONOUNCED ON DECEMBER 20, 2024 BY THE CHENNAI BENCH OF THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL

MEETING:

Day	Saturday
Date	February 8, 2025
Time	3:30 P.M. IST
Mode of Meeting	Video Conferencing / Other Audio Video Means ('VC/OAVM') through National Securities Depository limited

REMOTE E-VOTING DETAILS:

Commencing on:	Wednesday, February 05, 2025 at 9 A.M. IST
Ending on:	Friday, February 07, 2025 at 5 P.M. IST

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Form CAA2

[Pursuant to Section 230(3) and Rule 6 of the Companies (Compromises, Arrangements & Amalgamations) Rules, 2016]

Before the National Company Law Tribunal Bench, Chennai

CA(CAA)/50/CHE/2024

In the matter of Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders

Dalmia Bharat Sugar and Industries Limited

... the Applicant Company / Demerged Company / Company / DBSIL

NOTICE CONVENING THE MEETING OF UNSECURED CREDITORS OF DALMIA BHARAT SUGAR AND INDUSTRIES
LIMITED PURSUANT TO THE ORDER PRONOUNCED ON DECEMBER 20, 2024 BY THE CHENNAI BENCH OF THE HON'BLE
NATIONAL COMPANY LAW TRIBUNAL

To,

The Unsecured Creditors of Dalmia Bharat Sugar and Industries Limited

TAKE NOTICE that by an order pronounced on December 20, 2024 in the above mentioned Company Scheme Application ('Order'), the Chennai Bench of the Hon'ble National Company Law Tribunal ('Tribunal'/ 'NCLT') has directed a meeting of the Unsecured Creditors of the Applicant Company to be held for the purpose of considering, and if thought fit, approving with or without modification(s), the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders pursuant to the provisions of Sections 230 to 232, and other applicable provisions of the Companies Act, 2013 ('Act') ('Scheme' or 'the Scheme' or 'this Scheme').

In pursuance of the said Order and the directions given therein, further notice is hereby given that a meeting of the Unsecured Creditors of the Applicant Company will be held on Saturday, the 8th day of February, 2025 at 3.30 P.M. IST through Video Conferencing / Other Audio Visual Means ('VC / OAVM') provided by National Securities Depository Limited (hereinafter referred to as the 'e- Meeting') in compliance with the applicable provisions of the Companies Act, 2013 read with all applicable MCA General Circulars and Securities and Exchange Board of India ('SEBI') Circulars and subject to the directions given in the Order to consider and if thought fit, approve with or without modification(s), the following resolution:

"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ('Act') and the rules made thereunder (including any statutory modifications or re-enactment thereof for the time being in force), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations'), as amended from time to time, Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 issued by the Securities and Exchange Board of India ('SEBI Master Circular') and as amended from time to time, read with the observation letters dated July 30, 2024 and August 02, 2024 issued by BSE Limited and National Stock Exchange of India Limited, respectively, and subject to applicable provisions of the Memorandum and Articles of Association of the Company, sanctions and permissions of the National Company Law Tribunal ('Tribunal') and subject to the approval of the equity shareholders and secured creditors and such other approvals, permissions and sanctions of regulatory and other authorities, as may be necessary, and subject to such conditions and modifications as may be prescribed, imposed or approved by the Tribunal or by any regulatory or other authorities, while granting such consents, approvals and permissions, which may be agreed to by the Board of Directors of the Company (hereinafter referred to as the 'Board' which term shall be deemed to mean and include one or more Committee(s)

constituted/to be constituted by the Board to exercise its powers including the powers conferred by this Resolution), the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders be and is hereby approved.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things, as it may, in its absolute discretion deem requisite, desirable, appropriate or necessary to give effect to this resolution and effectively implement the arrangement embodied in the Scheme and to accept such modification(s), amendment(s), limitation(s) and/or condition(s), if any, which may be required and/or imposed by the Hon'ble NCLT while sanctioning the arrangement embodied in the Scheme or by any authorities under law, or as may be required for the purpose of resolving any doubts or difficulties that may arise including passing of such accounting entries and/or making such adjustments in the books of accounts, transfer/vesting of such assets and liabilities, as considered necessary in giving effect to the Scheme, as the Board may deem fit and proper."

The Unsecured Creditors may refer to the Notes to this Notice for the details of e-Meeting and remote e-voting. The voting rights of the Unsecured Creditors shall be in proportion to their outstanding dues in the Company as on closure of business hours on June 30, 2024 ('Cut-off Date'). As directed by the NCLT, the Applicant Company is convening an e- Meeting of its Unsecured Creditors wherein the facility of e-voting and remote e-voting is being provided. The scrutinizer will submit his report to the Chairman of the meeting after completion of the meeting.

Copies of the said Scheme, and of the statement under Sections 230 and 232 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, along with the enclosures as indicated in the Index to this notice, can be obtained free of charge on any working day (except Saturdays and Sundays) prior to the date of the meeting at the office of its Advocates, Mr. Pawan Jhabak having his office at New No.115, Luz Church Road, Mylapore, Chennai – 600004.

The NCLT has appointed Mr. BSV Prakash Kumar as the Chairman of the said meeting and Mr. Adith Narayan V as the Scrutinizer of the said meeting.

The above-mentioned Scheme, if approved by the Unsecured Creditors, will be subject to the subsequent approval of the NCLT and such other approvals as may be required.

Copy of the Scheme, copy of the explanatory statement under Section 230 – 232 of the Companies Act read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, and other enclosures as indicated in the index are enclosed.

December 30, 2024 New Delhi Sd/-Aashhima V Khanna Company Secretary Dalmia Bharat Sugar and Industries Limited

Registered Office

Dalmiapuram,

Dist. Tiruchirappalli, Tamil Nadu-621 651

Notes:

- The Board of Directors of DBSIL and DBRL at their respective meetings held on February 02, 2024 had approved the Scheme of Arrangement between DBSIL and DRRL and their respective shareholders subject to the sanction of the NCLT and of such other authorities as may be necessary.
- 2. The Explanatory Statement pursuant to Sections 102, 230(3) and 232(2) of the Companies Act, 2013 ('Act') read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 in respect of the business set out above is annexed hereto.

- 3. The Hon'ble Tribunal *vide* its Order, has issued directions to hold the meeting of Unsecured Creditors on Saturday, the 8th day of February, 2025. Accordingly, the meeting of the Unsecured Creditors of the Company is being convened on Saturday, the 8th day of February, 2025, at 3.30 p.m. (IST), through VC, for the purpose of considering, and if thought fit, approving, the Scheme.
- 4. As directed by the Hon'ble Tribunal, the quorum for the meeting of the Unsecured Creditors of DBSIL shall be One Hundred and Fifty Eight (158) Unsecured Creditors in number of DBSIL, present in person / through authorized representative through video conference. In case there is no quorum at the designated time of the meeting, then the meeting shall be adjourned by half an hour, and thereafter, the persons present and voting shall be deemed to constitute the quorum.
- 5. The Notice is being sent to / published / displayed for all the Unsecured Creditors, whose names appear in the Chartered Accountant's certificate certifying the list of Unsecured Creditors of the Demerged Company as on June 30, 2024 as had been filed with the Tribunal in CA(CAA)/50/CHE/2024. The voting rights of Unsecured Creditors shall be in proportion to their outstanding dues in the Applicant Company as on the cut-off date of June 30, 2024
- 6. DBSIL has appointed National Securities Depository Limitedto provide VC facility for the e-Meeting.
- 7. Unsecured Creditors can attend the e-Meeting through log in credentials provided to them to connect to VC.
- 8. Since this meeting is being held through VC/OAVM, physical attendance of Unsecured Creditors has been dispensed with. Accordingly, the facility for appointment of proxies by the Unsecured Creditors will not be available for this meeting and hence, the Proxy Form, Route Map and Attendance Slip are not annexed to this notice.
- Body corporates are entitled to appoint authorized representatives to attend the e-Meeting through VC and participate thereat and cast their votes through e-voting.
- 10. The Unsecured Creditors can join the e-Meeting 15 minutes before the scheduled time of the commencement of the e-Meeting and upto 15 minutes after the scheduled time to start the e-meeting by following the procedure mentioned in the Notice.
- 11. The attendance of the Unsecured Creditors attending the e-Meeting through log in will be counted for the purpose of reckoning the quorum specified by the NCLT.
- 12. Voting rights shall be reckoned on the basis of outstanding dues of the Unsecured Creditors as on the Cut-off Date i.e., June 30, 2024.
- 13. <u>Remote e-voting</u>: DBSIL is providing facility of remote e-voting to its unsecured creditors through e-voting agency namely 'National Securities Depository Limited. The Notice of remote e-voting indicating the detailed procedure and manner of remote e-voting is given below.
- 14. <u>Voting at the e-Meeting:</u> Those Unsecured creditors, who will be present in the Meeting through VC facility and have not cast their vote on the resolution through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the Meeting. Unsecured Creditors who have cast their votes through remote e-voting may attend the Meeting but shall not be entitled to cast their vote during the Meeting.
- 15. In compliance with the NCLT Order, the Notice, together with the documents accompanying the same, is being sent to all the Unsecured Creditors, electronically by e-mail to those Unsecured Creditors who have registered their e-mail ids with the Applicant Company. For Unsecured Creditors who have not registered their E-mail ids, physical copies are being sent by permitted mode in the NCLT Order. In case any Unsecured Creditors wishes to receive a copy of the notice they are requested to send an email to Sec.Corp@dalmiasugar.com/ / Khanna.aashima@dalmiasugar.com, and soft copy of this Notice will be provided to such Unsecured Creditor.
- 16. In line with the Order the notice calling the e-Meeting has been uploaded on the website of the Company at

www.dalmiasugar.com and is also available on the website of e-voting agency at https://www.evoting.nsdl.com/. The Notice can also be accessed from the websites of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The notice convening the Meeting will be published through an advertisement in the newspapers, Business Standard (All India Edition) and Makkal Kural (Tamil Nadu Edition).

- 17. The remote e-voting period commences on February 05, 2025 (9.00 a.m. IST) and ends on February 07, 2025 (5.00 p.m. IST). During this period, Unsecured Creditors of DBSIL, as on the cut-off date may cast their vote electronically. Once the vote on a resolution is cast by the Unsecured Creditors, the Unsecured Creditor shall not be allowed to change it subsequently. The remote e-voting module shall be disabled by National Securities Depository Limited for voting thereafter.
- 18. The NCLT has appointed Mr. Adith Narayan V as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- 19. In accordance with the provisions of Sections 230 232 of the Companies Act, 2013, the Scheme shall be acted upon only if a majority in number representing three-fourth in value of the Unsecured Creditors of DBSIL, voting in person or by authorised representative, agree to the Scheme.
- 20. The Scrutinizer shall submit his report to the Chairman of the Meeting after scrutinizing the voting done by the Unsecured Creditors. The Scrutinizer's decision on the validity of the votes cast shall be final.
- 21. The results shall be declared by the Scrutinizer within 3 (Three) days of conclusion of the e-Meeting by the Chairman of the meeting and the Resolution will be deemed to be passed on the e-Meeting date subject to the requisite number of votes in favour of the Resolution.
- 22. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.dalmiasugar.com and shall also be communicated to the Stock Exchanges where the Company's shares are listed as also displayed in the Notice Board at the Registered Office of the Applicant Company.

23. THE INSTRUCTIONS FOR UNSECURED CREDITORS FOR REMOTE E-VOTING ARE AS UNDER:

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder / Member / Creditor' section.
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.
- 4. Your Login id and password details for casting your vote electronically and for attending the Meeting of Unsecured Creditors through VC/ OAVM will be provided by NSDL as per the process decided by company.
- 5. For the first time the system will ask to reset your password.
- 6. Use your new password to login. Tick on Agree to "Terms and Conditions" by selecting on the check box.
- 7. Now, you will have to click on "Login" button.
- 8. After you click on the "Login" button, Home page of e-Voting will open.
- 9. You will be able to see the EVEN no. of Dalmia Bharat Sugar and Industries Limited.
- 10. Click on "EVEN" of Dalmia Bharat Sugar and Industries Limited to cast your vote.
- 11. Now you are ready for e-Voting on the Resolution(s) as the Voting page opens.
- 12. Cast your vote by selecting appropriate options i.e. assent or dissent, and click on "Submit" and also "Confirm" when prompted.
- 13. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 14. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 15. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.
- 16. Unsecured Creditors facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.com or call at 022 4886 7000

THE INSTRUCTIONS FOR UNSECURED CREDITORS FOR E-VOTING ON THE DAY OF THE MEETING ARE AS UNDER:

- 1. The procedure for e-Voting on the day of the Meeting is same as the instructions mentioned above for remote e-voting.
- 2. Only those Unsecured Creditors, who will be present in the Meeting through VC / OAVM facility and have not casted their vote on the Resolution(s) through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system in the Meeting

INSTRUCTIONS FOR UNSECURED CREDITORS FOR ATTENDING THE MEETING THROUGH VC/OAVM ARE AS UNDER:

Unsecured Creditors will be provided with a facility to attend the Meeting through VC/OAVM through the NSDL e-Voting system. Members may access the same at https://www.evoting.nsdl.com under shareholders/members/creditors login by using the remote e-voting credentials. The link for VC/OAVM will be available in shareholder/members/creditors login where the EVEN of Company will be displayed.

Brief Instructions for the remote e voting are as under:

S. No.	PARTICULARS	DETAILS
1	Link for attending live webcast of the Meeting	https://www.evoting.nsdl.com/
	through Video Conferencing ('VC')	
2	Link for e-voting [remote/at the Meeting]	https://www.evoting.nsdl.com/
3	Link to temporarily update e-mail address	https://www.evoting.nsdl.com/
		sec.corp@dalmiasugar.com/
		Khanna.aashima@dalmiasugar.com
4	Username and password for VC and e-voting	Please use the remote e-voting credentials.
5	Helpline number for VC and e-voting	https://eservices.nsdl.com/ and 022 - 4886 7000
6	Cut-off date	June 30, 2024
7	Corporate/Institutional Members to send	sec.corp@dalmiasugar.com and
	scanned certified true copy (PDF Format) of	Khanna.aashima@dalmiasugar.com and
	the Board Resolution/Authority Letter, etc.	adith@anvchambers.com (scrutinizers email id)
	together with attested specimen signature(s)	
	of the authorised representative(s)	
8	Remote e-voting period	Commences at 9 AM IST on Wednesday, February 05,
		2025 ends at 5 PM IST on Friday, February 07, 2025
9	Last date for publishing results of the e-voting	February 11, 2025
	and results availability	

Before the National Company Law Tribunal Bench, Chennai CA(CAA)/50/CHE/2024

In the matter of Companies Act, 2013

And

In the matter of Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders

And

In the matter of Section 230 read with Section 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013

Dalmia Bharat Sugar and Industries Limited

... the Applicant Company / Demerged Company / Company / DBSIL

EXPLANATORY STATEMENT UNDER SECTION 230(3) READ WITH SECTIONS 232(2) AND 102 OF THE COMPANIES ACT, 2013 AND THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 FOR THE MEETING OF THE UNSECURED CREDITORSOF DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED CONVENED PURSUANT TO THE ORDER PRONOUNCED ON DECEMBER 20, 2024 BY THE CHENNAI BENCH OF THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL

In this statement, Dalmia Bharat Sugar and Industries Limited is hereinafter referred to as 'DBSIL' or 'the Applicant Company' or 'the Company'. The other definitions contained in the Scheme will apply to this Explanatory Statement also. The following statement as required under Section 230(3) of the Companies Act, 2013 sets forth the details of the proposed Scheme and such other details as required under Sections 230-232 of the Companies Act, 2013 read with Section 102 of the Companies Act, 2013 and the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. It further sets forth effects of the Scheme and, in particular any material interests of the Directors in their capacity as members.

- 1. Pursuant to the order pronounced on December 20, 2024 in the above mentioned Company Scheme Application No. CA(CAA)/50/CHE/2024 ('Order') passed by the Chennai Bench of the National Company Law Tribunal ('NCLT/Tribunal') referred to hereinabove and the directions given thereunder, a meeting of the Unsecured Creditors of the Applicant Company is being convened and held through video conferencing ('VC') on Saturday, the 8th day of February, 2025 at 3.30 P.M. IST for the purpose of considering and if thought fit, approving with or without modification(s), the proposed Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders ('the Scheme' or 'this Scheme' or 'Scheme').
- 2. A copy of the Scheme as approved by the Board of Directors of the Applicant Company at its meeting held on February 02, 2024 is attached to this explanatory statement and forms part of this statement.
- 3. In accordance with the provisions of Sections 230-232 of the Act, the Scheme shall be acted upon only if a majority in persons representing three fourths in value of the Unsecured Creditors, of the Applicant Company, casting their vote, as aforesaid, agree to the Scheme.
- 4. The Board of Directors of the Demerged Company and Resulting Company at their respective Board Meetings held on February 02, 2024, approved the proposed Scheme, after taking on record Valuation Report dated February 02, 2024 (including therein the basis of valuation) ('Valuation Report'), issued by Valecs Ecotech Pvt. Ltd, Registered Valuer and Fairness Opinion dated February 02, 2024 ('Fairness Opinion'), issued by M/s D & A Financial Services (P) Ltd, Merchant

Banker. M/s NSBP & Co. Chartered Accountants, Statutory Auditors of the Company, vide their Certificate dated February 02, 2024, confirmed that the accounting treatment prescribed in the Scheme is in conformity with the accounting standards prescribed under Section 133 of the Act. Based upon these reports, the Board of Directors of the respective companies have come to the conclusion that the Scheme is in the best interest of both the companies and their shareholders The rationale and salient features of the Scheme are also mentioned in this Explanatory Statement.

- 5. Thereafter, upon application made by the respective Applicant Companies under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the stock exchanges i.e., BSE Limited ('BSE') and National Stock Exchange of India Limited ('NSE', and together with BSE, 'Stock Exchanges') in case of DBSIL, vide their observation letters dated July 30, 2024 and August 02, 2024 respectively ('Observation Letters') and Calcutta Stock Exchange ("CSE") and Metropolitan Stock Exchange of India Limited ("MSEI") in case of DBRL vide their observation letters dated August 13, 2024 and July 30, 2024, respectively conveyed their 'no objection' to the Scheme.
- 6. A copy of the revised Scheme is enclosed herewith as Annexure 1 and forms part of this Statement. The proposed Scheme is envisaged to be effective from the Appointed Date (as defined in the Scheme).
- 7. A copy of the said Valuation Report is enclosed herewith as Annexure 11 and forms part of this Statement.
- 8. A copy of the Fairness Opinion is enclosed herewith as Annexure 12 and forms part of this Statement.
- 9. The copies of the aforesaid Observation Letters from BSE and NSE in case of DBSIL, enclosed herewith as Annexure 13A, and CSE and MSEI in case of DBRL enclosed herewith as Annexure 13B, forms part of this Statement. Further, Complaints Reports dated March 22 2024 and June 5 2024, submitted by the Applicant Company to BSE and NSE are enclosed herewith as Annexures 14 and forms part of this Statement.
- 10. The additional information/documents if any submitted by the Applicant Company after filing the Scheme with the Stock Exchanges (and till the date of receipt of the aforesaid Observation Letters) is/are displayed on the website of the Company at: www.dalmiasugar.com.

11. BACKGROUND OF THE COMPANIES INVOLVED IN THE SCHEME IS AS UNDER:

A. DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED ('DBSIL' or 'the Demerged Company' or 'the Applicant Compay')

- 1. The Demerged Company was incorporated on 01st November 1951, under the provisions of Indian Companies Act, 1913, in the State of Tamil Nadu, under the name and style of "Dalmia Cement (Bharat) Limited". Thereafter, with effect from 07th September, 2010, the name of the Demerged Company was changed to "Dalmia Bharat Sugar and Industries Limited". Subsequent to the above date, there has been no change in the name of the Demerged Company.
- 2. PAN of the Demerged Company is AAACD2281K.
- 3. The Demerged Company is a public limited company, and its equity shares are listed on BSE and NSE.
- 4. CIN: L15100TN1951PLC000640
- 5. The Registered Office of the Demerged Company is presently situated at Dalmiapuram, Dist. Tiruchirappalli, Tamil Nadu-621651. There has been no change in the Registered Office of the Demerged Company in the last 5 years.
- 6. The email address of the Demerged Company is sec.corp@dalmiasugar.com.
- 7. The authorised, issued, subscribed and fully paid-up share capital of the Demerged Company as on September 30, 2024 is as under:

Particulars	Amount (Rs. in Crores)
Authorized Share Capital	
11,72,26,820 Ordinary equity shares of Rs. 2/- each	23.45
8,52,73,180 Unclassified equity shares of Rs 2/- each	17.05
Total	40.50
Issued, subscribed and paid-up Share Capital	
8,09,39,303 ordinary equity shares of Rs. 2/- each	16.19
Total	16.19

Subsequent to the above date, and as on the date of dispatch of this Notice, there has been no change in the authorized, issued, subscribed and fully paid up share capital of the Demerged Company.

- 8. The main objects of the Demerged Company are set out in the Memorandum of Association. They are briefly as under:
 - (A) The MAIN OBJECTS to be pursued by the Company on its incorporation are:-
 - To manufacture, produce, purchase, sell, trade, import, export, treat, boil, refine, prepare, brew and generally to deal with either as principal or agent either solely or in partnership with others in all varieties of sugar, sugar candy, jaggery, khandsari sugar, natural brown sugar, icing sugar, breakfast sugar, bura sugar, demerera, sugar beet, sugar cane, molasses, syrups, melada, alcohol, ethanol, spirits and all products and by-products thereof such as confectionery, biscuits, chocolates, aerated waters, glucose, honey, breakfast cereals, snacks, table top products, edible oils, bakery products, wheat and wheat products, spices, pulses, rice, ready to cook, heat and eat foods, frozen foods, beverages, pickles and chutneys, dehydrated fruits and vegetables, tinned fruits, dry fruits, candies, milk and milk products, bagasses, bagasse boards, paper, paper pulp, butyl alcohol, acetone, carbon-di-oxide, hydrogen, potash, cane wax, fertilizers, cattle feed and food products generally.
 - 2) To manufacture, produce, purchase, sell, trade, import, export and generally to deal in all types of sugar, sugarcanes and high starch agro products, agro based products, ethanol, alcohol, potable liquor, extra neutral alcohol, chemicals, distillers, oil refiners, dye makers, gas makers, electricity, carbon, hydrocarbons, liquid or gaseous petroleum and petroleum products, minerals and the products or the bye-products thereof or its feed stocks or which may be derived, produced, prepared, developed, compounded, made or manufactured there from and substances obtained by mixing any of the foregoing with other substances and any and all kinds, types, purposes, grades, forms and formulations of alcohol products including rectified spirit, sanitizer(s), disinfectants and to put to commercial use and otherwise deal in any manner in all or any of them and their allied products and materials.
 - 3) To carry on the business of generation, co-generation, captive consumption, sale, distribution of all forms of energy / power by installation of power plant or otherwise, from hydel, solar, wind farm, conventional and/or nonconventional sources, setting up of facilities for distribution of all forms of energy / power, to buy, sell energy / power from/to any person, Government of India, State Government(s), Municipal or local authority(ies), company or person(s) in India or elsewhere and to transfer power to units/plants of its own group or otherwise for captive use.
 - 4) To manufacture, produce, mine, purchase, sell, treat or otherwise deal with bricks, tiles, pipes, pottery, earthen-ware, sanitary-ware, china and terracotta, dolomite, graphite, refractories and ceramic-ware, fire clay, china clay, magnesite, quertizite and all other refractory materials, chemicals of all kinds including acids, alkalis and salts, manures, fertilizers, dyes, caustic soda, soda ash, sulphur, sulphuric acid, sulphates, sulphur pyrites, alums, dry ice, catechu, chlorine, colours, paints, varnishes, and other allied products.

The objects necessary in furtherance of objects specified in III. (A)

- To carry on the business as travel agents, tour operators, clearing and forwarding agents and the business of booking and reserving accommodation, seats, compartments and berths on railways, ships, boats, aeroplanes, omnibuses, motor cars, motor buses and to issue tickets for the same and to hire or own taxies, motor cars and all kinds of public transport/vehicles launches and boats.
- 9. The Demerged Company is mainly engaged in manufacturing of sugar, generation of power, manufacturing of industrial alcohol and refractory products and providing travel services. The Demerged Company has a refractory unit i.e. Dalmia Magnesite Corporation ('DMC Unit') which is engaged in the business of manufacturing of refractories. The Demerged Company also has a separate business unit named as Govan Travels ('GT Unit'), which is engaged in the business of providing tour and travel services.

B. DALMIA BHARAT REFRACTORIES LIMITED ('DBRL' or 'the Resulting Company')

- 1. The Resulting Company was incorporated on 04th October 2006, under the provisions of Indian Companies Act, 1956, in the State of Tamil Nadu, under the name and style of "Sri Dhandauthapani Mines and Minerals Limited". Thereafter, with effect from 27th December 2019, the name of the Resulting Company was changed to "Dalmia Bharat Refractories Limited". Subsequent to the above date, there has been no change in the name of the Resulting Company.
- 2. PAN of the Resulting Company is AAKCS3708G.
- 3. The Resulting Company is a public limited company, and its equity shares are listed on the Calcutta Stock Exchange Limited ('CSE') and Metropolitan Stock Exchange of India Limited ('MSE').
- CIN: L26100TN2006PLC061254.
- 5. The Registered Office of the Resulting Company is presently situated at Dalmiapuram, Tiruchirappalli, Tamil Nadu- 621651.

 There has been no change in the registered office of the Resulting Company in the last 5 years.
- 6. The email address of the Resulting Company is snccil@dalmiarf.com.
- 7. The authorized, issued, subscribed and paid-up share capital of the Resulting Company as on September 30, 2024 is as under:

Particulars	Amount (Rs. in Crores)
Authorized Share Capital	
20,00,00,000 equity shares of Rs. 10/- each	200
10 redeemable preference shares of INR 10/- each	0.00001
Total	200.00001
Issued, subscribed and paid-up Share Capital	
4,42,00,107 equity shares of Rs. 10/- each	44.20
1 redeemable preference share of INR 10/- each	0.000001
Total	44.200001

Subsequent to the above date, and as on the date of dispatch of this Notice, there has been no change in the authorised, issued, subscribed and fully paid-up share capital of the Resulting Company.

- 8. The objects of the Resulting Company are set out in the Memorandum of Association. They are briefly as under:-
 - III. (A) The objects for which the Company is established.
 - 1) To carry on the business of produces, miners, manufacturers, research and development, producers, processors,

importers, exporters, sellers, application service providers, dealers, agents, distributors, commission agents for, crush, win, quarry, raise, otherwise deal in cement, any kind of building material and refractory mineral and other products and by-products and substitutes, for all or any of them or any connected with building material, cement, refractory, to treat and utilize any waste arising out of it, to buy and assemble all kind of plant and machinery, tools, equipments in this regard and to carry on any other ancillary agreement in this regard.

- 2) To purchase or otherwise acquire or take on lease for exploration or dealing in or working of or for mining any land, mining undertaking, mines, quarries, wells, tanks, ponds, river, river bed, or sea and to carry on the business of mining operations and to explore, prospect, quarry, mine, dress, reduce, draw, extract, purify, calcite, smelt, refine, manufacture, otherwise acquire, sell or otherwise dispose of or deal in all quartzite, bauxite, fire clay and other mining material for which mine in relation to the mine lease and production of natural resources and materials derived from natural resources.
- 3) To evaluate, acquire, invest or otherwise purchase all kinds of shares, properties, goods, stocks, moveable and immoveable property in and /or outside India by way of purchase, slump exchange, merger, demerger, reconstruction of business, under Insolvency and Bankruptcy Code 2016, whether through the approval of National Company Law Tribunal or otherwise, for the growth and expansion of the company.
- 4) To carry on the business of makers, manufacturers, processors, producers, importers, exporters, buyers, sellers, dealers, stockists, distributors, suppliers, agents, merchants, fabricators, processors and concessionaires, within and outside India, of all kinds of rubber, tyres, tubes, flaps, tyrecord, vehicles, wheels, automobile parts and components, automobile accessories, automobile consultants and the compounds, substances, derivatives, substitutes and by-products of the aforesaid materials and to prepare, press, vulcanize, repair and retreat such of them as are considered expedient and to do any other activity ancillary to this.
- 5) To carry on the business of spinners, weavers and manufacturers, sellers, traders within India and outside India, of all kind of textiles including but not limited to cotton, wool, silk, flax, hemp, rayon, nylon and other fibrous materials and man-made fibres and to transact all manufacturing, curing, preparing, dyeing, colouring and bleaching processes and to purchase and trend the raw materials and manufactured articles, to and to do any other activity ancillary to this.
- 6) To carry on the business of Manufacturers, seller, and dealers, within India and outside India, in Iron, Steel, Aluminium, Brass, Copper and Copper alloy, bimetal, Lead, Silver and all other ferrous and non-ferrous metal metals, steels, bimetal products, copper and copper alloys, alloy steels special and stainless steels, shaftings, bars squares from scrap, sponge iron, prereduced pillers billets including manufacturing, processing and fabricating of pipes, utensil wires nails wire ropes, wire products screws expanded metal hinges, plates hoops angles pipes, seamless or otherwise, tubes, sheets, rods, squares, stripes, plates, coils, condensors, seals wires, ingots, circles and other manufactures, by products and parts in all their respective branches and to do any other activity ancillary to this.
- 7) To carry on the business as owners, investors, promoters, repairs and renovations, dealers, agents, developers and brokers of real estate, land, buildings, estates, hereditaments, factories, roads, highways, bridges, canals, dams, ports, reservoirs, or any other structural or architectural work of any kind whatsoever; whether rural or urban, residential, commercial or industrial, for which purpose to acquire or purchase, take on lease or in exchange, hire or by any other means obtain ownership of and/or options or licence over any freehold or other property of any tenure, estate or interest, or any rights, privileges or easements over or in respect of any property, land or building and to do any other ancillary activity in this regard.

- 8) To carry on the business of purchasing, selling, distributing, trading, acting as an agent, franchising, collaborating exporting, importing, merchandising, manufacturing, designing, packaging and dealing with all kinds of products, goods, commodities, merchandise, accessories and equipment's relating to, on the Company's online portals or websites as well as through ecommerce, m-commerce, internet, intranet, stores, stalls, or kiosks set up across India or abroad or in any other manner.
- 9) To carry on the business as travel agents, tour operators, clearing and forwarding agents, and the business of booking and reserving accommodation, seats in any mode of transport, whether for India or outside India, to hire and lease taxis and to all activities ancillary for this activity.
- 10) To carry on the business of buying, selling, reselling, importing, exporting, transporting, storing, developing, promoting, marketing or supplying, trading, dealing, in any manner whatsoever, in all goods, which are required and support the above objects, on retail as well as wholesale in India.
- 11) To carry on the business, within India and across the world, of providing advisory and management services of all kind and in all fields and matters or to act as a service provider or organization or bureau for providing advisory services including but not limited to assisting in decision making, commencement or expansion of any business or industry, project counselling, compiling, analysing, marketing, advertising, distribution & sales and including services in the field of general, administrative, business management, consultancy, secretarial, commercial, financial, legal, scientific, economic, labour-recruitment and personnel management, human resource development, industrial public relations, direct and indirect taxation, statistical, accountancy & cost accounting, quality control and data processing, to recruit people, resources for all types of posts, positions in all types of industries or offices including providing manpower for any or all positions that may be required, other technical or non-technical services, or procurement of materials, machinery or any other items or things required by anybody, corporate, authority, firm, society, trusts or association of persons.
- 9. The Resulting Company is mainly engaged in the business of trading and manufacturing of refractories & allied products, mining, manufacturing and trading of tyres & allied products, and providing managerial services related to travel and other business along with making opportunistic and strategic investments.

12. BACKGROUND OF THE SCHEME

The Scheme provides for demerger of DMC Unit and GT Unit ('Demerged Undertakings') (being non-core businesses of DBSIL) from DBSIL and transfer and vesting of the same to DBRL and various other matters consequential or otherwise integrally connected therewith, with effect from the Appointed Date or such other date as may be approved by the NCLT or any other competent authority, in accordance with the terms of the Scheme.

13. RATIONALE OF THE SCHEME

- A. The Scheme provides for demerger of DMC Unit and GT Unit (being non-core businesses of DBSIL) from DBSIL and transfer and vesting of the same to DBRL which will yield beneficial results and enhanced value creation for their respective shareholders and better security and protection for their lenders and employees.
- B. The management of DBSIL is of the view that segregation of the DMC Unit and GT Unit from DBSIL will lead to the following benefits:
 - · Segregation of non-core businesses from sugar business;
 - Efficient and focused management individually on DMC Unit, GT Unit, and sugar business; and
 - Increased flexibility for value extraction and fund raise.
- C. The management of DBRL is of the view that acquisition of the DMC Unit and GT Unit will lead to the following benefits:

- Focus on the refractory operations carried out by the DMC Unit by demerging it from DBSIL for whom this is currently a non-core business.
- Focus on the business as travel agents, tour operators, clearing and forwarding agents and to do all activities ancillary to these activities which are related to GT Unit; and
- D. This Scheme shall be in the beneficial interest of all the stakeholders and the shareholders of the Demerged Company and the Resulting Company. In these circumstances, it is considered desirable and expedient to demerge DMC Unit and GT Unit from the Demerged Company to the Resulting Company in the manner and on the terms and conditions stated in this Scheme.

14. SALIENT FEATURES OF THE SCHEME

Salient features of the Scheme are set out as below:

- a) This Scheme is presented under section 230-232 and other applicable provisions of the Companies Act, 2013 (as defined hereinafter) for demerger of DBSIL into DBRL.
- b) DBSIL and DBRL shall file application(s) and/or petition(s) under Section 230 read with Section 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 with the Chennai Bench of the NCLT for sanction of this Scheme and all matters ancillary or incidental thereto.
- c) "Appointed Date" shall mean July 1, 2023 or such other date as may be agreed by the Board of the Demerged Company and Resulting Company or as the Hon'ble NCLT may decide/approve, being the date with effect from which this Scheme shall become effective and/or be deemed to have become effective.
- d) "Effective Date" shall mean the last of the dates on which all the conditions and matters referred to in Clause 23 of this Scheme have been fulfilled or are waived by the Board of both Demerged Company and Resulting Company. Any references in the Scheme to "upon the Scheme becoming effective" or "effectiveness of the Scheme" or "coming into effect of this Scheme" shall mean the "Effective Date".

e) Consideration to be discharged pursuant to the Scheme:

a. Upon the Scheme becoming effective and in consideration of and subject to the provisions of the Scheme, the Resulting Company shall without any application or deed, issue and allot New Equity Shares of face value of INR 10/- each, credited as fully paid up, to the extent indicated below, to the equity shareholders holding fully paid up equity shares of the Demerged Company and whose name appear in the register of members / register of beneficial owners of the Demerged Company as maintained by the registrar and transfer agent and/or depositories, as the case may be, as on the Record Date or to their respective heirs, executors, administrators or other legal representatives or other successors in title as may be recognized by the Board of Directors of the Demerged Company in the following proportion, subject to Clause 11.4, Clause 11.5 and Clause 11.6 of the Scheme:

"1 fully paid-up equity share of face value of INR 10 each of the Resulting Company shall be issued and allotted for every 48.18 fully paid up equity share of face value INR 2 each held by equity shareholders of the Demerged Company."

Upon this Scheme becoming effective, the Company Secretary or any other authorized personnel of the Demerged Company shall, on the Record Date, provide to Resulting Company, a list containing particulars of equity shareholders of the Demerged Company as on the Record Date, along with their respective entitlement to the fully paid-up equity shares of the Resulting Company, pursuant to this Scheme.

b. The share exchange ratio has been arrived at on basis of the valuation report of Valecs Ecotech Pvt. Ltd. (Firm Registration Number IBBI/RV-E/02/2022/178). M/s D & A Financial Services (P) Ltd., SEBI registered Category I

merchant banker having license no. INM000011484, has provided a fairness report on the fairness of the share exchange ratio determined for the demerger of the Demerged Undertakings of Demerged Company into the Resulting Company. Based on the recommendations of the audit committee of the Demerged Company and the Resulting Company, the valuation report and fairness report as aforesaid have been duly approved by the Board of each of the Demerged Company and the Resulting Company.

- c. The fractional entitlements, if any, shall be consolidated and the aggregate of such fractions shall be issued and allotted directly to and held by a trustee nominated by the Board of Resulting Company in that behalf, who shall sell such shares in the market at a market price or at a price as prescribed under regulation 165 of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 or as amended whichever is applicable. Such sale to be concluded within 90 days, in compliance with Applicable Law, from the date of allotment of shares, as per the Scheme and on such sale, shall pay to the Resulting Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of Demerged Company in proportion to their respective fractional entitlements so sold by the trustee. In the event that the trustee is unable to sell such shares in the market as aforesaid, these may be sold through off market transactions at such price and on such time or times as the trustee may in its sole discretion decide, from the date of allotment of shares, as per the Scheme and on such sale, shall pay to the Resulting Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of Demerged Company in proportion to their respective fractional entitlements so sold by the trustee.
- d. The New Equity Shares to be issued to the shareholders of the Demerged Company as above shall be subject to the provisions of the Memorandum of Association and Articles of Association of the Resulting Company. Further, the New Equity Shares issued shall rank pari passu with the existing equity shares of the Resulting Company in all respects including dividends, if any that may be declared by the Resulting Company on or after the Scheme becoming effective, as the case may be.
- e. The issue and allotment of the New Equity Shares to the shareholders of the Demerged Company as provided in Clause 11 of this Scheme, is an integral part of the Scheme, and shall be deemed to be carried out without requiring any further act on the part of the Resulting Company or its shareholders as if the procedure laid down under Sections 42, 62 of the Act and any other applicable provisions of the Act or any other Applicable Laws, were duly complied with.
- f. With respect to any foreign shareholders of the Demerged Company, the Resulting Company shall comply with the Applicable Laws including RBI guidelines, SEBI regulations, directions and instructions of the Stock Exchanges and applicable provisions of Foreign Exchange Management Act 1999, including the Foreign Exchange Management (Non-Debt Instruments) Rules, 2019, to enable it to issue New Equity Shares pursuant to this Scheme.
- Company shall be issued in dematerialized form. All the shareholders who hold shares of the Demerged Company in physical form shall also have the option to receive the equity shares, as the case may be, in dematerialized form provided the details of their account with the depository participant are intimated in writing to the Demerged Company and/or its registrar and transfer agent on or before the Record Date. The shareholders who fail to provide such details shall be issued equity shares in physical form. Notwithstanding the above, if as per Applicable Laws, the Resulting Company is not permitted to issue and allot the New Equity Shares in physical form and it has still not received the demat account details of such shareholders of the Demerged Company, the Resulting

Company shall issue and allot such shares in lieu of the New Equity Share entitlement of such shareholders, into a Suspense escrow demat account, which shall be operated by one of the directors or any such employee of the Resulting Company duly authorized by the Board in this regard, who shall upon receipt of appropriate evidence from such shareholders regarding their entitlements, transfer from such Suspense escrow demat account into the individual demat account of such claimant shareholders, such number of shares as they may be entitled in terms of this Scheme. Further, the New Equity Shares to be issued in respect of the shares of the Demerged Company held in a Suspense escrow demat account, if any, shall also be issued into the Suspense escrow demat account created for the shareholders of the Demerged Company.

- h. In the event that the Parties restructure their share capital by way of share split / consolidation / issue of bonus shares during the pendency of the Scheme, the share exchange ratio per Clause 11.1 shall be adjusted accordingly to take into account the effect of any such corporate actions.
- i. It is hereby clarified that for the purposes of increasing the authorized share capital of Resulting Company to issue the New Equity Shares, the consent of the shareholders of the Resulting Company to this Scheme shall be deemed to be sufficient for the purposes of effecting this amendment and no further resolution under Sections 13, 61, 64 of the Act and other applicable provisions of the Act would be required to be separately passed.
- j. The New Equity Shares to be issued by the Resulting Company pursuant to Clause 11 in respect of such of the equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending allotment or settlement of dispute by order of Governmental Authority or otherwise, also be kept in abeyance by the Resulting Company.
- k. In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Demerged Company, the Board of the Demerged Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, to effectuate such a transfer in the Demerged Company as if such changes in registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transferor of the share in the Resulting Company and in relation to the shares issued by the Resulting Company after the effectiveness of the Scheme. The Board or any committee thereof or authorized personnel of the Demerged Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new members in the Resulting Company on account of difficulties faced in the transition period.
- I. The New Equity Shares to be issued by the Resulting Company pursuant to this Scheme in respect of any equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending allotment or settlement of dispute by order of a court or otherwise, be held in abeyance by the Resulting Company.
- m. The Board or any committee thereof or authorized personnel of the Resulting Company shall be empowered to remove any difficulties as may arise in the course of implementation of this Scheme or in relation to the issue of New Equity Shares and registration of new members in the Resulting Company after this Scheme becomes effective.

f) Accounting treatment

The Demerged Company and the Resulting Company shall account for the Scheme in their respective books/financial statements in accordance with applicable Indian Accounting Standards (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015, and generally accepted accounting principles in India as amended from time to time including as provided herein below:

- a) Upon coming into effect of this Scheme and with effect from the Appointed Date, the Demerged Company shall derecognize the carrying value of assets and liabilities pertaining to the Demerged Undertakings, transferred to and vested in the Resulting Company from the carrying value of assets and liabilities as appearing in its books.
- b) Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company relating to the Demerged Undertakings will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- c) The excess/deficit if any, of the net assets transferred to the Resulting Company pursuant to Clause 15.2.1 and effect to elimination of balances as mentioned in Clause 15.2.2, shall be adjusted with the Retained Earnings of the Demerged Company.

Accounting treatment in the books of the Resulting Company:

- a) The Resulting Company shall record the assets and liabilities pertaining to the Demerged Undertakings, transferred to and vested in it at their respective fair market value as on the Appointed Date.
- b) Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company relating to the Demerged Undertakings will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- c) The Resulting Company shall credit to its share capital in its books of accounts the aggregate face value of New Equity Shares issued by it to the shareholders of the Demerged Company pursuant to Clause 11 of this Scheme. Resulting Company shall credit to its Securities Premium Account, the aggregate premium on New Equity Shares issued by it pursuant to Clause 11 of this Scheme. Securities Premium so created will be treated at par with any other Securities Premium existing in the books of the Transferee Company prior to this Scheme.
- d) In case of any difference in accounting policy between the Demerged Company and the Resulting Company, the accounting policies followed by the Resulting Company shall prevail.
- e) The excess/deficit if any, of the net assets transferred to the Resulting Company pursuant to Clause 15.3.1 after giving effect to Clause 15.3.2, Clause 15.3.3 and 15.3.4, shall be adjusted in Goodwill/Capital Reserve of the Resulting Company.

g) Costs, charges and expenses

Unless otherwise agreed between the Parties, each company (i.e. the Demerged Company and Resulting Company) shall bear its own past, present and future costs, charges, taxes including duties, levies and all other expenses incurred or to be incurred in carrying out and implementing this Scheme or implementation thereof and matters incidental thereto.

h) The Scheme is conditional upon and subject to the following:

Unless otherwise decided (or waived) by the relevant Parties, this Scheme is conditional upon and subject to the following:

- a) Obtaining no-objection from the Stock Exchange(s) in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 (as amended from time to time);
- b) The Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective shareholders and/or creditors, if required, of the Parties, as may be directed by the NCLT or any other Governmental Authority as may be applicable;

- c) The Demerged Company and Resulting Company complying with other provisions of the SEBI Circular, including seeking approval of its shareholders through e-voting. The Scheme shall be acted upon only if the number of votes cast by public shareholders in favour of the proposal are more than the number of votes cast by public shareholders against it, in accordance with the SEBI Circular, subject to modification, if any, in accordance with any subsequent circulars and amendments that may be issued by SEBI from time to time. The term "public" shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
- d) The Scheme being sanctioned by the Chennai Bench of Hon'ble NCLT or any other authority under Sections 230-232 of the Act;
- e) Obtaining the mandatory approval of the relevant Governmental Authority, as may be required.
- f) Obtaining a certified copy of the Order of the Chennai Bench of the Hon'ble NCLT sanctioning the Scheme and filing the same with the Registrar of Companies, Chennai, by Demerged Company and Resulting Company; and
- g) Any other matters expressly agreed as conditions precedent to the effectiveness of the Scheme as amongst the Parties in writing.

Notwithstanding anything contained in sub clause 23.1 to sub clause 23.6 above, the Board of the Demerged Company and Resulting Company, in their discretion, may mutually decide to waive any of the conditions mentioned above, to the extent legally permissible.

The features set out above are only the salient features of the Scheme. The Scheme shall be treated as a part and parcel of this Explanatory Statement. The equity shareholders and Unsecured Creditors are requested to read the entire text of the Scheme to get themselves fully acquainted with the provisions thereof.

15. CAPITAL STRUCTURE PRE AND POST SCHEME

Pre-Scheme and Post-Scheme capital structure of the companies involved in the Scheme is given below:

DBSIL:

The pre-Scheme capital structure of DBSIL is as under as on September 30, 2024:

Particulars	Amount (Rs. in Crores)
Authorized Share Capital	
11,72,26,820 Ordinary Equity Shares of Rs. 2/- each	23.45
8,52,73,180 Unclassified Equity Shares of Rs. 2/- each	17.05
Total	40.50
Issued, Subscribed and Fully Paid-up Share Capital	
8,09,39,303 Ordinary Equity Shares of Rs. 2/- each	16.19
Total	16.19

Post-Scheme, there will be no change in the capital structure of the Demerged Company.

DBRL:

The pre-Scheme capital structure of DBRL is as under as on September 30, 2024:

Particulars	Amount (Rs. in Crores)
Authorized Share Capital	
20,00,00,000 equity shares of Rs. 10/- each	200
10 redeemable preference shares of INR 10/- each	0.00001
Total	200.00001
Issued, subscribed and paid-up Share Capital	
4,42,00,107 equity shares of Rs. 10/- each	44.20
1 redeemable preference share of INR 10/- each	0.000001
Total	44.200001

The post-scheme capital structure of DBRL is as under (after considering shareholding pattern as on September 30, 2024):

Particulars	Amount (Rs. in Crores)
Authorized Share Capital	
20,00,00,000 equity shares of Rs. 10/- each	200
10 redeemable preference shares of INR 10/- each	0.00001
Total	200.00001
Issued, subscribed and paid-up Share Capital	
4,58,80,044 equity shares of Rs. 10/- each	45.88
1 redeemable preference share of INR 10/- each	0.000001
Total	45.880001

16. SHAREHOLDING PATTERN PRE AND POST SCHEME

The pre scheme and post Scheme shareholding pattern of DBSIL and DBRL as filed with the Stock Exchanges, is attached as Annexure 5.

17. EXTENT OF SHAREHOLDING OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

- i. Save as otherwise provided in the Scheme, the Directors and Key Managerial Personnel (KMP) and their respective relatives may be deemed to be concerned and/or interested in the Scheme only to the extent of their shareholding in their respective Companies, or to the extent the said Directors / KMP are the partners, Directors, Members of the Companies, firms, association of persons, bodies corporate that hold shares in any of the Companies. Save as aforesaid, none of the Directors, Managing Director or the Manager or KMP of DBSIL have any material interest in the Scheme.
- ii. The details of the present Directors of DBSIL and their respective shareholdings in DBSIL and DBRL as on the date of this statement are as follows:

Sr.	Name	Designation	Address	Equity shares	Equity shares held
No				held in DBSIL	in DBRL
1.	Mr. Rajeev Bakshi (DIN: 00044621)	Chairman and Independent Director	House No. C-30 2 nd Floor Westend Colony, Tularam Marg, South West Delhi, Delhi-110021	NIL	NIL
2.	Mr. Gautam Dalmia (DIN: 00009758)	Managing Director	No. 1, Tees January Marg, New Delhi - 110001	1,51,990	NIL
3.	Mrs. Amita Misra (DIN: 0794122)	Independent Director	Flat 209, Tower 5 Augusta, Jaypee Wishtown Sector 128, NOIDA 201304	NIL	NIL
4.	Mr. Neeraj Chandra (DIN 00444694)	Independent Director	B 804, Nitesh Central Park, Bagalur Road, 1st Main, Vinayak Nagar, Bangalore – 560063, Karnataka	NIL	NIL
5.	Mr. Venkatesan Thyagarajan (DIN: 00124050)	Non- Executive Director	"Rajendra", 4 th Floor, No. 1, 2 nd Street, Prithvi Avenue, Abhiramapuram, Chennai – 600018	12,790	NIL
6.	Mr. Bharat Bhushan Mehta (DIN: 00006890)	Non - Executive Director	A-213, DLF Crest DLF City, Phase-5 Golf Course Road, Sector 53-54 Gurgaon, Haryana- 1122011	NIL	NIL
7	Mr. Pankaj Rastogi (DIN 10452835)	Whole Time Director and CEO	94-C, Platinum Enclave, Pocket – I, Sector – 18, Rohini - 110089	NIL	NIL
8.	Mr. Piyush Gupta	Chief Financial Officer	6002 Santorini Sobha city road, Devin Paradise Enclave Nakc, Nagenahalli,	100	NIL

			Bengaluru - 560077		
9.	Ms. Aashima V Khanna	Company Secretary	Khanna House, 2 Maka Ganj, Delhi – 110007	Nil	Nil

iii. The details of the present Directors and KMPs of DBRL and their respective shareholdings in DBSIL and DBRL is as follows:

Sr.	Name	Designation	Address	Equity shares	Equity shares held
No				held in DBRL	in DBSIL
1.	Mr. Deepak Thombre	Chairman and Independent Director	Titanium Park, Building A, Flat No. 604, Park Street, Wakad, Pune -57	NIL	NIL
2.	Mr. Raj Kamal Saraogi	Independent Director	N-17 A, 1 st Floor Green Park Extension, Delhi- 110016	NIL	NIL
3.	Dr. Chandra Narain Maheshwari	Whole Time Director & CEO	A-55, Sushant Lok- 3 , Florence Super, Sector-57, Gurgaon, Haryana- 122011	695	NIL
4.	Ms. Rachna Goria	Non- Executive Director	House No. B-81, Sector-23, Gautam Buddha Nagar, Noida, Uttar Pradesh- 201301	NIL	NIL
5.	Mr. Prakash Dalmia	Executive Director	Gouranga Palace, 89/13 1st Lane, Bangur Park, Near Shiv Mandir, Rishra, West Bengal-712248	NIL	NIL
6.	Mr. Rahul Sahni	Chief Financial Officer	107/5, Garh Road, Kalyan Nagar, Gandhi Ashram, Meerut, Uttar Pradesh- 250002	NIL	NIL
7.	Ms. Soumya Sharma	Company Secretary	B-3/433, Paschim Vihar, New Delhi- 110063	NIL	NIL

18. RELATIONSHIPBETWEENTHE COMPANIES INVOLVED IN THE SCHEME

Both the applicant companies are part of the Dalmia Bharat group.

19. DETAILS OF DEBT RESTRUCTURING

There shall be no debt restructuring of DBSIL and DBRL pursuant to the Scheme.

20. GENERAL

- i. DBSIL and DBRL have filed a joint application before the Chennai Bench of the NCLT seeking requisite directions in connection with the Scheme under Section 230 Section 232 of the Companies Act, 2013.
- ii. The amount due to the secured creditors by DBSIL as on June 30, 2024 is INR 847 crs.
- iii. The amount due to the unsecured creditors by DBSIL as on June 30, 2024 is INR 77 crs.
- iv. In relation to the meeting of the Unsecured Creditors of DBSIL, Unsecured Creditors whose names are appearing in the records of DBSIL as on Cut off date, i.e., June 30, 2024 shall be eligible to attend and vote at the meeting of the Unsecured Creditors of DBSIL convened at the direction of the NCLT.
- v. Details of assets, liabilities, net worth and revenue of the companies involved, pre and post the Scheme is attached as Annexure 6.
- vi. Impact of Scheme on revenue generating capacity of Demerged Company is attached as Annexure 7.
- vii. Need and rationale of the scheme, synergies of business of the companies involved in the scheme, impact of the scheme on the shareholders and cost benefit analysis of the scheme – Refer report of the Audit Committee dated February 02, 2024.
- viii. Value of assets and liabilities of Demerged Company that are being transferred to the Resulting Company is attached herewith as Annexure 10.
- ix. All the applicable additional information, if any, which was submitted by the Applicant Company to BSE and NSE as per Annexure M of Stock Exchange checklist is attached as Annexure 8.
- x. None of the directors are common between both the Companies.
- xi. The Scheme is not expected to have any adverse effects on the KMP, directors, promoters, non-promoter members, depositors, secured / unsecured creditors, debenture holders, deposit trustee, debenture trustee, and employees of DBSIL and DBRL wherever relevant.
- xii. None of Directors and KMP of DBSIL and DBRL or their respective relatives are in any way connected or interested in the aforesaid resolution except to the extent of their shareholding in respective Companies.
- xiii. There are no winding up proceedings pending against DBSIL and DBRL as of date.
- xiv. Details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken against the Applicant Company in relation to its Demerged Undertakings, its promoters and directors, are enclosed herewith as Annexure 15 and forms part of this Statement.
- xv. No investigation proceedings have been instituted or are pending in relation to the Demerged Company and the Resulting Company under Sections 210 to 229 of Chapter XIV of the Act or under the corresponding provisions of the Companies Act, 1956. Further, no proceedings are pending under the Act or under the corresponding provisions of the Companies Act, 1956 against any of the aforementioned Companies.
- xvi. A copy of the Scheme has been filed with Registrar of Companies, Chennai by DBSIL on December 25, 2024.
- xvii. A copy of the Scheme has been uploaded on the website of BSE Limited and National Stock Exchange of India Limited.

- xviii. DBSIL and DBRL are required to send individual notice(s) to certain regulatory and governmental authorities including Ministry of Corporate Affairs, the Registrar of Companies, Regional Director, Income Tax, SEBI, BSE Limited and National Stock Exchange of India Limited, CSE and MSE and the same are being sent.
- xix. Details of Promoters and Directors of DBSIL as on September 30, 2024 are as under:

Sr. No	Name of Promoter		Address	
1.	Shri Yadu Hari Dalmia		7F-7H, 7th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi -110001	
Sr. No	Name of Director	Designation	Address	
1.	Shri Gautam Dalmia	Managing Director	No. 1, Tees January Marg, New Delhi - 110011	
2	Smt. Amita Misra	Non-Executive Independent Director	Flat 209, Tower 5 Augusta, Jaypee Wishtown Sector 128, NOIDA 201304	
3	Shri Rajeev Bakshi	Non-Executive Independent Director	722, Camellias, Golf Links, Gurugram - 122009	
4	Shri Thyagarajan Venkatesan	Non-Executive Non - Independent Director	'Rajendra', No. 1, 2nd Street, 4th Floor, Prithvi Avenue, Abiramapuram, Chennai- 600018	
5	Shri Bharat Bhushan Mehta	Non-Executive Non - Independent Director	Tower A 213, DLF the Crest, Golf Course Road, DLF Phase 5, Sector 54, Gurgaon – 122 001	
6	Shri Pankaj Rastogi	Whole-time Director and CEO	94-C, Platinum Enclave, Pocket – I, Sector – 18, Rohini - 110089	
7	Shri Neeraj Chandra	Non-Executive Independent Director	B 804, Nitesh Central Park, Bagalur Road, 1st Main, Vinayak Nagar, Bangalore – 560063, Karnataka	

xx. Details of Promoters and Directors of DBRL as on September 30, 2024, are as under:

Sr. No	Name of Promoter		Address
1.	Shri Yadu Hari Dalmia		7F-7H, 7th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi - 110001
Sr. No	Name of Director	Designation	Address
1.	Mr. Deepak Thombre	Chairman and Independent Director	Titanium Park, Building A, Flat No. 604, Park Street, Wakad, Pune -57
2.	Mr. Raj Kamal Saraogi	Independent Director	N-17 A, 1 st Floor Green Park Extension, Delhi- 110016
3.	Dr. Chandra Narain Maheshwari	Whole Time Director & CEO	A-55, Sushant Lok- 3, Florence Super, Sector-57, Gurgaon, Haryana- 122011
4.	Ms. Rachna Goria	Non- Executive	House No. B-81, Sector-23, Gautam

		Director	Buddha Nagar, Noida, Uttar Pradesh-
			201301
5.	Mr. Prakash Dalmia	Executive Director	Gouranga Palace, 89/13 1st Lane, Bangur
			Park, Near Shiv Mandir, Rishra, West
			Bengal-712248

- xxi. The Board of Directors of DBSIL unanimously approved the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders at its meeting held on February 02, 2024. All the Directors of DBSIL voted in favour of the Scheme.
- xxii. The Board of Directors of DBRL unanimously approved the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders at its meeting held on February 02, 2024. All the Directors of DBRL voted in favour of the Scheme, except Mr. Sameer Nagpal, who could not attend and participate in the meeting.
- xxiii. Report dated February 02, 2024, adopted by the Board of Directors of DBSIL and DBRL explaining the effects of the Scheme on each class of its respective shareholders, key managerial persons, promoter and non- promoter shareholder, laying out in particular the share exchange ratio, as required under Section 232(2) of the Companies Act, 2013 is attached herewith as Annexure 4.
- xxiv. Unaudited limited reviewed financial results of DBSIL and DBRIL for the period ended as on September 30, 2024, are attached herewith as Annexure 3.
- xxv. All the documents referred to in the accompanying Notice of the Meeting and the Explanatory Statement shall be available for inspection by the members of the Company electronically during the meeting.
 - Copy of the Order pronounced on December 20, 2024, passed by the NCLT in the Company Scheme Application
 No. CA(CAA)/50/CHE/2024 directing the convening of the meeting of the Unsecured Creditors of DBSIL;
 - b. Copy of Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders;
 - c. Copy of Memorandum and Articles of Association of DBSIL and DBRL;
 - d. Copy of the Audited Financial Statements of DBSIL and DBRL for financial year ended on March 31, 2024;
 - e. Copy of the Unaudited limited reviewed financial results / financial statements of DBSIL and DBRIL for the period ended/as on September 30, 2024;
 - f. Copies of the resolutions passed by the Board of Directors of DBSIL and DBRL approving the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders;
 - g. Report adopted by the Board of Directors of DBSIL and DBRL pursuant to provisions of section 232(2)(c) of the Companies Act, 2013;
 - h. Reports of the Audit Committee and the Independent Directors Committee of the Demerged Company dated February 02, 2024, recommending the Scheme;
 - i. Share Entitlement Ratio Report dated February 02, 2024, issued by Valecs Ecotech Private Limited;
 - j. Fairness Opinion dated February 02, 2024, issued by Messrs D&A Financial Services (P) Ltd;
 - k. Details of indicative list of assets and liabilities of Demerged Undertaking and DBRL;
 - Observation Letters from BSE Limited ('BSE') dated July 30, 2024, and National Stock Exchange of India Limited ('NSE') dated August 02, 2024 in case of DBSIL and Calcutta Stock Exchange ("CSE") dated August 13, 2024

and Metropolitan Stock Exchange of India Limited ("**MSEI**") dated July 30, 2024 in case of DBRL conveying no objection to the Scheme;

- m. Reports on Complaints dated March 22 2024 and June 5 2024, submitted by the Company to BSE and NSE
- n. Copy of the Certificate dated February 02, 2024, issued by Statutory Auditors, NSBP & Co., Chartered Accountants of DBSIL stating that the accounting treatment proposed in the Scheme is in conformity with accounting standards prescribed under Section 133 of the Companies Act, 2013;
- Copy of the Certificate dated February 02, 2024, issued by Statutory Auditors, Chaturvedi and Shah LLP of DBRL stating
 that the accounting treatment proposed in the Scheme is in conformity with accounting standards prescribed under
 Section 133 of the Companies Act, 2013.

xxvi. This Statement may be treated as the Explanatory statement under Section 230(3) and sections 232 and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. A copy of the Scheme and the Explanatory Statement may be obtained free of charge on any working day (except Saturdays) prior to the date of the meeting, from the registered office of DBSIL situated at Dalmiapuram, Dist. Tiruchirappalli, Tamil Nadu – 621651 or at the office of its Advocate, M/s Pawan Jhabakh, New No. 115, Luz Church Road, Mylapore, Chennai - 600004.

December 30, 2024 New Delhi Sd/-Aashima V Khanna Company Secretary Dalmia Bharat Sugar and Industries Limited

Registered Office Dalmiapuram, P.O. Kallakudi Dist. Tiruchirappalli, Tamil Nadu-621 651

SCHEME OF ARRANGEMENT

BETWEEN

DALMIA CHARAT SUGAR AND INDUSTRIES LIMITED

AND

DALMIA BHARAT REFRACTORIES LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS

(Under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013) ("the Scheme")

PREAMBLE

(A) Dalmia Bharat Sugar and Industries Limited is a public company limited by shares, incorporated on U1st November, 1951 under the provisions of the Indian Companies Act. 1913, having its registered office at Dalmiapuram, District Tiruthrappalli, Tamil Nadu + 621653 ("DBSIL" or "Demerged Company"). The equity shares of D8SIL are listed on 355 Limited and National Stock Exchange of India Limited.

DBSIC is engaged in manufacturing of sugar, generation of power, manufacturing of industrial afterhol and refractory products, and providing travel services. DBSIL has a refractory unit tie. Dalmia Magnesite Computation ("DMC Unit") which is engaged in the business of manufacturing of refractories. DBSIL also has a separate business unit named as Govan Travels ("GT Unit"), which is engaged in the business of providing tour and travel services.

The main pojects of the Domerged Company as per its Memorandum of Association are as follows:

The objects for which the Company is established.

3. To intunufricture, produce, purchase, sell, trade, import, export, trent, buil, refine, prenare, brew and generally to deal with either as principal or agent either safely or in partnership with others in all varieties of sugar, sugar candy, jaggery, khandsan





sugar, natural brown sugar, icing sugar, breakfast sugar, bura sugar, demerera, sugar best, sugar cane, molasses, syrups, melado, alcohol, ethanol, spirits and all broducts and by-products thereaf such as confectionery, biscuits, chacolates, aerated waters, glucose, honey, breakfast cereals, snacks, table top products, edible oils, bakery products, wheat and wheat products, spices, pulses, rice, ready to cook, heat and eat foods, frazen foods, beverages, oickles and chatneys, dehydrated fruits and vegetables, tinned fruits, dry fruits, condies, milk and milk products, bagasses, bagasse boards, paper, poper pulp, butyl alcohol, acetone, carbon-di-oxide, hydragen, potash, cane wax, fertilizers, cattle feed and food products generally.

- 2 To manufacture, produce, purchase, sell, trade, import, export and generally to deal in all types of sugar, sugarcanes and high storch agro products, agro lussed products, ethanal, alcohol, aotable liquar, extra neutral alcohol, chemicals, distillers, oil refiners, die makers, gas makers, electricity, carbon, hydrocarbons, liquid or gaseous petroleum and petroleum products, minerals and the products or the bye-products thereof or its feed stocks or which may be derived, aradiced, prepared, developed, compounded, made or manufactured there from an asubstances obtained by mixing any of the foregoing with other substances and any and oil kinds, types, purposes, grades, forms and formulations of alcohol products including rectified spirit, sanitizer(s), disinfectants and to put to commercial use and otherwise deal in any manner in all or only of them and their ollied products and nioterials.
- 3 To carry on the business of generation, co-generation, captive consumption, sale, distribution of all forms of energy / power by installation of power plant or otherwise, from hydel, salor, wind form, conventional and/or nonconventional sources, setting up of facilities for distribution of all forms of energy / power, to buy, self-energy / power from/to any person, Government of India, State Government(s), Municipal or local authority(ies), company or person(s) in India or elsewhere and to transfer power to units/plants of its own group or atherwise for captive use.
- 4. To monufacture, produce, mine, purchase, sell, treat or otherwise deal with bricks, tiles, pipes, partery, earthen-ware, solutory-ware, china and terracosta, dolomite, graphite, refractories and ceramic-ware, fire clay, china clay, magnesite, quertizite and all other refractory materials, chemicals of all kinds including acids, alkalis and

salts, manures, fertilizers, dyes, coustic soda, soda ash, sulphur, sulphuric acid, sulphotes, sulphor pyrites, plums, dry ice, catechu, chiarine, calaurs, paints, vormshes, and other albed products.

The objects necessary in furtherance of abjects specified in AL (A)

- To carry on the business as travel agents, tour operators, cleaning and forwarding. agents and the business of booking and reserving accommodation, sergs, compartments and berths an railways, ships, boots, gerapianes, amnibuses, major cars, motor buses and to issue tickets far the same and to hire or own taxies, motor cars and all kinds of public transport/vehicles launches and boats.
- (RI Dalmia Bharat Refractories timited is a public company limited by shares, incorporated on 4% October, 2006 under the provisions of the Companies Act, 1956, having its registered office at Dalmiapuzam, District Tiruchirappalli, Tamil Nadu-623651 ("DBRL" or "Resulting Company"). The equity shares of DBRL are listed on Calcutta Stock Exchange Limited and Metropolitan Stock Exchange of India Limited.

DBRL is engaged in the business of trading and manufacturing of refractories & allied products, mining, manufacturing and trading of tyres & allied products, and providing managerial services related to travel and other business along with making opportunistic and strategic investments.

The main objects of the Resulting Company as per its Memorandum of Association are as follows:

1. To carry on the business of produces, miners, monufacturers, research and development, producers, processors, importers, exporters, sellers, application service providers, dealers, agents, distributors, commission agents for, crush, win, auarry, roise, atherwise deal in cement, any kind of building material and refractory mineral and other products and by-products and substitutes, for all or any of them or any connected with building material, coment, refractory, to treat and utilize any woste arising out of it, to buy and assemble all kind of plant and machinery, tools, equipments in this regard and to carry on any other ancillary agreement in this Machina V Kumaneras regard



- To purchase or otherwise acquire or take on lease for exploration or dealing in or working of or for mining any land, mining undertaking, mines, quarries, wells, tanks, ponds, river, river bed, or sea and to carry on the business of mining operations and To explore, prospect guarry, mine, dress, reduce, draw, extract, purify, calcite, smelt, refine, manufacture, otherwise acquire, sell or otherwise dispose of at deal in all quartizte, backite, fire clay and other mining material for which none in relation to the mine lease and production of natural resources and moterials derived from natural resources.
- 3. To evaluate, acquire, invest or atherwise purchase all kinds of shares, properties, goods, stocks, moveable and immoveable property in and for outside India by way of purchase, slump exchange, merger, demorger, reconstruction of business, under Insolvency and Bankruptcy Code 2016, whether through the approval of National Company Law Tribunal or otherwise, for the growth and expansion of the company,
- To carry on the business of makers, manufacturers, processors, producers, imparters, exporters, buyers, softers, dealers, stockists, distributors, suppliers, agents, merchants, followators, processors and concessionaires, within and outside India, of all kinds of rabber, tyres, tubes, flaps, tyrecord, vehicles, wheels, automobile parts and components, automobile accessories, automobile consultants and the compounds, substances, derivatives, substitutes and by-products of the aforesoid materials and to provide, press, vulcanize, repair and retreat such of them as are considered expedient and to do any other activity ancillary to this.
- 5. To carry on the business of spinners, weavers and manufacturers, selfers, traders within India and outside India, of all kind of textiles including but not limited to cotton, wool, silk, flax, bemp, rayon, nylon and other fibrous materials and man-made fibres. and to transact all manufacturing, curing, preparing, dyeing, colouring and bleaching processes and to purchase and trend the row materials and manufactured articles, to and to do any other activity ancillary to this
- 6. To carry on the business of Manufacturers, seller, and dealers, within India and outside India, in Iron, Steel, Auminium, Brass, Copper and Copper allay, bimetal, Lead, Silver and all other ferrous and non-ferrous metal metals, steels, bimetal Hospina Vikrania



products, capper and capper allays, allay steels special and stainless steels, shaftings, bars squares from scrop, spange iron, prereduced piliers billets including manufacturing, processing and fabricating of pipes, utensil wires nails wire rapes, wire products screws expanded metal hinges, plates hoops angles pipes, seamless or otherwise, tubes, sheets, rads, squares, stripes, plates, calls, condensors, seals wires, ingots, circles and other manufactures, by products and parts in all their respective branches and to do any other activity ancillary to this.

- 7. To corry on the business as numers, investors, promoters, repairs and renovations, dealers, rigents, developers and brakers of real estate, land, buildings, estates, hereditainents, factories, roads, highways, bridges, canots, dams, ports, reservoins, or any other structural or architectural work of any kind whotsnever; whether rural or urban, residential, commercial or industrial, for which purpose to acquire or purchase, take on lease or in exchange, titre or by any other means obtain ownership of and/or options or licente over any freehold or other property of any tenure, estate or interest, or any rights, privileges or easements over or in respect of any property, land or building and to do any other ancillary activity in this regard.
- 8. To carry on the business of purchasing, selling, distributing, trading, acting as an agent, franchising, collaborating exporting, importing, merchandising, manufacturing, designing, packaging and dealing with all kinds of products, goods, commodities, interchandise, accessories and equipment's relating to, on the Company's online partors or websites as well as through ecommerce, in-commerce, internet, intranet, stores, stalls, or knowns set up across hidip or abroad or in any other manner.
- 9. To carry on the business as trovel agents, tour operators, clearing and forwarding agents, and the business of booking and reserving accommodation, seats in any mode of transport, whether for India or outside India, to hire and leave taxis and to all activities ancillary for this activity.
- 10 To carry on the business of haying, selling, reselling, importing, exporting, transporting, storing, developing, promoting, marketing or supplying, trading, dealing, in any manner whatsoever, in all goods, which are required and support



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RATIONALE FOR THE SCHEME

- (A) The Scheme provides for demerger of DMC Unit and GT Unit (being non-core businesses of DBSIL) from DBSIL and transfer and vesting of the same to DBRL which will yield beneficial results and enhanced value creation for their respective shareholders and better security and protection for their lenders and employees.
- (8) The management of DBSIL is of the view that segregation of the DMC Unit and GT Unit from DBSIL will lead to the following penents.
 - Segregation of non-core businesses from sugar business;
 - Efficient and focused management individually on DMC Unit, GT Unit, and sugar business; and
 - Increased flexibility for value extraction and fund raise.
- ICI The management of DBRL is of the view that acquisition of the DMC Unit and GT Unit will lead to the following benefits:
 - Focus on the refractory operations carried out by the DMC Unit by demerging it.
 from D8SIL for whom this is correctly a non-core business.
 - Focus on the business as travel agents, tour operators, clearing and forwarding agents and to do all activities ancillary to these activities which are related to GT Unit; and
- ID) This Scheme shall be in the beneficial interest of all the stakeholders and the shaleholders of the Demerged Company and the Resulting Company. In these circumstances, it is considered desirable and expedient to demerge DMC Unit and GT Unit from the Demerged Company to the Resulting Company in the mariner and on the terms and conditions stated in this Scheme.
- (E) The respective Board of Directors (or defined hereinafter) of DBSIL and DBRL after detailed deliberation in their meetings held on February 02, 2024, approved this Scheme, for Implementing the proposed demerger of the DMC Unit and GT Unit of DBSIL to DBAL.



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(F) This Scheme is proposed to be presented before the Horrible NCLT (defined hereinafter). by the Dernerged Company and the Resulting Company for gelting the same sanctioned. by the Hon'ble NCLT.

(G) PARTS OF THE SCHEME.

This Scheme is divided into the following parts:

- PART I deals with the definitions and interpretations used in this Scheme; ĤΕ
- [ii] PART II deals with particulars of share capital of D85JL and DBRL;
- (rii L PARTIII deals with provisions relating to the transfer and vesting of Demerged. Undertakings of Demorged Company to Resulting Company; and
- PART IV deals with general terms and conditions and other miscellaneous {iv} provisions applycable to this Scheme.

TREATMENT OF THE SCHEME FOR THE PURPOSES OF INCOME TAX ACT, 1961

The provisions of this Scheme have been drawn up to comply with the conditions relating to "Demerger" as defined under Section 7(19AA) read with other applicable. provisions of the Income Tax Act, 1961. H, at a later date, any of the terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of Section 2(19AA) of the Income Tax Act, 1961, including as a result of an amendment of law or enactment of new legislation or any other reason whatsoever, the provisions of Section 7(1944) of the Income Tax Act, 1961, or corresponding provisions of any amended or newly chacted law, shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with Section 7(19AA) of the Income Tax Act, 1961 or such newly enacted law or new legislation. Such modifications will, however, not affect the other provisions of the Scheme.

NO ARRANGEMENT WITH CREDITORS

The Scheme in no way, is a scheme of compromise or arrangement with the creditors and is not, in any way, adversely affecting the rights of the creditors because the aggregate Assets of the Demerged Company and the Resulting Company are more than sufficient to meet the Lightlities owed to the respective creditors in full. The present Scheme is not a scheme of corporate debt restructuring as envisaged under Section. Agentino li Minouros

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PART I - DEFINITIONS AND INTERPRETATION

1; DEFINITIONS AND INTERPRETATION

In this Scheme, unless repugnant to the meaning or context thereof, the following terms and expressions shall have the following meaning:

- 1.1 "Act" or "the Act" means the Companies Act, 2013 including the rules and regulations made thereunder, and any alterations, modifications, amendments made thereto and/or any re-enactment thezenf, as applicable and for the time being in force;
- 1.2 "Applicable Law" means (a) all applicable statutes, enactments, acts of legislature or par lament, faws, ordinances, rules, bye-Jaws, regulations, directions, listing agreements, notifications, guidelines or policies of any applicable country and/or jurisdiction, (b) administrative interpretation, writ, injunction, directions, directives, judgment, arbitral award, decree, orders or governmental approvals of, or agreements with, any governmental authority or stock exchange, and (c) international treaties, conventions and printicules, as may be in force from time to time;
- 1.3 "Appointed Date" shall mean July 1, 2023 or such other dute as may be agreed by the Board of Demerged Company and Resulting Company or as the Homble NCLT may decrde/approve, being the date with effect from which this Scheme shall become effective and/or be deemed to have become effective;
- 1.4 "Assets" means and includes without limitation, assets or properties or every kind, nature, character and description whether movable, imminvable, tangible, intangible, whether owned or leased or otherwise acquired by or in the possession of the relevant company;
- 1.5 "Board of Directors" or "Board" in relation to Demerged Company and Resulting Company, as the case may be, means the Board of Directors of such company, and shall include a committee duly consultated and authorized by each of the companies and/or their respective Boards, for the purposes of various matters pertaining to the Scheme and/or any other related, connected or incidental matters;





- "Contracts" means all contracts, agreements, leases, linkages, memoranda of understanding, memoranda of agreements, memoranda of agreed points, letters of agreed points, agreed term sheets, deeds, bonds, schemes, arrangements, sales orders, purchase orders, job orders, undertakings, commitments or other legally binding arrangement or instruments, whether written or otherwise, of whatsoever nature;
- 1.7 "DBSIL" or "Demarged Company" means Dafmia Bharat Sugar and Industries Limited (CIM. L15100TN1951PLC000640), a public company, imited by shares, incorporated on 01st November, 1951 under the provisions of the Companies Act, 1913, and having its registered office at Dalmiapuram, District Tirochtrappalli, Tamil Nadu- 621651;
- 1.8 "DBRL" or "Resulting Company" means Dolmia Sharat Refractories Limited [CIN: L26100TN2006PLC061254], a public company imited by shares, incorporated on 4° October, 2006 under the Companies Act, 1956 and having its registered office at Dalm(apuram, District Tiruch rappalli, Tamil Nadu 621651 (which expression, unless repugnant to the context or meaning thereof, shall include its successors and permitted assigns).
- 1.9 "Demerged Undertaking 1" or "DMC Unit" means the refractory business of Demerged Company which is engaged in the business of manufacturing of refractories and composing inter plip of its undertakings, Assets, Liabilities, Contracts, properties, investments and employees, of whatsoever nature and kind, and wherespever situated, which relate thereto, or are necessary thereof on a going concern basis, including but not limited to the following:
 - a) All Assets, including plant and machinery, mines, equipment, furnisure, fixtures, vehicles, raw material, stocks and inventory (including work-in-process), packing material, stationery, all land (including freehold, leasehold, leave and licensed land if any, but not including land parcel identified as spoil bank having survey numbers 108/4, 109/2, 109/3, 110/1, 110/2, 124, 125/1, 126,127, 128, 129/1A, 1294A, situated at Velakapatti Village, Omalur Talok), buildings, any tenancles in relation to land and buildings, fixed assets, capital work in progress, appliances, accessories, parking rights, advances and deposits with any relevant.





Governmental Authority or others, loans, outstanding loans and advances. recoverable in cash or in kind (including accrued interest), receivables, cash, balances with banks, cheques, bills of exchange and other negotiable instruments, benefits of any bank guarantees, performance guarantees, corporate guarantees, letters of credit, financial assets and instruments, investments and other funds along with accrued interest thereon and affinghts, title, interest, easement and claims in relation thereto, whether real, personal or mixed, corporeal or incorporeal, in possession or otherwise, tangible or intangible, present or future, actual or contingent of whatsoever nature perfaining to the refractory business:

- All valid and subsisting Contracts, to which Demerged Company is a party. exclusively relating to its refractory business or otherwise identified to be for the benefit of the same:
- All Intellectual Property exclusively used by or held for use by Demorged Company in relation to its refractory business, whether or not registered, named or licensed, including any form of Intellectual Property which is in progress,
- All Permits, quotas, enlittements, claims, Liberties, advantages, easements, tenancies including tenancy rights in relation to offices and residential properties, if any, privileges and similar rights, and any waivers of the foregoing, issued by any legislative, executive or judicial unit of any relevant Governmental. Authority including but not limited to the relevant licenses, electricity, water supply and environment related approvals and connections, telephone, broadband, wire ess and other communication systems and equipment related approvals and connections including for data/image/graphics storage, reproduction, transmission and transfers, and all other rights, Permits, and pending applications for Permits, renewals or extension thereto that exclusively relate to, are issued or held for use by Demorged Company periaining to its refractory business;
- All benefits, entitlements, exemptions, payment defevrals, incentives and 란 concessions under incortive schemes and policies including duties, cess, levies, Machine as to less alle

refunds, interest credits and claims under customs, excise, service tax, VAT, GST, DGFT, sales tax and entry tax and income tax laws (including but not limited to credit for advance tax, taxes deducted at source, brought forward accumulated. tax losses, unabsorbed depreciation, brought forward losses and unabsorbed depreciation as per the books of account, etc.), subsidy receivables or grants. from any relevant Governmental Authority, all other direct tax benefit/exemptions/deductions, sales tax deferrals, to the extent statutorily available/allocable/referable or related to Demerged Company pertaining to its refractory pusiness, along with associated obligations;

- All Employees of Demerged Company pertaining to its refractory business, and any payment made towards any provident fund, employees state insurance, gratuity fund, staff welfare scheme or any other special schemes, Junds or penefits, existing for the benefit of such Employees of Demerged Company, together with such of the investments made by these furios, which are in respect. of such Employees of Demerged Company:
- All legal proceedings (whether civil, criminal or taxation related) or other proceedings or investigations of whatsoever nature (including those before any Governmental Authority) inibated by or against Demerged Company or proceedings or investigations to which Demerged Company is party to, that portain to its refractory business, if so ascertainable, whether pending/ongoing or which may be instituted any time in the future, to the extent legally permitted;
- h) All Records pertaining to its refractory business, and
- ıŀ. all Diabilities of any nature or description, whether fixed, contingent or absolute, asserted or unasserted, matured or unmatured, liquidated or unliquidated. accrued or not accrued, known or unknown, due or to become due, whenever or however arising, whether secured or unsecured, of Demerged Company pertaining to the refractory business including:
 - all the debts, duties, obligations and habilities, including contingent liabilities. which arise out of the activities or operations of Demerged Company. SMEMON VILLENGE pertaining to the refractory business; ENJEW BITTO

the specific foans or borrowings raised, incurred and utilised solely for the activities and operations of Demorged Company pertaining to the refractory business.

It is intended that the definition of the Demerged Undertaking 1 under this clause would enable the transfer of all properties. Assets and Liabilities of the Demerged Company relating to the DMC Unit, on a going concern basis to the Resulting Company persuant to the Scheme.

Any question that may arise as to whether a specific Asset, Permit, Employee, Contract, Records, Intellectual Property or any Cability pertains or does not pertain to the DMC Unit or whether it arises out of the activities or operations of the DMC Unit or not or whether the same shall be transferred or not shall be decided by mutual agreement between the Board of Oirectors of the Demerged Company and the Resulting Company or any committee thereof or authorized personnel.;

- 1.10 "Demerged Undertaking 2" or "GT Unit" means the tours and travel service business of Demerged Company comprising inter alia of its undertakings, Assets, Liabilities, Contracts, properties, investments and employees, of whatsoever nature and kind, and wheresoever situated, which relate thereto, or are necessary thereof on a going concern basis, including but not limited to the following:
 - All Assets, including computer (desktop and/or Innton), equipment including office equipment, furniture, fixtures, vehicles, is stationary, all land (including freehold, leavehold, leave and licensed land if any), buildings, any tenancies in relation to land and buildings, appliances, accessories, parking rights, advances and deposits with any relevant Governmental Authority or others, loans, nutstanding loans and advances recoverable in cash or in kind (including accrued interest), receivables, cosh, palances with banks, cheques, bills of exchange and other negotiable instruments, benefits of any bank guarantees, performance guarantees, corporate guarantees, letters of credit, financial assets and instruments, investments and other funds along with accrued interest thereon and all rights, title, interest, easement and claims in relation thereto, whether real, personal or mixed, corporeal or incorporeal, in possession or otherwise.







tangible or intangible, present or future, actual or contingent of whatsoever nature pertaining to the Govan travels business;

- b) All valid and subsisting Contracts, to which Demerged Company is a party, exclusively relating to Govan Travels or otherwise identified to be for the benefit of the same,
- c) All Intellectual Property exclusively used by or held for use by Demurged Company in relation to Govan Travels, whether or not registered, owned or Intensed, including any form of Intellectual Property which is in progress;
- All Permits (including (i) accreditation by International Air Transport Association, and Department of Tourism and Ministry of External Affairs, Government of India; (ii) membership of International Travel associations including Indian Association of Tour Operators, Travel Agents Association of India, Advanced Technology Artauhment, American Society of Travel Advisors, United Federation of Travel Agents' Associations), quotas, entitlements, claims, liberties, advantages, easements, tenancies including tenancy rights in relation to offices. and residential properties, if any, privileges and similar rights, and any waivers of the foregoing, issued by any legislative, executive or judicial unit of any relevant. Governmental Authority including but not limited to the relevant linenses. electricity, water supply and environment related approvals and connections, telephone, broadband, wireless and other communication systems and equipment related approvals and connections including for data/image/graphics. storage, reproduction, transmission and transfers, and all other rights, Permits, and pending applications for Permits, renewals or extension thereto that exclusively relate to, are issued or held for use by Demerged Company pertaining to Govan Travels;
- e) All benefits, entitlements, exemptions, payment deferrals, incentives and concessions under incentive schemes and policies including duties, cess, levies, refunds, interest credits and claims under customs, service tax, VAT, GST, sales tax and entry tax and income tax laws (including but not limited to credit for advance tax, taxes deducted at source, brought forward accumulated tax losses,





unabsorbed depreciation, brought forward losses and unabsorbed depreciation. as per the books of account, etc.), subsidy receivables or grants from any relevant. Governmental Authority, all other direct tax benefit/exemptions/deductions, sales fax deferrals, to the extent statutorily available/altocable/referable or related in Demerged Company pertaining to Govan Travels, along with associated obligations,

- f) All Employees of Demerged Company pertaining to Govan Travels and any payment made towards any provident fund, employees state insurance, gracuity. fund, staff welfare scheme or any other special schemes, funds or benefits, existing for the benefit of such employees of Demerged Company, together with such of the investments made by these funds, which are in respect of such Employees of Demorged Company:
- All legal proceedings (whether civil, criminal or taxation related) or other proceedings or investigations of whatsoever nature (including those before any Governmental Authority) initiated by or against Demerged Company or proceedings or investigations to which Demerged Company is party to, that pertain to Govern Travers, if so ascertainable, whether pending/origining or which may be instituted any time in the future, to the extent legally permitted;
- All Records, pertaining to Govan Travels; and
- all Liabilities of any nature or description, whether fixed, contingent or absolute, П assented on unasserted, motored or unmatured, liquidated or unliquidated, accrued or not accrued, known or unknown, due or to become due, whenever or however arising, whether secured or unsecured, of Demerged Company pertaining to the Govan Travels including.
 - all the debts, duties, obligations and liabilities, including contingent liabilities. which arise out of the activities or operations of Demerged Company pertaining to the Govan Travels,
 - the specific loans or borrowings raised, incurred and utilised solely for the activities and operations of Demorgon Company pertaining to the Govan Travels Jashhima V KLames

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It is intended that the definition of the Domergod Undertaking 2 under this clause would enable the transfer of all properties, Assets and Liabilities of the Demerged Company relating to the GT Unit, on a going concern basis to the Resulting Company pursuant to the Scheme

Any question that may arise as to whether a specific Asset, Permit, Employee, Contract, Records, Imeliectual Property or any Liability pertains or does not pertain to the Govan Travels or whether it arises out of the activities or operations of the Govan Travels or not or whether the same shall be transferred or not shall be decided by mutual agreement between the Board of Directors of the Demorged Company and the Resulting Company or any committee thereof or authorized personnel,

- 1.11 "Demerged Undertakings" means Demerged Undertaking 1 or DMC Unit and Demerged Undertaking 2 or GT Unit, collectively;
- 1.32 "Effective Date" shall mean the last of the dates on which all the conditions and matters referred to in Clause 73 of this Scheme have been fulfilled or are waived by the Board of both Demerged Company and Resulting Company. Any references in the Scheme to "upon the Scheme becoming effective" or "effectiveness of the Scheme" or "coming into effect of this Scheme" shall mean the "Effective Date";
- 1.13 "Employees" means employees whether permanent or temporary, including employees/personnellengaged on contract basis and contract labourers, apprentices, interns/trainees, buth on-share and offshore;
- *Encumbrance* means any (i) charge, lien (statutory or other), or mortgage, any easement, right of way, right of first refusal or other encombrance or secondy interest securing any obligation of any person; (ii) pre-emption right, option, right to acquire, right to set off or other third party right or claim of any kind, , including any restriction on use, voting, Transfer, receipt of income or exercise; or (iii) any equity, assignments hypothecation, title retention, restriction, power of sale or other type of preferential arrangements; or (iv) any agreement to create any of the above, and the term *Encumbered* shall be construed accordingly;
- 1.15 "Governmental Authority" means any applicable central, state or local government or semi-government, legislative, executive, regulatory or administrative authority.



Joral authority, agency or commission or any court, tribunal, board, department, commission, entrty, agency, bureau, instrumentality, official, judicial or arbitral body, statutory body or Stock Exchange(s), including but not limited to the Reserve Bank of India ("RBI") and the Securities and Exchange Board of India ("SEBI") or any other organization to the extent that the rules, regulations and standards, requirements, procedures or orders of such authority, body or other organization have the force of law.

- 1.16 "Income Tax Act" means the Income Tax Act, 1961, including the rules made thereunder, and any amendments, alterations, modifications made thereto or any rechactments thereof for the time being in force.
- "Intellectual Property" means all Intellectual properties including trademarks, service marks, logos, trade names, domain names, database rights, design rights, rights in know-how, goodwill, trade secrets, copyrights, moral rights, confidential processes, patents, inventions and any other intellectual property or proprietary rights (including rights in computer software) of like nature:
- 1.18 "Liability" means any liability, luan, borrowings, financial assistance, indebtedness, obligation, interest, penalty, commitment, expense, claim, distincinty, guarantee or endorsement of or by any person of any type, known or unknown, asserted or unasserted and whether accrued, absolute, contingent, matured or unmatured, including any liability for Taxes;
- 1.19 "National Company Law Tribunal" or "NCLT" means the National Company Law Tribunal conditioned by the Central Government under section 408 of the Act having jurisdiction to relation to Demerged Company and Resulting Company;
- 1.2ff "New Equity Shares" means the equity shares of the Resulting Company issued and allotted pursuant to the Scheme;
- 1.21 "Parties" shall mean collectively the Demerged Company and the Resulting Company and "Party" shall mean each of them, individually:
- 1.22 "Permits" means all consents, licences, permits, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers.





- exemptions, allotments, concessions, no-objection certificates, certifications, registrations, whether governmental, statutory, regulatory under Applicable Law:
- 1 23 "Record Date" means the date fixed by the Board of Directors of the Demerged Company and the Resulting Company for the purpose of determining the shareholders. of the Demerged Company to whom New Equity Shares will be allotted pursuant to the Scheme;
- 124 "Records" means all books, records, files, papers, engineering and process. information, records of standard operating procedures, computer programs along with their licenses, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credic information, customer pricing information and other records and all other information on whatever media stored, whether in physical or electronic form;
- 1 25 "Registran of Companies" means the jurisdictional Registral of Companies of Demerged Company and the Resulting Company;
- 1.26 "Remaining Business" means all the undertakings, businesses, activities and operations of Demerged Company, but excluding the DMC Unit and GT Unit as defined. in Sub-clause 1.9 and 1.10 above;
- 1.27 "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Arrangement in its present form as submitted to the Hon'ble NCLT or this Scheme with such modification(s), if any made, as per Clause 21 (if the Scheme,
- "SEBI Circular" shall mean the circular issued by the SEBI, being Master Circular 1.28 SEB /HO/CFD/POD-7/P/CIR/Z023/93 dated June 20, 2023, and any amendments thereof, modifications issued pursuant to regulations 11, 37 and 94 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulațions, 2015;
- 1.29 "Stock Exchange(s)" mean BSE cimited, National Stock Exchange of Indra Limited, Calcutta Stock Exchange Limited and Metropolitan Stock Exchange of India Limited, collectively; Anthron Williams

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- 1.30 "Taxation" or "Tax" or "Taxes" means all forms of taxes (whether direct or indirect) and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies, whether levied by reference to income, profits, book profits, gains, asset values, turnover, added value or otherwise and shall further include payments in respect of or no account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarify to Demerged Company and Resulting Company and all penalties, charges, costs and interest relating thereto; and
- 1.31 "Tax Laws" means all Applicable Laws, acts, rules and regulations dealing with Taxes including but not limited to the income-tax, goods and services tax or any other levy of similar nature.

CONSTRUCTION

- 2.1 All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, the Income Tax Act, the Securities Contract Regulation Act, 1956, Securities and Exchange Board of India Act, 1992 [including the Regulations made thereunder], the Depositories Act, 1996, Applicable Taws, rules, regulations, bye-laws, as the case may be or any statutory modification or re-enactment thereof from time to time.
- 2.2 In this Scheme, unless the context otherwise requires:
 - words denoting singular shall include plural and vice versa;
 - headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;
 - references to the word "include" or "including" shall be construed without limitation;
 - d) a reference to an article, clause, section, paragraph or schedule is, unless indicated to the contrary, a reference to an article, clause, section, paragraph or schedule of this Scheme;
 - e) reference to a document includes an amendment or supplement to, or replacement or novation of, that document; and

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- references to a person include any individual, firm, body corporate (whether ř| incorporated or not), Governmental Authority, state or agency of a state or any joint venture, association, partnership, works councilor employee representatives body (whether having separate legal personality or not).
- g) references to any of the terms, taxes, duty, levy, cess in the Scheme shall be Construed as reference to all of them whether jointly or severally
- 5) word(s) and expression(s) elsewhere defined in the Schome will have the meaning(s) respectively ascribed to them.
- i'n unless otherwise defined, the reference to the word "days" shall mean calendar days.
- references to dates and times shall be construed to be references to Indian dates. pl. and times.
- any reference to any statute or statutory provision shall include:
 - aff subordinate legislations made from time to time under that provision. (i) (whether amended, modified, re-enacted or consulidated from time to time or not) and any retrospective amendment; and
 - (III) Such provision as from time to time amended, modified, re-enacted or consolidated (whether before or after the filing of this Scheme) to the extent such amendment, modification, re-enactment or consolidation applies or is capable of applying to the matters contemplated under this Scheme and [to the extent liability thereunder may exist or can arise) shall. include any past statutory provision (as amended, modified, re-enacted or consolidated from time to time) which the provision referred to has directly or indirectly replaced.

PART II - SHARE CAPITAL

3, SHARE CAPITAL

3.1 The authorized, issued, subscribed and paid-up share capital of Demerged Company. as on December 31, 2023 is as under: of and Ing Answeimer Villiamuse

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Share Capital	INR crores
Authorized Share Capital	
11,57,26,820 (11,47,26,820) Ordinary equity shares of Rs. 2/-each	73.45
8,52,73,180 (8,52,73,180) Unclassified equity shares of Rs 2/- each	17.05
Total	40.50
Issued, Subscribed and Fully Paid Up Share Capital	
8,09,39,303 (8,09,39,303) ordinary equity shares of Rs. 2/- each	16.19
Total	16.19

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up capital of the Demerged Company.

3.2 The authorized, issued, subscribed and paid-up share capital of Resulting Company as on December 31, 2023 is as under;

Share Capital	INR crores
Authorized Share Capital	
20,00,00,000 equity shares of Rs. 10/- each	200
10 redeemable preference shares of INR 10/- each	0.00000
Total	200.00001
Issued, Subscribed and Pald-up Share Capital	
4,42,00,107 equity shares of Rs. 10/- each	44.20
1 redeemable preference share of iNR 10/- each	0.000001
Total	44.200001

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up capital of the Resulting Company.

The Demerged Company and Resulting Company may, if required for the purpose of 3,3 their respective businesses, during the pendency of the Scheme, from time to time, in Jackhine VIlleanin accordance with the Act, rules and regulations framed by SEBI including the SEBI [Issue]



of Capital and Disclosure Requirements) Regulations, 2018 and other Applicable Laws, issue securities to any persons finaluding by way of a rights issue, preferential alletment or bonus issue), in the normal course of busingss,

4. DATE OF TAKING EFFECT AND OPERATIVE DATE:

The Scheme as set out herein in its present form or with any modification(s) approved. or imposed or directed by the NCLF or made as per Clause 21 of this Scheme, shall be effective from the Appointed Date, but shall be operative from the Effective Date.

PART (I) - TRANSER AND VESTING OF DEMERGED UNDERTAKINGS TO THE RESULTING COMPANY

TRANSFER AND VESTING OF DEMERGED UNDERTAKINGS

5. L Upon the Scheme becoming effective and with effect from the opening of business. hours of the Appainted Date, and subject to the provisions of this Scherne and pursuant to Sections 230 to 232 of the Act, the whole of the Demerged Undertakings. of the Demerged Company shall stand demerged, transferred and vested in the Resulting Company on a going concern basis and all Assets, Liabilities, Contracts, Employees, Permits, Records, no objection contificates, approvals, credentials, litigations, etc. of the Demorged Undertakings shall, without any further act, instrument or deed, stand demerged, transferred to and vested in or be deemed in have been demorged, transferred to and vested in the Resulting Company, so as to become as and from the Appointed Date, the Assets, Liabilities, Contracts, Employees, Permits, Records, no objection certificates, approvals, credentials, Ligations, etc. of the Resolting Company by writte of, and in the manner provided in this Scheme.

5.7 ASSETS AND LIABILITIES

Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon this Scheme becoming effective and with effect from * Harming Villianing at and log

the Appointed Date:

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- All the moveble Assets pertaining to the Demerged Undertakings capable of 5 2.1 being fransforred to and vested by delivery, including plant and machinery and Records, or which are incorporeal property shall be handed over by physical or constructive delivery (together with duly executed transfer forms or other documents as may be required) to Resulting Company, along with such other documents as may be necessary or by manual/constructive delivery of possession and/or by endorsement and delivery, as appropriate in relation to the Asset, towards the end and intent that the property therein passes to Resulting Company on such delivery without requiring any deed or instrument. of conveyance for the same and shall become the property of Resulting Company accordingly. The investments of the Demerged Company, relating to the Demorged Undertakings (if any) held in dematerialized form will be transferred to Resulting Company by issuing appropriate delivery instructions. to the depository partropant of the Demerged Company and Resulting Company, as may be required. The investments of the Demerged Company, relating to the Demorged Undertakings (if any) held in physical form will be transferred to Resulting Company by execution of ducy stamped transfer forms. by the Domerged Company and Resulting Company and delivery of the relevant contificates reflecting inwhorship of such investments by the Demarged Company to the Resulting Company, Such delivery and transfer shall be made on a date mutually agreed upon between the respective Boards of Demerged Company and Resulting Company or any committee thereof or authorized personnel, being a date after the sanction of the Scheme by the NCLT.
- 5.2.2. The movable Assets pertaining to the Demerged Undertakings, other than those specified in sub-clause 5.2.1 above, including intangible assets, actionable claims, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances, investments (other than those covered in sub-clause S.2.1) and deposits including deposits pold in relation to outstanding litigations, if any, with any Governmental Authority, customers and other persons, shall, without any ROSURA MON V Valorina

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further act, instrument or deed, be transferred to and vested in as the property. of Resulting Company. The Resulting Company may, if required, give notice in such form as it may doem bt and proper to each person or debtor that, pursuant to the Scheme, the said person or debtor should return the investment, pay the interest, debt, loan or advance or make good the same or hold the same to its account and that the right of Resulting Company to recover or realise the same is in substitution of the right of Demerged. Company and that appropriate entry should be passed in its respective books. 10 record the aforesaid charges. Any document of title pertaining to the Assets of the Demerged Undertakings shall also be deemed to have been mutated. and recorded as titles of Resulting Company to the same extent and manner as originally held by Demerged Company to the end and intent that all the Ownership, right, title and interest so vesting in Resulting Company will be such as if Resulting Company was originally the Demerged Company, The Resulting Company shall be entitled to the delivery and possession of all discurrents of title including all related documents of all such movable Assets perfaining to the Demerged Undertakings.

5.2.3. Without prejudice to any of the clauses above, a Limmovable Assets perfaming to the Demorged Undertakings on and from the Appointed Date, including land. together with buildings and structure and rights thereon, whether freehold or leasehold, and any documents of title, rights, interests, claims, including leases, licenses and easements in relation thereto, shall, pursuant to the applicable provisions of the Act and the Scheme, without any further act, instrument, deed, matter or thing, stand transferred to and vested into-Resulting Company, as of the Appointed Date. The mutation of the title to the immovable Assets shall be made and duly recorded by the appropriate Governmental Authorities pursuant to the sanction of the Scheme and upon the Scheme becoming effective, in accordance with the terms Pereof, in Jayour, of Resulting Company without requirement of execution of any (urther documents for registering the name of Resulting Company as owner thereof. An Stella meter July Branch and and the Governmental Authorities, including Sub-registrar of Assurances,

Tolati, Tehsildar, etc. to rely on the Scheme along with the copy of the order passed by the NCLI sanctioning the Scheme, to make peressary mutation. entries and changes in the land or revenue records to reflect the name of Resulting Company as owner of the Immovable Assets. Without prejudice to the aforesald, the Resulting Company shall be ensitled to and exercise all rights. and privileges attached to the immovable properties and shall be liable to pay. rent, taxes and to fulfill all obligations in relation to or applicable to such immovable properties with effect from the Appointed Date. Furthermore, no duty (including stamp duty), levy, cass of any nature will be pavable by the Resulting Company at the time of transfer of the Endumbrance, charge and/or right covered above with respect to the immovable properties, it is clarified for the removal of doubt that if any document is required to be executed by the Resulting Company for the purpose of transfer of immovable properties, then the Resulting Company shall be entitled to execute such deeds, agreements, conveyance and/or documents at may be required to ensure mutation of the title to the immovable properties in favour of the Resulting Company by the Governmental Authorities upon this Scheme becoming effective, provided that, the immovable properties in respect of which the Demerged Company. has executed a duly stamped and registered agreement to sell / purchase or development agreement or similar agreement and a conveyance deed/sale doed has to be relexicoated in favour of the Resulting Company, then the Resulting Company shall be entitled to avail credit to the stamp duty (if any). arready paid by the Demerged Company on the respective agreements.

5.2.4 All telephones, telex, facsimale, cell phones and other communication facilities, electricity, water and other utility connections and tariff rates in respect thereof sanctioned by various public sector and private companies, boards, agencies and authorities to the Demerged Company together with security deposits and all other advances paid, shall stand transferred in favour of the Resulting Company on the same terms and conditions upon this Scheme becoming effective with effect from the Appointed Date without requiring any further act, deed or instrument for the transfer of the same:



- 5.2.50 All Intellectual Property portaining to the Demerged Undertakings (specifically excluding such Intellectual Property rights as may be identified by the Board of Demerged Company or by any other employee as authorized by the Board of Demerged Company), if any, shall stand vested in Resulting Company without any further act, instrument or deed. The Resulting Company and the Demerged Company shall take all necessary outions and steps to Implement or record such transfer as may be required under Applicable Law.
- 5.2.6 All the Liabilities including contingent liabilities payable by the Demerged Company pertaining to the Demerged Undertakings and duties and noligations of the Demerged Company pertaining to the Demerged Undertakings shall, without any further act, instrument or deed, be transferred to and vested into as the Liabilities of the Acsulting Company, to the extent they are outstanding on the Appointed Date and shall become the Labilities of Resulting Company on the same terms and conditions as were applicable to Demerged Company, and Resulting Company alone shall meet, discharge and satisfy the same.
- 5.2.7. All Liabilities including contingent liabilities payable by the Demerged Company perfaining to the Demerged Undertakings, including thinse which are incurred or which arise or accrue on or after the Appointed Date but prior to the Effective Date, shall, without any further act, instrument or deed, be transferred to and vested into as the Liabilities of Resulting Company and the same shall be assumed by Resulting Company and to the extent they are outstanding on the Effective Date on the same ten is and conditions as were applicable to Demerged Company and Resulting Company alone shall meet, discharge and satisfy the same.
- 5.2.8. Any Liabilities pertaining to the Demerged Undertakings as on the Appointed Date that are discharged by Demerged Company on or after the Appointed Date but or/or to the Effective Date, shall be deemed to have been discharged for and on account of Resulting Company.

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5.2.9 The transfer and vesting of the Demerged Undertakings, shall be subject to the existing securities, charges and mortgages, if any, subsisting over or in respect of the Assets or any part thereof.

Provided that in so far as the Assets comprised in the Demerged Undertakings are concerned, the Encumbrance over such Assets relating to any Liabilities pertaining to the Remaining Business shall, without any further act or deed, be released from such Encumbrance and shall no longer be available as security in relation to such Liabilities.

Provided further that In so far as the Assets comprised in the Remaining Business are concerned, the Encumbrance over such Assets relating to the Liab littles pertaining to the Demerged Undertakings shall, without further act, instrument or deed, along with any guarantees, indemnities, or undertakings provided by Demerged Company in relation to the Demerged Undertakings, be released and discharged from the obligations and security relating to the same. With effect from the Appointed Date and upon the Scheme becoming effective, Resulting Company undertakes to meet, discharge and satisfy the loans, berrowings, debts and financial assistance pertaining to the Demerged Undertakings transferred to it.

Provided also that the transfer and vesting of Liabilities pertaining to the Demerged Undertakings shall continue to have Finanthrances confined only to the relevant Assets of the Demerged Undertakings or part therent and no such Encombrances shall extend over or apply to any other Asset(s) of Resulting Company

It is hereby clarified that it shall not be necessary to obtain the consent of any third party or other person who is a party to any Contract by virtue of which such Liabilities, duties and obligations have arisen in order to give effect to the provisions of this clause. Provided however, the Demerged Company shall process all such consents and provide all required intimations to such persons.

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5.2.10 Without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme and with effect from the Appointed Date,



all Permits including leases, privileges, desements and advantages, facilities, rights, powers and interest (whether vested contingent or impending), of every kind and description of whatsoever nature in relation to the Demerged. Undertakings, to which Demerged Company is a party to or to the benefit of which Demerged Company may be eligible and which are subsisting or having effect immediately before the Effective Date shall, subject to Applicable Law, stand transferred to and vested in or shall be deemed to be transferred to and vested in Resulting Company as if the same were originally given or issued to or executed in favour of Resulting Company, and the rights and benefits under the same shall be available to Resulting Company, Further, Demorged Company shall execute such further deeds or documents, file such applications with the concerned authorities, as may be required to give effect to this clause.

- 5.2.11 All cheques and other negotiable instruments, payment order, electronic fund transfers (like NEFT, RTGS, etc.) received or presented for encashment which are in the name of Domerged Company (in relation to its Demerged Undertakings, after the Effective Date shall be accepted by the banker(s) of Resulting Company and condited to the account of Resulting Company, if presented by Resulting Company or received through electronic transfers. Similarly, the banker(s) of Resulting Company shall honour all cheques/electronic fund fransfer instructions issued by Demerged Company. (in relation to its Demerged Undertakings) for payment after the Effective Date.
- 5.2.12. Taxes, If any, paid or payable by the Demorged Company after the Appointed Oate and specifically portaining to its Demerged Undertakings shall be freated. as paid or payable by the Resulting Company and the Resulting Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 5.2.13. If the Demerged Company is entitled to any unutilized credits (including balances or odvances), benefits under the Incentive schemes and policies. including tax holiday or concessions relating to its Demorged Undertakings. under any Tax Laws or Applicable taws, the same shall, to the extent statutorily. Jacknema Viewanni

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available and along with associated obligations, stand transferred to and be available to Resulting Company as if Resulting Company was originally entitled. to all such benefits, entitlements, incentives and concessions and the Resulting Company shall be entitled, as an integral part of the Schenic to claim such. benefit or incentives or unutilised credits as the case may be without any specific approval or permission. Further, Demerged Company and Resulting. Company shall execute such further deeds or documents, file such applications. with the concerned authorities, as may be required to give effect to this clause.

- 5.2-14. All benefits of any and all corporate approvals as may have already been taken. by Oemerged Company with respect to the Demerged Undertakings, whether being in the nature of compliances or otherwise, shall stand vested in Resulting. Company and the said corporate approvals and compliances shall, be deemed. to have been taken/complien with by Resulting Company.
- 5.2.15. Upon the Scheme becoming effective, the Demerged Company and the Resulting Company shall have the right to revise their respective financial. statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for motters incidental thereto, if required, to give effect to the provisions of the Scheme
- 5.2.16. In respect of any refunds, benefits, intentives, grants, subsidies in relation to or in connection with the flemerged Undertakings, the Demerged Company shall, if so required by the Resulting Company, issue notices in such form as the Resulting Company may deem fit and proper stating that pursuant to the NCCT having sanctioned this Scheme, the relevant refund, benefit, incentive. grant, subsidies, be paid or mode good or held on account of the Demorged. Company, as the person entitled thereto, to the end and intentishes the right. of the Demorged Company to recover or realise the same, stands transferred. to the Resulting Company and that appropriate entries should be passed in their respective books to record the aforesaid i hanges. All other assets of the Demerged Company of every kind, nature and description in relation to the Demerged Undertakings other than those mentioned above, including but not Frankina V Musing

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limited to actionable claims, sondry debtors, receivables, bills, credits, outstanding loans, advances (if any) recoverable in cash or kind or for value to be received, bank balances, investments, carnest money and deposits with any governmental or quasi-governmental authority, other authorities and bodies. or with any other company or person, or customers (along with the encumbrance, charges and /or rights thereon), suppliers or vendors, shall without any further act or deed, cost or charge and without any notice or other intimation to any third party be transferred to and be vested in the Resulting Company upon this Scheme becoming effective with effect from the Appointed Date.

It is clarified that the Demorged Company shall if so required by the Resulting Company, issue notices in such form as the Resulting Company may deem fit. and proper, and/ or the Resulting Company may, in its sole discretion, without being obliged to do so, issue notices in such form as the Resulting Company. may deem fill and proper stating that pursuant to the sanction of this Schome. the relevant debt, loan, advance or other asset, be paid or made good or held on account of the Resulting Company, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realize. the same stands transferred to the Resulting Company and that appropriate entries should be passed in their respective books to record the aforesaid. changes;

6. PERMITS

6.1. With effect from the Appointed Date, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Demerged Company pertaining to the Demerged Undertakings, pursuant to the provisions of Sections 230 to 232 of the Act, shall be transferred to and vested in the Resulting Company and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company on such Permits so as to empower and facilitate the transfer and vesting of the Demorged Undertakings in the Resulting Company and continuation of Operations perlaining to the Demerged Undertakings by the Resulting Company without any hindrance. The Permits shall stand transferred to and vested in or be-Jashina Vinous

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deemed to have been transferred to, and vested in, and be available to, the Resulting Company so as to become as and from the Appointed Date, the Permits, rights, title, interests and benefits of the Resulting Company as if the same were originally given by, issued to or executed in favour of the Resulting Company and the Resulting Company shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to the Resulting Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws, without any other order to this effect, pursuant to the sanction of this Scheme by the NCLT.

- 6.2. Upon the Effective Date and until the Permits are transferred, vested, recorded, effected, and/or perfected, in the record of the appropriate Governmental Authority, in favour of the Resulting Company, the Resulting Company is authorized to carry on business in the name and style of the Demerged Company, and under the relevant Permits, and the Resulting Company shall keep a record and/or account of such transactions.
- 6.3. Notwithstanding the generality of the foregoing provisions, all electricity, gas, water and any other utility connections and tariff rates in respect thereof sanctioned by various public sector and orivate companies, boards, agencies and authorities in different states pertaining to the Demerged Undertakings, together with security deposits and all other advances paid, shall stand automatically transferred in Jayour. of the Resulting Company on the same terms and conditions without any further act, instrument, deed, matter or thing being made, done or executed. The relevant electricity, gas, water and any other utility companies, boards, agencies and authorities, upon receiving of the information about the effectiveness of the Scheme, shall issue invoices in the name of the Resulting Company with effect from the billing cycle commencing from the month immediately succeeding the month in which the Effective Date (alls. The Resulting Company shall comply with the terms, conditions and covenants associated with the grant of such connection and shall also be entitled. to refund the security deposits placed with such companies, boards, agencies and authorities in respect of the Demerged Undertakings.





6.4. Where there are any common Permits, utilities etc. being used for the Demerged Company as a whole (i.e. for the refractory business. Govan Travels business and the Remaining Business jointly), the Resulting Company shall be allowed to continue to whilze such common Permits, utilities etc. till such time that the Resulting Company is able to produce such Permits, utilities etc. in its own name.

7 CONTRACTS, DEEDS, APPROVALS, EXEMPTIONS, ETC.

- /1. Subject to the other provisions of the Scheme, all Contracts in relation to the Demenged Undertakings, to which the Demerged Company is a party and which is subsisting or having effection or immediately before the Effective Date shall remain in full force and effect against or in favour of the Resulting Company and shall be binding on and be enforceable by and against the Resulting Company as fully and effectually. as if the Resulting Company had at all material times been a party or beneficiary or obligue thereto. The Resulting Company will, if required, enter into a novation agreement, sub-contracting agreement, deeds, writings or confirmations in relation. to such Contracts as stated above and, if required, cause such Contracts as stated above to be formally taken on record/ recognised by the appropriate Governmental. Authorities or other persons. Until such time the relevant counterparty takes cognizance of the transfer of the Contract to the Resulting Party, all rewards, benefits, payments under such Contracts shall be enforced and held in trust by the Demerged. Company in favour of the Resulting Company and all duties and obligations under such Contracts shall be performed by the Resulting Company. In such cases, the Resulting Company, if required that indemnify the Demerged Company for any risks or loss or reward associated with such Contracts.
- 7.2. Without prejudice to the other provisions of this Scheine and notwithstanding the fact that vesting of the Demerged Undertakings of the Demerged Company occurs by writing of this Scheme, the Demerged Company and/or the Resulting Company may, at any time in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, take such actions and execute such deeds (including deeds of adherence). Confirmations, other writings or tripartite arrangements with any party to any Contract to which the Demerged Company is a party or any writings as may be



necessary in order to give effect to the provisions of this Scheme. The Resulting Company shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company, after making prior. intimation to the Demerged Company, to carry out or perform all such formalities or Compliances referred to above on the part of the Demerged Company pertaining to Demerged Undertakings

- 7.3 On and from the Effective Date, and thereafter, the Resulting Company shall be entitled to enforce all pending contracts and transactions and to accept stock returns. and issue credit notes in respect of the Demerged Company, in relation to or inconnection with the Demerged Undertakings, in the name of the Resulting Company. In so far as may be necessary until the transfer of rights and obligations of the Demerged Undertakings to the Resulting Company under this Scheme have been given effect to under such contracts and transactions.
- 7.4. in an event where any Contracts pertaining to the Demerged Undertakings are not transferrable for any reasons, the Demerged Company shall sub-contract such contracts to the Resulting Company by entering into applicable Contracts as per the Applicable Law and the provisions of the Contract which is sought to be subcontracted. In such cases, the Resulting Company, if required shall indemnify the Demerged Company for any risks or loss or reward associated with such Contracts subcontracted. Further, if any Contracts pertaining to the Demerged Undertakings are not transferrable for any reasons and cannot be sub-contracted to the Resulting Company. them, the Resulting Company shall allow the Demerged Company the right to use such performance qualifications, technical experience and credentials, if required, which will be transferred to the Resulting Company pursuant to this Scheme to complete/ implement only such Contracts.
- Any powers of attorneys provided by the Demorged Company in respect of the 7.5 Demerged Undertakings shalf be either: (a) revoked by the Demerged Company on and from the expiry of 30 days from the Effective Date and the Resultant Company. may issue fresh powers of attorneys as may be applicable; or (b) be read as having been provided by the Resulting Company on and from the Effective Date, as may be agreed by the respective Boards of the Parties. James Villes duca

- 7.6. All insurance policies of the Demorged Company issued in respect of the Oemerged Undertakings shall be deemed to have been transferred to and stand to the benefit of the Resulting Company shall be substituted as "Insured" in the policies as if the Resulting Company was initially a party thereto.
- 7.7. On and from the Effective Oute until the date when any Contracts entered into by the Demerged Company with insurers in respect of the Demerged Undertakings are transferred to the Aesulting Company pursuant to and in accordance with the Scheme or new insurance policies are obtained by the Resulting Company in respect theren), the Demerged Company shall cooperate with the Resulting Company and take all necessary steps including payment of the requisite premium amount (which shall be reimbursed by the Resulting Company), to ensure that the insurance policies are maintained as valid and subsisting and the Resulting Company is able to make any claims under such policies (whether directly or through the Demerged Company).

LEGAL PROCEEDINGS

- 8.1 Upon the coming into effect of this Scheme, legal proceedings pending as on the Effective Date relating to the Demerged Undertakings shall not above in the discontinued or br in any way prejudicially affected by reason of this Scheme or by anything contained in this Scheme but shall be continued and be enforced by or against the Resulting Company with effect from the Effective Date in the same manner and to the same extent as would or might have been continued and enforced by or against the Demerged Company.
- 8.2. The Resulting Company: (a) shall be replaced/added as party to such proceedings relating to the Demorged Undertakings, and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demorged Company shall consequently stand nullified. Each of the Parties shall make relevant applications to the Governmental Authorities in this regard.
- 8.3. It is Clarified that except as Otherwise provided herein, the Demorged Company shall in no event be responsible or liable in relation to any proceedings relating to the Demorged Undertakings that stand transferred to the Resulting Company







9. EMPLOYEES

- Upon the effectiveness of this Scheme, the Resulting Company undertakes to engage, 9.1 without any interruption in service, all Employees related to the Demorged Undertakings, on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company undertakes to continue to abide by Contract, if any, entered into by the Demerged Company with any of the aforesaid Employees or union representing them. The Resulting Company agrees that the services of all such Employees with the Domerged Company prior to the demerger shall be taken into account for the purposes of all existing benefits to which the said Employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other retiral/ferminal benefits and to this effect the funded accumulated balances, of any, standing to the credit of such Employees as a provision in the books of accounts, of the Demerged Company, or inthe existing provident fund, gratuity fund, superannuation faird or other such fund of which the Employees are members will be transferred to the books of accounts of the Resultant Company or such provident fund, gratuity fund, superannuation funds or other such funds nominated by the Resulting Company and/ or such new fund to be established in accordance with Applicable Law and caused to be recognized by the appropriate Governmental Authorities, by the Resulting Company. The decision on whether or not employee is part of the Demerged Undertakings, he decided by the Demorged Company, and shall be final and binding on all concerned.
- 9.2. On and from the Effective Date and pending the Transfer as aforesaid, any provident fund, the gratuity fund and superannuation fund dues payable in respect of the said employees would be continued to be deposited in the existing the provident fund, gratuity fund and superannuation fund by the Resulting Company through the Demerged Company or provisions in this regard shall be made in the books of accounts of the Resulting Company, as may be applicable

10. FURTHER ASSURANCE

Without prejudice to the provisions of the foregoing and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company may execute any

and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary applications, notices, Intimations or letters with any Governmental Authority or person to give effect to the Scheme.

11. CONSIDERATION

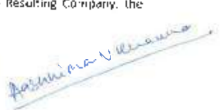
11.1. Upon the Scheme becoming effective and in consideration of and subject to the provisions of the Scheme, the Resulting Company shall without any application or deed, issue and allot New Equity Shares of face value of INR 10% each, credited as fully paid up, to the extent indicated below, to the equity shareholders holding fully paid up equity shares of the Demerged Company and whose name appear in the register of members / register of beneficial owners of the Demerged Company as maintained by the registrar and transfer agent and/or depositories, as the case may be, as on the Accord Date or to their respective heirs, executors, administrators or other legal representatives or other successors in title as may be recognized by the Board of Directors of the Demerged Company In the following proportion, subject to Clause 11.4. Clause 11.5 and Clause 11.6 of the Scheme:

"I fully paid up equity share of face value of INR 15 har hof the Resulting Company shall be issued and allotted for every 48.18 fully paid up equity share of face value INR 2 each held by equity shareholders of the Demerged Company."

Upon this Scheme becoming effective, the Company Secretary or any other authorized personnel of the Demerged Company shall, on the Record Date, provide to Resulting Company, a list containing particulars of equity shareholders of the Demerged Company as on the Record Date, along with their respective entitlement to the fully puid-up equity shares of the Resulting Company, pursuant to this Scheme.

The share exchange ratio was been arrived at on basis of the valuation report of Valoes Ecotoch Pvt. Ltd. (Firm Registration Number IBBL/ RV E/U2/2022/178). M/s D & A Financial Services (P) Eld., SEBI registered Category I merchant banker having license car. [NM000011484, has provided a fairness report on the fairness of the share exchange ratio determined for the demerger of the Demerged Undertakings of Demerged Company into the Resulting Company. Based on the recommendations of the audit committee of the Demerged Company and the Resulting Company, the





valuation report and fairness report as aforesoid have been duly approved by the Board of each of the Demerged Company and the Resulting Company.

- The fractional eptitlements, if any, shall be consolidated and the aggregate of such. fractions shall be issued and allotted directly to and hold by a trustee nominated by the Board of Resulting Company in that behalf, who shall sell such shares in the market. at all market price or at a price as prescribed under regulation 165 of Securities, and Exchange Board of India (Issue of Capital and Disclosure Regulatoris) Regulations, 2018 or as amended whichever is applicable. Such sale to be concluded within 90 days, is compliance with Applicable Law, from the date of allotment of shares, as per the Scheme and on such sale, shall pay to the Resulting Company, the net sale proceeds. (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shazeholders of Demerged Company in proportion to their respective fractional entitlements so sold by the trustee. In the event that the trustee. is unable to self such shares in the market as oforesaid, these may be sold through off market transactions at such price and on such time or times as the trustee may in its sole discretion decide, from the date of allothen) of shares, as per the Scheme and on such sale, shall pay to the Resulting Company, the net sale proceeds [after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of Demerged Company in proportion to their respective. fractional entitlements so sold by the trustee.
- 11.4. The New Equity Shares to be issued to the shareholders of the Demerged Company as above shalf be subject to the provisions of the Memorandom of Association and Articles of Association of the Resulting Company. Further, the New Equity Shares issued shall rank pari passu with the existing equity shares of the Resulting Company in all respects including dividends, if any that may be declared by the Resulting Company on or after the Scheme becoming effective, as the case may be.
- 11.5 The issue and allotment of the New Equity Shares to the shareholders of the Oemerged Company as provided in Clause 11 of this Scheme, is an integral part of the Scheme, and shall be deemed to be carned out without requiring any further act on



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the part of the Acsulting Company or its shareholders as if the procedure laid down under Sections 42, 62 of the Act and any other applicable provisions of the Act or any other Applicable Laws, were duly compiled with

- 11.6 With respect to any foreign shareholders of the Demerged Company, the Resulting Company shall comply with the Applicable Laws including RBI guidelines, SEBI regulations, directions and instructions of the Stock Exchanges and applicable provisions of Foreign Exchange Management Act 1999, including the Foreign Exchange Management (Non-Debt Instruments) Rules, 2019, to enable it to Issue New Equity Shares pursuant to this Scheme.
- 11.7 The New Equity Shares to be issued and allofted by the Resulting Company to the shareholders of the Demerged Company shall be issued in dematerialized form. All the shareholders who hold shares of the Demerged Company in physical form shall. also have the option to receive the equity shares, as the case may be, in dematerialized form provided the details of their account with the depository participant are intimated in writing to the Domerged Company and/or its registrar and transfer agent on or before the Record Date. The shareholders who sail to provide such details shall be issued equity shares in physical form. Notwithstanding the above, if as per Applicable Laws, the Resulting Company is not permitted to issue and allot the New Equity Shares in physical form and it has still not received the demat account. details of such shareholders of the Demerged Company, the Resulting Company shall issue and allot such shares in lieu of the New Equity Share entitlement of such shareholders, into a Suspense escrow demat account, which shall be operated by one of the directors or any such employee of the Resulting Company duly authorized by the Board in this regard, who shall upon receipt of appropriate evidence from such shareholders regarding their entitlements, transfer from such Suspense escrow demataccount into the individual demat account of such claimant shareholders, such number of shares as they may be entitled in terms of this Scheme. Further, the New Equity Shares to be issued in respect of the shares of the Demerged Company held in an Suspense escrow domat account, if any, shall also be issued into the Suspense escrow demat account created for the shareholders of the Demerged Company.





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- In the event that the Parties restructure their share capital by way of share split / consolidation / issue of bonus shares during the bendency of the Scheme, the share exchange ratio per Clause 11.1 shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 31.9. It is hereby clorified that for the purposes of increasing the authorized share capital of Resulting Company to assue the New Equity Shares, the consent of the shareholders of the Resulting Company to this Scheme shall be deemed to be sufficient for the purposes of effecting this amendment and no further resolution under Sections 13, 61, 64 of the Act and other applicable provisions of the Act would be required to be separately passed.
- 11.10. The New Equity Shares to be issued by the Resulting Company pursuant to Clause 11 in respect of such of the Equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending allotment or settlement of dispute by order of Governmental Authority or otherwise.

 Also be kept in abeyance by the Resulting Company
- In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Demerged Company, the Board of the Demerged Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, to effectuate such a transfer in the Demerged Company as if such changes in registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transferor of the share in the Resulting Company and in relation to the shares issued by the Resulting Company after the effectiveness of the Scheme. The Board or any committee thereof or authorized personnel of the Oemerged Company shall be empowered to remove such difficulties as may arise in the course of implementation of this Scheme and registration of new members in the Resulting Company on account of difficulties faced in the transition period.
- 11.12. The New Equity Shares to be issued by the Resulting Company pursuant to this Scheme in respect of any equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Act or otherwise shall, pending electment.





or settlement of dispute by order of a court or otherwise, be held in abeyance by the Resulting Company,

11.13. The Board or any committee thereof or authorized personnel of the Resulting Company shall be empowered to remove any difficulties as may arise in the course of implementation of this Scheme or in relation to the Issue of New Equity Shares and registration of new members in the Resulting Company after this Scheme becomes effective.

PART IV - GENERAL TERMS AND CONDITIONS

12. TRANSACTIONS UPTO THE EFFECTIVE DATE

Upon Scheme being approved by the Board of Directors of the Parties and up to and including the Effective Date:

- 12.1 The Demerged Company shall carry on the business of the OMC unit and GT Unit and shall hold and stand possessed of all its Assets for and on account of and in trust for Resulting Company. The Demerged Company hereby undertakes to hold its said Assets with utmost prudence until the Effective Date.
- 12.2. The Demerged Company shall carry on the business and activities of OMC Unit and GT Unit with reasonable diligence, business prudence and shall not, except in the ordinary course of business or with prior written consent of Resulting Company, undertake or incur any additional Liabilities or expenditure of any nature whatsoever, issue any additional guarantees, indemnities, letters of comfort or commitment either for themselves or on behalf of its respective affiliates or associates or any third party, in relation to the DMC Unit and GT Unit; or Encumber or otherwise deal with or dispose of or after on expand any business or part thereof relating to the Demerged Undertakings.
- 12.3. With effect from the Appointed Date, all the profits or income accruing or arising to Demerged Company or expenditure, trabilities or losses arising or incurred or suffered by Demerged Company, in relation to the DMC Unit and GT Unit, shall for all purposes be treated and be deemed to be accrued as the income or profits or losses or Liabilities.





or expenditure as the case may be of Resulting Company. All taxes (including Income Tax, Service Tax, Value Added Tax, GST etc.), paid or payable whether by way of deduction at source, advance tax or otherwise, by the Demerged Company, in respect of the profits or activities or operations of business relating to the Demerged Undertakings after the Appointed Date, shall be deemed to be paid or payable on behalf of Resulting Company and shall, in all proceedings, be dealt with accordingly.

- 12.4. The Demerged Company shall not vary the terms and conditions of any Contracts in relation to the Demerged Undertakings except in the ordinary course of business or with the prior consent of Resulting Company or pursuant to any pre-existing obligation undertaken by them, as the case may be.
- 12.5. The Demerged Company and Resulting Company shall be entitled, pending sanction of the Schome, to apply to the appropriate Governmental Authorities as necessary under Applicable Law for such Permits which the Resulting Company may require to carry on the business of Demerged Undertakings of the Demerged Company and to give effect to the Schome.
- The Demerged Company in relation to the Demerged Undertakings shall not except in the ordinary course of business or with prior written consent of the Resulting Company; (all waive, defer or release any rights that it may have against any person or any obligations that a person may have towards the Demerged Company; and/or (b) commence or settle any litigation, dispute or claim or admit any hability in any litigation, dispute or claim, as the case may be
- 12.7. The Demerged Company with respect to the Demerged Undertakings shall not vary the terms and conditions of employment of any of its Employees without the written consent of the Resulting Company, except in the ordinary course of business or pursuant to any pre-existing obligation undertaken by the Demerged Company.
- 12.8. If proceedings are instructed or continued against the Demerged Company in respect of matters relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the Resulting Company and at the cost of the Resulting Company, and the latter shall reimburse and indemnify the Demerged Company,





against all Liabilities and obligations incurred by the Demorged Company in respect thereof.

12.9 During the peridency of this Scheme, the Resulting Company and the Demerged Company (in relation to its businesses other than the DMC Unit and GT Unit) shall be free to carry on its business and undertake or pursue any transactions, do all such acts and deeds as may be necessary or expedient in its interests.

13. REMAINING BUSINESS

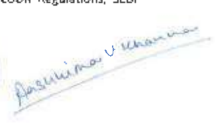
- 13.1. The Remaining Business of Demerge(LCompany and all the Assets, Liab littles and obligations perfaining thereto shalf continue to belong to and be vested in and be managed and operated by Demerged Company.
- 13.2. All legal and other proceedings by or against Opmerged Company under any statute, whether pending on the Appointed Date or which may be instituted in future, whether or not in respect of any matter arising before the Officitive Date and relating to the Remaining Business (including those relating to any Asset, right, power, Liability, obligation or duty of Demerged Company in respect of the Remaining Business), shall be continued and enforced by or against Demorged Company.
- 13.3. On and after the Effective Date, if procredings are instituted against the Resulting Company in respect of the Remaining Business, risk-all defend the same in accordance with the advice of the Demorged Company and at the cost of the Demorged Company, and the fatter shall reimburse and indemnify the Resulting Company, against all Liabilities and obligations incurred by the Resulting Company in respect thereof

14. LISTING OF NEW EQUITY SHARES OF THE RESULTING COMPANY.

14.1. The New Equity Shares to be issued and allotted in terms of Clause 11 above, shall, in compliance with the requirement of Applicable Law, be listed and/or admitted to trading on the Stock Exchange(s) where the existing equity shares of the Resulting Company shall take all steps to get all the New Equity Shares, assued pursuant to this Scheme, listed on the Stock Exchanges on which the equity shares of the Resulting Company are listed, in accordance with the provisions of Applicable Laws including in particular the LODR Regulations, SEBI







Circular and other circulars, notifications and rules issued by SEBI from time to time and enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Laws for complying with the formalities of the Stock Exchange(s) where the existing equity shares of the Resulting Company are listed. On completion of formalities, such Stock Exchange(s) shall list and/or admit the New Equity Shares for the purpose of trading.

- 14.2. The Resulting Company shall, if and to the extent required, apply for and obtain any approvals from the concerned Governmental Authorities for the listing of the New Equity. Shares issued to the shareholders of the Demerged Company under the Scheme.
- 14.3. Post listing of the New Equity Shares of the Resulting Company on the Stock Exchanges, it shall comply with the requirement of maintaining public shareholding of at least 25% in the Resulting Company or such other percentage of the minimum public shareholding within such timelines as may be prescribed by the Governmental Authority or under the Applicable Law from time to time.
- 14.4 Post fisting of the shares of the Resulting Company on the Stock Exchanges, the shares allotted pursuant to this Scheme shall remain frozen in the depository system till the trading permission is granted by the Stock Exchanges.
- 14.5. There shall be no change in the shareholding pattern or control of the Resulting Company between the Record Date and date of listing of New Equity Shares of the Resulting Company on the Stock Exchanges which may affect the approvals to be obtained from the Stock Exchanges. The Resulting Company will not issue/reissue any shares, not covered under the Scheme.

15. ACCOUNTING TREATMENT

15.1. The Demerged Company and the Resulting Company shall account for the Scheme in their respective books/financial statements in accordance with applicable Indian Accounting Standards (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015, and generally accepted accounting principles in India as amended from time to time including as provided herein below:







15.2. Accounting treatment in the books of the Demerged Company:

- 15.2.1 Upon coming into effect of this Scheme and with effect from the Appointed Date, the Demerged Company shall derecognize the carrying value of assets and liabilities pertaining to the Demerged Undertakings, transferred to and vested in the Resulting Company from the carrying value of assets and liabilities as appearing in its books.
- 15.7.7. Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company relating to the Demerged Undertakings will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- 15.2.3 The excess/deficit if any, of the net assets transferred to the Resulting Company pursuant to Clause 15.2.1 and effect to elimination of balances as mentioned in Clause 15.2.2, shall be adjusted with the Retained Earnings of the Demerged Company.

15.3 Accounting treatment in the books of the Resulting Company:

- 15.3.1 The Resulting Company shall record the assets and liabilities pertaining to the Demorged Undertakings, transferred to and vested in it at their respective fair market value as on the Appointed Date.
- 15.3.2. Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company relating to the Demerged Undertakings will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- 15.3.3 The Resulting Company shall credit to its share capital in its books of accounts the aggregate face value of New Equity Shares issued by it to the shareholders of the Demerged Company pursuant to Clause 11 of this Scheme. Resulting Company shall credit to its Securities Premium Account, the aggregate premium on New Equity Shares issued by it pursuant to Clause 11 of this Scheme. Securities Premium so created will be treated at pai with any other Securities Premium existing in the books of the Transferee Company prior to this Scheme.







- 15.3.4 In case of any difference in accounting policy between the Demerged Company and the Resulting Company, the accounting policies followed by the Resulting Company shall prevail.
- 25.3.5. The excess/deficit if any, of the net assets transferred to the Resulting Company pursuant to Clause 15.3.1 after giving effect to Clause 15.3.2, Clause 15.3.3 and 15.3.4, shall be adjusted in Gnodw-II/Capital Reserve of the Resulting Company.

16. SAVING OF CONCLUDED TRANSACTIONS

16.1. Nothing in this Scheme shalf affect any transaction or proceedings relating to the Demerged Undertakings already concluded on or after the Appointed Date till the Effective Date in accordance with this Scheme, to the end and intent that the Resulting Company shall accept and adopt all acts, dentis and things done and executed by Demerged Company in respect thereto as if done and executed on its behalf.

17. DIVIDENDS

- 17: During the pendency of the Scheme, Demerged Company and Resulting Company shall be entitled to declare and pay dividends, whether interim and/or final, to their members in respect of the accounting period prior to the Effective Date.
- 17.2. The shareholders of Demerged Company and Resulting Company shall, Save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective articles of association including the right to receive dividends.
- 17.3. In case of declaration/ payment of any dividend as contemplated above, the shareholders of the other company shall not have any express, implied or derivative right or claim to any dividend before, on or after this Scheme becoming effective whether on the basis of the fact that they have, deemed to have or ought to have also received such dividend, or otherwise.
- 17.4. On and from the Appointed Date, the profits of DMC Unit and GT Unit of Demerged Company for the period beginning from the Appointed Date shall belong to and be deemed to be the profits of Resulting Company and will be available to Resulting Company for being disposed of in any manner as it thinks fit.



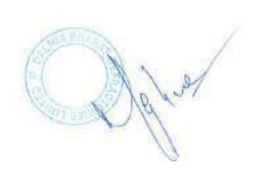


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17.5 It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed to confer any right on any member of Demerged Company and Resulting Company to demand or claim any dividends which, subject to the provisions of the Act, as applicable, shall be entirely at the discretion of the Boards of Directors, subject to such approval of the members, as may be required.

18. FACILITATION PROVISIONS

- Immediately upon the Scheme being effective, the Demerged Company and the Resulting Company may enter into necessary arrangements including brand licensing agreements, sub-contracting agreements, sub-licensing agreements, back to back agreements, wrong pocket arrangements and shared services agreements, as may be necessary, inter-pripa in relation to use by the Resulting Company of Intellectual Property pertaining to the Demerged Undertakings, office space, infrastructure facilities, information technology services, Employees, fax, audit, finance, secretarial, human resource service, security personnel, legal, administrative and other services, etc. of the Demerged Company, and so as to give full effect to the provisions of this Scheme, each, on such terms and conditions that may be agreed between the Parties and on payment of consideration on an arm's length basis and which are in the ordinary course of business.
- 18.2. Further, if required the Demorged Company will provide office facility management services for the Resulting Company by continuing to work with property manager, landlord, lesson, as may be appropriate in line with the existing arrangement. Status quo for existing operations and services of the Demorged Company shall be maintained.
- 18.3. It is clarified that approval of the Scheme by the shareholders of the Resulting Company and Demerged Company under Sections 230 to 232 of the Act shall be deemed to have their approval under applicable provisions of the Act and applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that no separate approval of the





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Board and/or Audit Committee or shareholders shall be required to be sought by Resulting Company and Demerged Company.

19. PROPERTY IN TRUST

Notwithstanding anything contained in this Scheme, on and from the Appointed Date, ontil any Asset, Records, Intellectual Property, Permit. Contract, and rights and benefits. arising therefrom are transferred, vested, recorded, effected and/or perfected, in the records of the appropriate Governmental Authority(ias) or otherwise, in favour of the Resulting Company, the Resulting Company is deemed to be authorized to enjoy such Assets, Records, Intellectual Property, Permit, Contract as If It were the owner of the Assets, Records, Intellectual Property or as if it were the original party to the Permit or Contract. It is clarified that till entry is made in the records of the appropriate Governmental Authority(les) and full such time as may be mutually agreed by the Demerged Company and the Resulting Company, the Demerged Company will continue to hold the Assets, Records, Intellectual Property, Permit, Contract as the case may be intrust on behalf of the Resulting Company. It is further clarified that on the Effective Date, notivithstanding the Scheme being made effective, any asset/liability identified by part of the Demerged Undertaking and pending transfer due to the pendency of any approval/consent and/or senction shall be held in Trust by the Demerged Company for the Resulting Company, Immediately upon receipt of such Permit, such Asset and/or Liability forming part of the Demerged Undertakings shall without any further act/deed or consideration be transferred/vested in the Resulting Company, with all such benefits, obligations and rights with effect from the Appointed Date. All costs, payments and other liabilities that the Demorged Company shall be required to bear to give effect to this Clause 19 shall be borne solely by the Resulting Company and the Resulting Company shall. reimburse and indemnify the Demerged Company against all liabilities and obligations incurred by the Demerged Company in respect thereof.

20. APPLICATION TO NOLT

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20.1. The Demerged Company and Resulting Company shall make all necessary applications. To the Hon'ble NC:T for seeking approval to the Scheme under sections 230 to 232 of the Act and other provisions of Applicable Caw, if any, and shall apply for such approvals as may be required under Applicable Law.

21. MODIFICATION OR AMENDMENTS TO THE SCHEME

The Demerged Company and Resulting Company (through their respective Boards/ any Committee formed and/or authorised by the Board/ authorised personner in relation to the Scheme), in their full and absolute discretion, jointly and as mutually agreed in writing may:

- 21.1. Assent to any alteration(s) or modification(s) to this Scheme including any schedules/ annexures to the Scheme which the Hon'ble NCLT and/or any other Governmental Authority may deem fit to approve or impose, and/or effect any other modification or amendment juintly and mutually agreed in writing in compliance with Applicable Law for any reason whatsoever, and to do all acts, deeds and things as may be necessary, desirable or expedient for the purposes of this Scheme;
- Give such directions (acting jointly) as they may consider necessary to settle any question or difficulty arising under the Scheme or an regard to and of the meaning or interpretation of this Scheme or implementation hereof or in any matter whatsoever connected therewith; or
- 21.3 It is clarified that the approval of the shareholders of the Demerged Company and the Resulting Company to the Scheme shall include any subsequent modifications to the Scheme which may be undertaken by the Boards of Demerged Company and Resulting Company under this clause.

22. WITHDRAWAL OF THE SCHEME

72.1 The Demerged Company and the Resulting Company, acting through their respective Board of Directors shall each be at liberty to withdraw from this Scheme for any reason whatsoever or any condition or alteration imprised by any authority/ person including.



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if they are of the view that coming into effect of this Scheme could have adverse implications on the respective companies.

- 22.2. The Demerged Company and the Resulting Company, acting through their respective Board of Directors shall each be at liberty to withdraw from this Scheme in case any condition or alteration imposed by any Governmental Authority/person is unacceptable to any of them, in which case the Board of Directors of the other Company shall decide consequent actions as considered appropriate by them.
- The Demerged Company and/ or Resulting Company acting through their respective Boards shall each be at fiberty to withdraw from this Scheme in case the Demerged Company or the Resulting Company is declared insolvent.
- 22.4 In the event of any of the conditions precedent referred to in Clause 23 are not obtained and/or the Scheme is not sanctioned by the NCLT or such other competent Governmental Authority by March 31, 2025 or within such further period or periods. as may be agreed upon between Dernerged Company and Resulting Company by their respective Board of Directors, this Scheme shall stand revoked, cancelled and be of hir effect, and each Party shall bear and pay its respective costs, charges and expenses. for and/or in connect iin with this Scheme. In the event of revocation/withdrawal of the Scheme under the Clauses above, no rights and liabilities whatspeyer shall accrue. to or be incurred inter seithe Demerged Company and the Resulting Company or their respective shareholders or creditors or employees or any other person, save and exception respect of any action deed done prior thereto as is contemplated hereunder. Or as to any right, liability or obligation which has arisen or account pursuant thereto. and which shall be governed and be proserved or worked out as is specifically provided. in the Scheme or in accordance with the Applicable Law and in such case, each Party. shall bear its own costs, unless otherwise mutually agreed.

23. CONDITIONALITY OF THE SCHEME

Unless otherwise decided (or waived) by the relevant Parties, this Scheme is conditional upon and subject to the following:

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- Obtaining no-objection from the Stock Exchange(s) in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015 (as amended from time to time);
- The Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective shareholders and/or creditors, if required, of the Parties, as may be directed by the NCLT or any other Governmental Authority as may be applicable;
- 73.3 The Demerged Company and Resulting Company complying with other provisions of the SEBI Circular, including seeking approval of its shareholders through e-voting. The Scheme shall be acted upon only if the number of votes cast by public shareholders in favour of the proposal are more than the number of votes cast by public shareholders against it. In accordance with the SEBI Circular, subject to modification, if any, in accordance with any subsequent circulars and amendments that may be issued by SEBI from time to time. The term "public" shall carry the same meaning as defined under Rule 7 of Securitres Contracts (Regulation) Rules, 1957,
- The Scheme being sanctioned by the Chennal Bench of rion/64e NCLT or any other authority under Sections 230-232 of the Act;
- Obtaining the mandatory approval of the relevant Governmental Authority, as may be required.
- 23.6. Obtaining a certified copy of the Order of the Chernal Bench of the Hon'ble NCLT sanct oning the Scheme and filing the same with the Registrar of Companies, Chernal, by Demerged Company and Resulting Company; and
- 23.7 Any other matters expressly agreed as conditions precedent to the effectiveness of the Scheme as amongst the Parties to writing

Notwithstanding anything contained in sub-clause 23.1 to sub-clause 23.6 above, the Board of the Demerged Company and Resulting Company, in their discretion, may mutually decide to waive any of the conditions mentioned above, to the extent legally permissible.

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24. COSTS, CHARGES & EXPENSES

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Unless otherwise agreed between the Parties, each company (i.e. the Demerged Company and Resulting Company) shall bear its own past, present and future costs, charges, taxes including duties, levies and all other expenses incurred or to be incurred in Carrying out and Implementing this Scheme or implementation thereof and matters incidental thereto.





FORM NO. GNL-1



Form for filing an application with Registrar of Companies

[Pursuant to rule 12(2) of the Companies (Registration offices and Fees) Rules,2014]

सत्यमेव जयते	
Form language English Hindi	
Note - All fields marked in * are to be mandatorily filled.	
1. *Category of applicant Company	
2. * Name of office of the registrar of Companies (RoC) to which application is being made	
Registrar of Companies, Tamilnadu- Chennai	
	Pre-fill
registration number (FCRN) of the company or RU reference number	
(Service request number (SRN) of RU1) (b) Global location number (GLN) of company	
4. (a) Name of the company DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED	
(b) Address of the registered office or TIBLICHIBADALLI DIST	
of the principal place TIRUCHIRAPALLI	
of business in India Tamil Nadu 621651	
India	
(c) e-mail ID of the company SE******AR.COM	
5. Details of applicant (in case category is others)	
(a) Nama	
(a) Name	
(b) Address Line I	
Line II	
(c) City	
(d) State	
(e) ISO country code	
(f) Country	
(g) Pin code	
(h) e-mail ID	
6. *Application filed for	
Compounding of offences	
Extension of period of annual general meeting by three months	
Scheme of arrangement, amalgamation	
Others	
7. If Others, then specify	

8. *Details of application

	heme of Arrangement between Dalmia Bharat Sugar and Industries Limi d and their respective shareholders and creditors under Section 230-23	
In case of applic	eation for compounding of offences, provide the following details	
(a) Whether app	lication for compounding offence is filed in respect of	
Com	pany Director Manager or Secretary or CEO or CFO	Other
(b) Number of pe	erson(s) for whom the application is being filed	7
(c) Details of per	son(s) for whom the application is being filed	
Category	Director identification number (DIN) or income-tax permanent account number (income-tax PAN) or passport number	Pre-fill
Name		
Category	DIN or income-tax PAN or passport number	Pre-fill
Name		
Category	DIN or income-tax PAN or passport number	Pre-fil
Name		
Category	DIN or income-tax PAN or passport number	Pre-fil
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Name		
Category	DIN or income-tax PAN or passport number	Pre-fill
Name		
Category	DIN or income-tax PAN or passport number	Pre-fill
Name		

(d) Whether application is being filed	
Suo-motu In pursuance to notice re	eceived from RoC or any other competent authority
(e) Notice number and date of notice	
(f) Section for which application is being filed	
(g) Brief particulars as to how the default has been ma	ade good
10. In case of application is made for extension of period	
year end date in respect of which the application is be	eing tiled
11.(a) Service request number of Form MGT-14	
(b) Date of passing special or ordinary resolution	(DD/MM/YYYY)
(c) Date of filing form MGT-14	(DD/MM/YYYY)
12. Total amount of stamp duty paid or stamp paper	

Attachments		Li	st of attachments		
4. Doord Developing	Attach	NCLT Order 201			
Board Resolution Schome of arrangement, amalgametics.	Attach	Board Resolution Revised Scheme	n.pdf of Arrangement2	2424.pdf	
2. Scheme of arrangement, amalgamation3. *Detailed application		Detailed application	ion DBRL_DBSIL.	.pdf	
4. Copy of notice received from RoC or any	Attach				
other competent authority	Attach				
5. Other attachments - if any	Attach				
Verification		Re	emove Attachment	t	
To the best of my knowledge and belief, complete.	the information given	in this application	and its attachmer	nts is correct and	
∴ I have been authorised by the Board of control of the	lirectors' resolution nu	mber 10	dated 01/08	(DD/MM	/YYYY)
to sign and submit this application.		10	01/00	1/2014	,
I am duly authorised to sign and submit the	nis form.				
To be Digitally signed by					
Managing Director or director or manager or Indian company or an authorised representa other)			BHARAT Dupin BHUSHA BERTA MEH N MEHTA Duse.	60) stopped 100 st	
Designation Director					
DIN of the director or Managing Director or; or authorised representative; or CEO or CFO			3*9*	7	
•	Certificate by practic			_	
I declare that I have been duly engaged for the provisions of the Companies Act, 2013 a and I have verified the above particulars (ind applicant which is subject matter of this form form has been suppressed. I further certify t	and rules thereunder following attachment(s)) In and found them to be	or the subject mat from the original/	ter of this form an certified records n	nd matters incider maintained by the	ntal thereto Company/
i. The said records have been properly pre- relevant provisions of the Companies Ac			of the Company ar	nd maintained as	per the
ii. All the required attachments have been	completely and legibly	attached to this f	form		
To be digitally signed by Vikas Stylvata Gent Control of Control					
Chartered accountant (in whole-time pra	actice) or O	ost accountant (in	whole-time practi	ce) or	
Company secretary (in whole-time prace)	tice)				
Whether associate or fellow Associa	te				
Membership number	5*4*				
Certificate of practice number	4*0*				
Note: Attention is also drawn to provision provide for punishment for fraud, punish					
Modify Check F		Prescrutiny		Submit	
For office use only:					•
eForm Service request number (SRN)		eForm filing date		(DD/MM/YY	YY)
Digital signature of the authorising o	fficer				
This e-Form is hereby approved					
This e-Form is hereby rejected			Confirm submission	on	
Date of signing		(DD/MM/Y	YYY)		

MINISTRY OF CORPORATE AFFAIRS

ACKNOWLEDGEMENT

SRN: N25228867 Service Request Date: 25/12/2024

Received From:

Name: VIKAS GERA AND ASSOCIATES

Address: 417, 4th Floor, Suneja Tower I

District Center, Janakpuri

Delhi, Delhi IN - 110058

Entity on whose behalf money is paid

CIN: L15100TN1951PLC000640

Name: DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED

Address: DALMIAPURAM

TIRUCHIRAPALLI DIST

TIRUCHIRAPALLI, Tamil Nadu

India - 621651

Full Particulars of Remittance

Service Type: eFiling

Service Description

Fee For Form GNL-1

Note: The defects or incompleteness in any respect in this eForm as noticed shall be placed on the Ministry's website (www.mca.gov.in). In case the eForm is marked as RSUB or PUCL, please resubmit the eForm or file Form GNL-4(Addendum), respectively. Please track the status of your transaction at all times till it is finally disposed off. (Please refer Rule 10 of the Companies (Registration offices and Fees) Rules, 2014) It is compulsory to file Form GNL-4 (Addendum) electronically within the due date whenever the document is put under PUCL, failing which the system will treat the document as invalid and will not be taken on record in accordance with Rule 10(4) of the Companies (Registration offices and Fees) Rules, 2014



Independent Auditor's Review Report on the Quarterly Unaudited Standalone Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

Review Report to The Board of Directors Dalmia Bharat Sugar and Industries Limited

- We have reviewed the accompanying statement of unmditted standalone financial results of Dulmia Bharat Sugar and Industries Limited (the "Company") for the quarter ended September 30, 2024 and year to date period from April 01, 2024 to September 30, 2024 (the "Statement"), being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended thereafter (the "Listing Regulations").
- 2. The Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, "Interim Financial Reporting" (Ind AS 34) prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Company's Board of Directors. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in Ind AS 34, prescribed under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For NSBP & Co.

Chartered Accountants

Firm Registration Number: 001075N

Subodh Modi

Partner

Partner

Membership Number: 093684

UDIN: 240936848KEDLGT 6 708

Place: New Delhi Date: October 28, 2024

Page 1 of 1

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DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED Regd. Office: Dalmiapuram - 621 661, Diett. Tiruchiropali (Terrill Medu) Phone: 911 23465190, FAX (911) 23013303 Email: sec.corp@dalmiaeugar.com - Webaile: www.dalmiaeugar.com - CIN L15100TN1901PLC000540

S.No.	Particulus	Fer	For the quarter cruted			For the period entire!		
		30-89-2034	30-06-3004	30-09-2023	36-69-3024	36-09-2023	31-03-2024	
		Unaudited	Unaudited	Unaudited	Uneodited	Ungudited	Audited	
4	Income		2.2.2.2		2.00000	2000	0100001	
100	I. Revenue From Operations	323.53	948.75	731.85	1.872.86	1,665.74	2,866,86	
	I. Other Income	19.15	18.19	55.95	37.34	64.88	107.19	
	Total Income ()+(3)	942.48	088.94	787,50	1,909.42	1,630,62	3,006,04	
2	Expenses					100	279707	
	(a) Cost of regtorials consumed	124.06	346.82	100,64	471.66	519,54	2,620,25	
	(b) Purchase of traded goods	3-3		10010	*	7.585		
	(c) Change in inventories of finished goods, tracked goods and work-its- angress	902.22	269,85	442.24	972.57	626.50	(652.96	
	(d) Employoes tenefts agrama	57.63	47,47	46.65	105.11	93.36	200.36	
	(e) Pinanco Cost	11.00	25,99	16.38	37.42	26.25	50.0	
	If Depreciation and anorthistion expense	31.70	25,51	30.74	67.29	61.30	126.74	
	(ii) Other Expenditure	68.81	98.31	74,63	138,11	142.58	258.9	
	Total Expenses	897.06	884,92	713,48	1.781.38	1,460,30	2.643.4	
8	Profit (Loss) before Exceptional flems and Tax from operations (1-3)	45.42	82,02	74.02	127.44	161.23	362.6	
4	Exceptional Betts	No. of the last	20,000	1945.9	7041	2000-00-	FC +1	
5	Profit (Loss) before Tax from operations (3-4)	45.42	85.00	74.02	127,44	161,23	362.6	
6	Tax Ciparea-		- 7.00	7,122	2000	300000	- 100	
	(f) Current Tax	12.00	21,91	21.64	23,89	46.31	93.0	
	(2) Deferred Tax	140.57	(1,64)	(2.42)	141.310	(1,32)	(2.6)	
	Total Tax Expense	(28.29)	29.27	10.12	(8,02)	44.50	90.9	
7	Not Profit (Loca) for the period/year from operations (5-6)	F3.71	81,76	54.90	126,46	116.24	271.7	
.0	Other Comprehensive Income (OCI)	0.5000	200	10000	1000	- 30000		
8.	(i) Bens that will not be reclassified to profit or loss.	37,71	[41,02]	75,28	(3,3%)	129,61	.07.70	
-	(it) income it as relating to items that will not be reclassified to profit or less.	(9.46)	4.81	(9.68)	[4,24]	(1£.05)	1.0	
ь.	(i) fares that will be reclassified to profit or loss.			2.4	4	-	4	
	(ii) Income Tax relating to items that will be reclassified to profit or loss.			4	4		4	
	Other Comprehensive Income for the periodiyear	26,59	(30.25)	69.71	7.40	123,56	(6.74	
9	Total Comprehensive Income for the period/year 746)	102,27	25.54	121.61	127.81	239,80	254,9	
.12	Peld-up Equity Share Capital-Face Value Rs. 27- each	10.10	16,19	16.19	16,18	16.59	16.18	
41	Other Equity	3,082.99	2.640.83	2,920.45	3,032,99	2.920,45	2,915,28	
12	Earnings Per Share from operations (not annualised)	SWOOTH !	27.75	73387.53	State of the	DV: 13/1/2	#WE,1985	
	Basic better and after Enhancelmany Servic (Rx.) Flace value of Rx 25-each)	9,11	7,63	6.76	16.74	14,36	33,61	
	Diluted before and after licinsordinary flows (Rs.)(Face value of Rs.34 sects)	6.11	7.63	6.78	16.74	14.36	33.5	

S.No.	Regulation 33 of the SEBI (Listing Obligations and Disclosure Resp Particulare		For the quarter ended				For the year ended	
	A LUZZI CONTRACTOR	30-44-2024	30-06-2034	30-09-2028	30.69.2024	80-09-2023	31-03-2024	
1	Seignent Revenues	Unaudited	Unaucited	Unautited	Unsudded		Aud tod	
	(e) Super	494.59	737.96	829.77	1,431.63	1,100.68	2,333.20	
	(b) DistRety	253.84	281,18	287.69	534.48	602.23	1,000.5	
	(c) Others	8,10	10,90	9.30	18.50	16.59	34.4	
		990,12	1,028,79	826,66	1.984.51	1.818.50	3,465.0	
	Leas Infor Segment Revenue	32,79	80,04	84.81	112.63	252.70	567.1	
	Not Segment Resease from operations	620,33	848,76	731.85	1,072.60	1,505,74	2,090.8	
	Reverue from exports	-		- 25		0.82	0.5	
2	Segment Rossulla							
	Ge Suger	42.68	88.39	1.88	131.46	41.18	223.4	
	(tt) Distillary	11.97	18.89	48.39	30.86	109.92	153.0	
	(c) Others	2.43	.0.70	38,16	3.12	36.38	36.2	
	Total	67,08	107.66	90,40	165.56	187.48	412.7	
	Less : Interest and Financial Charges	11.66	26.84	16.56	37.42	26.25	50.0	
	Loss : Exceptional Here		2,673	300	3.00	00040078		
	Frofit before Tax from operations	45,42	62.52	74.02	127.44	161,22	362.0	
246	Segment Assets				141.00	1.007.1	C-227.X	
	(M.SASI	1.791.39	2,296,19	1,242,08	1,781.39	1.242.06	2,602,0	
	(b) Distillery	18,059	619.56	705,71	670.81	705.71	852.1	
	(c) Others	532.41	531.51	545.31	532.48	545.31	530,0	
	(d) Unarlocable	296,60	863.85	1,405.93	996.80	1,405,63	1,195,4	
	Total	3,981,48	4,311,13	3,899,03	3,381.48	3,699,63	5,152.2	
abs	Segment Liabilities	220,000	830000	- 2000000	1100000	200	355.85	
	IN SHOW	150.85	669.73	234.35	156.85	234,36	1,519,8	
	(It) Distributy	494.00	412,01	413.90	494.00	413,16	425.7	
	In Others	30.71	31.40	12.90	30.75	52,96	01.96	
	(# Unafocation (#)	26.70	240.97	281,98	250.74	281,66	247.18	
	Total NEW DELIS 22	/ 070/24	L L364.11	942,30	932.30	862.39	2,220,74	

Standalone Statement of Assets & Liabilities		
	As	at
Particulars	30-09-2024	31-03-2024
530600006	Unaudited	Audited
ASSETS		2000000000
A) Non-current assets		
a) Property, plant and equipment	1,756.54	1,808.5
b) Capital work - in - progress	50.73	9.3
c) Inlangible assets	0.32	0.0
d) Financial assets		
i) Investments	676.16	678.9
ii) Trade receivables	3.07	3.0
ii) Loans		0.0
iii) Offisera	4.70	5.0
e) Income tax assets (net)	36.59	
f) Other non-current assets	81375.039	36.8
i) Other non-current assess.	16.45	21.
	2,544.56	2,560.9
B) Current assets	1777/11403	
a) Inventories	681,08	1,755.8
b) Financial Assets	892000	
() Investments	30,02	200.5
ii) Trade receivables	154.88	119,9
II) Cash and cosh equivalents	44.16	468.8
iv) Bank Balances other then (iii) above	296.02	59.1
v) Losna	171.66	115.6
vi) Others	25.55	29.4
c) Other current assets	33,55	42.9
S12000 204000000	1,436.92	2,591.2
Total Assets	3,981.48	5,152.2
EQUITY & LIABILITIES		
A) Equity		
a) Equity share capital	16.19	18.1
b) Other equity	3,032.99	
C) Sinus equity	3,049,18	2,915.2 2,931.4
D. C. L. S. C.	3,049,16	2,831.4
II) Liabilities		
Non- current liabilities		
Financial liabilities	303305370	
i) Borrowings	313.20	337.7
ii) Othera		
b) Provisions	48.52	43.1
c) Deferred tax liabilities (Net)	210.29	247.8
d) Other non current liabilities	0.12	0.8
	570.13	629.6
Current liabilities		
	1 1	
e) Ficencial liabilities	7799.30	10000000
I) Borrowings	50.03	1,092.3
ii) Trade payables	000300	
Due to micro small and medium enterprises	1.15	1.5
Due to others	147,27	374.2
iii) Other	60.78	85.4
b) Other current liabilities	53.73	31.3
c) Income Tax Istalities(Net)	40.92	1.00
di Provisions	8.29	6.2
(3)	362.17	1,591.1
NEW DELHI ST	57507	3,1356,173
Total Equity & Usbilities	3,981.48	5,152.2

Rs.		

30.7.0	Particulars	For the half year ended Sept 30, 2024	For the half year ended Sept 30, 2023
_		Unaudited	Unaudited
A.	Cash Flow from Operating Activities		
	Profit Before Tex	127,44	101,23
	Adjustments for Non-cash and Non-calerating tiems;-		
	Add-		
	Depreciation / Amortization	57.29	81.30
	Bad Debts/ Advances written off	0.00	0.0
	Finance Cost	37.62	28.25
	Less		1200
	Dividend Income	(1.60)	(1.60
	Informat Income	(14.37)	(7.93
	Provision for doubtful debts writen back	(A) (7) (A)	(0.39
	Provision for Non moving inventory written back	1 2	0.00
	(Profit)Loss on sale of investments	(0.35)	(2.6)
	(Profit)/Loss on sale of property, plant & equipment and Assets written of	(0.00)	1,100
	Grant amortized	(9.24)	(7.8)
	Operating Profit before working Capital Changes	196.78	228,49
	Adjustments for working Capital changes :	1 3777	
	Inventories	1074.48	673.43
	Trade and Other Payables	(225.36)	(130,21
	Trade and Other Receivables	(300.14)	(585,77
	Cash Generated from Operations	745.77	185.94
	Direct Takes (Paid)/Refund	7.04	(38.9)
	Net Cash generated from Operating activities	762.81	146,91
	The configuration of the same activities	7702.01	140.00
В.	Cash Flow from Investing Activities	2007-0808	0000000
	Purchase of property, plant and equipment	(48.92)	(188.79
	(Purchase)/Sals of Investments (ref)	(28.67)	01.27
	Interset Received	14.37	7.00
	Dividend Received from Non Current Investments	1.60	1.66
	Net Cash used in investing Activities	(62.62)	(117.90
C.	Cash Flow from Financing Activities		
	Proceeds/(Repayment) of Short term Borrowings (net)	(1042.97)	(60.46
	Proceeds/Repayment) of Long leim Borrowings (net)	(24.58)	25.76
	Finance Cost	(37.62)	(11.66
	Dividend Paid	(10.11)	19.00
	Net cash used in financing activities	(1114.68)	(54,4
	Net incresse/(decresse) in cash and cash equivalents (A+B+C)	(424,49)	(25,43
	Cash and cash equivalents at the beginning of the year	465.65	65.75
	Cash and cash equivalents at the end of the period	44.40	10.06
	The second secon	40	AR ANO

Notes:

Place: New Delhi

Date: October 28, 2024

- 1 The standalone financial results are approved by the Board of Directors at their meeting held on October 26, 2024 after being seviewed and recommended by the audit committee. The statutory auditors have corried limited review of these standalone financial results.
- The standatone financial results of the company have been prepared in accordance with Indian Accounting Standards as prescribed under section 133 of Companies Act, 2013 read with companies (Indian Accounting Standard) Rules, 2015 and relevant amendment rules there after.
- 3 The standalone financial results of the company have been prepared in accordance with the recognition and measurement principles teld down in fed AS-34 "interim Financial reporting".
- 4 Due to sessional nature of the industry, the standalone financial results for any quarter may not be true and appropriate reflection of the annual profitability of the company.
- 5 Dus to reduction in long term capital gain tax rate from 20% to 12.5%, the company has booked reversal of deferred tax faithful in the quarter ended September 30, 2024. Geln of Rx. 30.52 Crores is included under the head deferred tax repersos in quarter and half year ended September 30, 2024.
- 6 Segment Revenue. Results. Assists and Liabilities represent amounts identifiable to each of the segments. Unationable assists include corporate investments, income tax assists, fixed deposit and unationable liabilities include defend tax liability and income tax provisions.
- 7 Previous paradal figures have been regrouped/reclassified, wherever considered necessary to make them comparable with the figures of the current reporting periods.
- E. The standalone financial results of the company are also available on stock exchange websites, www.rseinda.com, www.bseinde.com and on the company website www.dsimissugar.com.

SOP & CO

For Dalmia Official Sugar and Industries Limited

NEW DELHI

ll, X

Pankaj Ravlogi Phole Time Director & CEO



Independent Auditor's Review Report on Quarterly Unaudited Consolidated Financial Results of the Company, Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

Review Report to The Board of Directors Dalmia Bharat Sugar and Industries Limited

- 1. We have reviewed the accompanying statement of unaudited consolidated financial results of Dalmia Bharat Sugar and Industries Limited (the "Holding Company") and its subsidiary (the Holding Company and its subsidiary together referred to as "the Group"), for the quarter ended September 30, 2024 and year to date period from April 01, 2024 to September 30, 2024 ('the Statement'), being submitted by the Holding Company pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended thereafter (The "Listing Regulations").
- 2. The Holding Company's Management is responsible for the preparation of the Statement in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, "Interim Financial Reporting" (Ind AS 34) prescribed under Section 133 of the Companies Act, 2013 as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. The Statement has been approved by the Holding Company's Board of Directors. Our responsibility is to express a conclusion on the Statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This Standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended to date, to the extent applicable.

- 4. This Statement includes the result of below mentioned entity:
 - · Baghauli Sugar & Distillery Limited



Page 1 of 2

NSBP & CO.

5. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in Ind AS 34, prescribed under Section 133 of the Companies Act, 2013, as amended, read with relevant rules issued thereunder and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of the Listing Regulations, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For NSBP & Co.

Chartered Accountants

Firm Registration Number: 001075N

MEW DELH

Subodh Modi

Partner.

Membership Number: 093684 UDIN: 240936848 K EDLH2379

Place: New Delhi Date: October 28, 2024

DALIMA BHARAT SUGAR, AND INDUSTRIES LIMITED Regd, Office: Delvispuran - 921 651, Diet. Tirschingsitt (Tome Nors) Private: 911 (246010), PAX (911) 22513303 Email: ecc.cop@dalminouger.com , Websits: www.atstrianager.com . On L1510FTN1551PL0006640

SNo.	Particulare	For the quarter ended :			For the per	For the year onded	
		39-09-2024	30-06-2004	30-00-2023	38-89-2024	36-09-2025	31-03-2024
		Unsudited	Shared test	Unaudind	Unsuffied	Unauched	Avided
.1	Income	250.0000	1000	0.0074	10000	31.7057	510.33
	I. Revenue From Operations.	929,39	380.25	731,85	1886,68	1585,74	2899.27
	E. Other income	15,66	15.57	55,65	31.56	64.89	128.61
	Total Income (IHI)	\$42,37	975.63	767.50	1916,21	1630.62	
.2	Expenses	17.07					
	(a) Cost of resterists consumed	177.76	346.63	100.64	474.51	519.54	2535.10
	(b) Purchase of traded growts	100			-	1000	100000
	(c) Change in inventories of frished goods, traded goods and work-in-	645,12	381.13	442,24	986.21	626.56	1969.00
	(d) Simpley sea benefits expense	89,51	49.24	40.05	186.84	82.36	201.63
	(c) Finance Goal	11,45	25.96	16,33	37,61	26.25	
	(f) Decreasion and amortisation expense	21,50	25.81	30,74	67.81	67.30	
	(c) Other Expenditure	69.45	72.73	74.63	142.23	142.56	
	Total Expenses.	904,48	920.83	713,48	1606.29	1488.38	
3	Profit (Loss) before Exceptional terms and Yex from operations (t-d)	2000		119070	100000	2400000	Account
-	Court Court and England and and any analysis and fad	27.89	71.00	74,02	112.91	151.23	353.41
- 4	Exceptional terms	3.60	7,400	4.1	V. (4)	-05000	200 400
- 5	Profit (Last) before Tex from operations (3-4)	37.19	75.00	76,02	112,91	161.23	74,020
. 6	Tex Expense:	30.00	00520	1.300.00	2002	C1600	110000
33	(1) Current Tax	12,66	21.81	21.54	33,86	46.31	99.61
	(2) Deferred Tax	(48,37)	(1.50)	(2.42)	741,90	(1,32)	(2.87)
	Total Tax Excesso	(28.29)	20.27	19.12	(10.01)	44.99	90.54
. 7.	Net Profit (Loss) for the period/year from operations (5-6)	66.16	54.73	54,90	120.90	116.26	
-8	Other Com/rehensive Income (OCS	2000	34000	2000	1390		7000
*	(Citizens that will not be reclassified to peofit or loss.	17.21	(41.00)	76.39	(2.31)	18861	(7,63)
	III income Tax relation to terms that will not be nuclearified to profit or best.	19.19	4.85	(8.68)	(430)	(16.05	1.00
- No	(i) Remy that will be rentacefied to profit or loss.		-		- 4		
	(iii Income Tax relating to items that will be recises/fied to avoid or inter-	0.400	5,0350	7 95	- 20	0.0000	39/3
	Other Comprehensive Income for the period/year	29,56	(36,20)	66,71	(7.66)	123.55	15,81
	Tutal Carsons weaks tructed for the period/year(3+10)	8474	16.62	121.01	113.29	299.60	
10	Paid-or Equity Stern Contai-Face Value Rs. 2/- each	16,15	16,13	16.19	16.11	16.19	15.19
11	Other Busity	30/19,14	2934.49	2520.45	2019,14	2520,45	20 15.87
12	Earnings Per Share from operations (not arrusalised)						
	Basic before and after Exhaustinery tens (Rs.)/Face value of Rs.13- each)	41.0	6.74	8,78	14.94	14.36	23.44
_		7.511		6.76	74.94	14.39	22.60

Reporting an	Seamont	Wise Rovenue	Rosetts.	Access 8	Linkshipper
London and Williams	design and the second	section between	A CONTRACTOR	recommenda of	

S.No.	Perticulars	Fort	For the quarter ended				For Syr year ended	
112	palance and the same of the sa	30-49-2124	30-06-2024	30-09-2023	38-09-2024	30-49-2023	31-09-2024	
1	Segment Revenue	Unsudited	Unaudited	Unquisted	Unsetted	Unsucked	Audited	
	Cat Surser	997.64	746,86	529,71	1,446.61	1.199.68	2.333.7	
	iti Distillery	253,34	285,16	287.59	124.41	602.23	1,098.3	
	(c) Others	8,59	10.30	5.30	18.45	36.59	34.4	
	III Carlotte and the second	959,17	1,040,30	826.66	1,599,45	1.616.50	3,466.6	
	Least litter Sectional Revenue	32.78	80.04	94.81	112.65	252.76	567.9	
	Not Segment Revenue from 40-Fredions	936,35	960,28	781.86	1,686.68	1.666,74	2.899.7	
	Revenue from exitoris	- 10		100	+3	.0.52	.03	
2	Segment Results		2000	Votes	2000	200000	100.000	
11	(W. Sugar	41.39	81,97	5.60	122.71	41.18	224.1	
	(b) DisHery	11.35	10.09	48.20	39.67	199,02	153.0	
	(G Ozes	(3.85)	0,79	36.18	(2.1%)	16.36	30.2	
	Total	49,54	100.96	\$0,39	150.50	187,48	413,5	
	Less : Mervet and Fitzaccial Charges	11,65	25,96	16,38	37.6	36,35	50.0	
	Less : Exceptional tierrs	3.50	1090		1000	0.00	10000	
_	Profit before Tax from operations	37.85	75,00	74.01	112.91	161.23	363,4	
Sel	Segment Assets	500000	25,000,000	1222	VOYEY/	50,000	1000	
200	iai Super	1.854.53	2,364,28	1,242.00	1.854.53	1,242,08	2,670,8	
	(b) Distillery	794.02	942.79	705.71	794.00	715.71	975.2	
1	Its Offers	532,48	531,61	545.31	532.48	545.81	532.6	
	(c) Linutiocable	786,67	470,85	1,400,90	294.47	1,436.60	983.6	
	Total	3,975.50	4.300.43	3,829.01	3,975.54	3,899.03	5,552.3	
Sky	Sugreset Listelities	100000	4.73		1000	10000	1,023	
300	(to Guper	164.70	674.09	234.35	164,71	234,35	1,545.6	
	its Distillery	494,90	412,01	413.18	454.01	4/3.16	421,7	
	(c) Others	50.71	21.46	32.60	30.71	12.00	31.8	
	(c) Unaflocable	250.70	340.95	201.00	250.71	281.00	230.50	
	Tetal	940.17	1,356.76	992.20	949.17	192.38	2,229.89	





ANY MICE OF COOLING WAS ANY DAY ON CO.	As a	it
Particulars	30-09-2024	31-03-2024
	Unaudited	Audited
ASSETS		
A) Non-current assets	550,00300	
Property, plant and equipment	1,781,88	1,827.9
 b) Capital work × in + progress 	198.62	132.6
c) Goodwill	18.68	18.6
d) Intangible assets	0.32	0.0
e) Financial assets	7.000000-000	
I) Investments	826.16	628.9
ii) Trade receivables	3.07	3.0
I) Loans		0.0
N) Others	4.88	5.0
f) Income tax assets (net)	36.60	36.6
g) Other non-current assets	16.60	21.3
	2,686,81	2,674.3
B) Current assets	2,000,000	2000
a) Inventories	684.77	1,773.0
b) Financial Assets	83	1,775.0
() Investments	30,02	
ii) Trade receivebles	154.88	140.0
III) Cash and cash equivalents.	100000000000000000000000000000000000000	119.9
	45.03	470.6
iv) Bank Balancee other than (ii) above	296,02	.59.5
v) Loans	0.66	0.6
vi) Others	25,60	29.4
c) Other current assets	51.71	34.5
	1,288.69	2,487.7
Total Assets	3,975.50	5,162.1
EQUITY & LIABILITIES		
A) Equity		
a) Equity share capital	16.19	16.1
b) Other equity	3,019.14	2,915.9
	3,035,33	2,932.1
B) Liabilities	7.0.35940.03864	900000000
Non-current liabilities		
a) Financial liabilities.		
II) Borrowings	313.20	337.7
iii Others		
b) Provisions	46.71	43.3
c) Deferred tax liabilities (Net).	210.29	247.8
d) Other non current liabilities	0.11	0.8
and the state of t	570,31	629.7
Current Habilities	0.509000	105000
s) Financial Intellities		
i) Borrowings	50.03	V 000 0
	80.03	1,092.3
ió Trade payables	2.2	
Due to micro small and medium enterprises	1.15	1.5
Due to others	153.63	381,7
iii) Other	61.79	86.7
b) Other current liabilities	53.99	31.5
c) Income Tax HebiRles(Net)	40.92	
d) Provisions	8,35	6.2
	369.86	1,600,2





(Rs. in Crore)

	Particulars	For the half year ended Sept 30, 2024	For the half year ended Sept 30, 202
		Unaudited	Unaudited
A.	Cash Flow from Operating Activities		
***	Profit Before Tax	112,91	161,2
	Adjustments for Non-cash and Non-operating items:-	(2227)	377.5
	Add:-		
	Depreciation / Amortization	57.81	61.3
	Bad Debts/ Advances written of	0.00	0.0
	Finance Cost	37.62	26.2
	Loss:-	37.02	20.6
	Dividend Income	(1.80)	(1.6
	Interest Income	(14.37)	(7.9
	Provision for doubtful dabis written back	114317	(0.3
	Provision for Non moving inventory written back	1 81	0.0
	Profit/Loss on sale of Investments	(0.36)	(2.6
	(Profit)/Loss on sale of property, plant & equipment and Assets written off	(0.00)	0.1
	Grant amortized	(9.24)	(7.8
	Operating Profit before working Capital Changes	182.78	228.4
	Adjustments for working Capital changes :	1100010	
	inventories	1088.25	673.4
	Trade and Other Payables	(243.27)	(130,2
	Trade and Other Receivables	(254.03)	(585.7
	Cash Generated from Operations	773.73	185,9
	Direct Taxes (Paid)/Refund	7.04	(38.9
	Net Cash generated from Operating activities	780,77	146.9
В.	Cash Flow from investing Activities		
	Purchase of property, plant and equipment	(78.00)	(188.7
	(Purchase)/Sale of Investments (net)	(29.67)	61.2
	Interest Received	14.37	7.5
	Dividend Received from Non Current Investments	1.60	1.6
	Not Cash used in Investing Activities	(91.70)	(117.9
C,	Cash Flow from Financing Activities	86973830	-77500
	Proceeds/(Repayment) of Short term Borrowings (net)	[1042,37]	(60.4
	Proceeds/(Repayment) of Long term Borrowings (net)	(24.58)	25.7
	Finance Cost	(37.62)	(11.6
	Dividend Paid	(10.11)	(8.0
	Net cash used in financing activities	(1114,68)	(54.4
	Net increase/(decrease) in cash and cash equivalents (A+B+C)	(425.61)	(25.4
	Cash and cash equivalents at the beginning of the year	470.64	66.79
	Cash and cash equivalents at the end of the period	45.03	40.3





- The consolidated financial means are approved by the Board of Directors at their meeting test on Outside 26, 2024 after being reviewed and reconverence; any the outst convertee, the
- stituting autitors have certain limited review of tiese correctioned fluorestatescurits.

 The consolidated financial results of the Hoking company have been prepared in accordance with Indian Accounting Standards as prescribed under section 133 of Companies Act, 2013 read with companies (Indian Accounting Standards Rules, 2015 and relevant amendment rules there effort.) 2
- The consolidated financial results for the quarter and had year ended September 36, 2024, have been prepared in accordance with the recognition and manturement principles and down in ind. AS-36 * branch Financial reporting* 8
- Key standalons financial information of the company is given below-

Particulars	For	the quarter ended		For the per	kod sinsted	For the year ended
	30-09-3634	30-06-2024	30-09-2003	30-09-2026	30-69-2023	31-03-2324
	Unautifed	Unsudied	Lineadited	Unaudited	Unsudited	Audited
Revenue from operations	923,33	948,75	731,25	1,872,08	1,565.74	2,896.49
Profit (Long), before Two	45,42	62,02	74.02	127,44	161.23	162.06
Net Profit (Loss) for the period	79.71	41.75	54,00	136.46	119.24	371.72
Other Comprehensive Income for the period	26.56	(36.21)	66,71	(7.45)	123,56	06.74
Total Comprehensive Income for the period	102.27	25.54	121.01	127,81	239,80	264.98

- Due to seasoned eather of the knowledge, the consolidated financial results for any quarter may not be true and appropriate reflection of the unnual profitability of the company.

 Due to reduction in long term capital pain tax rate from 20% to 12.5%, the hadding company has booked was tast of determed tax liability in the quarter ended Seglember 33, 2024. Gain of Rs.

 26.52 Crosso is included under the head deferred tax expension in quarter and half year ended Seglember 30, 2024.
- Segment Revenue, Reliats, Assets and Liabilities represent amounts rendflets to each of the segments, Unabcoding pasets include corporate investments, income tor present and unathopolic liabilities include deformed too liabilities include deformed too liabilities include deformed too liabilities include.
- Previous periods' figures news been regresped/reclassified, wherever considered recessary to make their comparable with the figures of the current reporting periods.

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The consolidated financial industrial of the company are also available on above exchange websiles, www.neahdis.com, www.besinds.com and on the company websile sww.deimies.gov.com,

or Galleria Sharin Sayar and Industrie's Limited

(RIES)

NEW DELHI

PO # 037

GARAND

Pankaj Rantoj Whole Time Director & CO

Place: New Deini Date: October 28, 2024



Independent Auditor's Review Report on Unaudited Standalone Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To,

The Board of Directors of Dalmia Bharat Refractories Limited

 We have reviewed the accompanying statement of unaudited standalone financial results of Dalmia Bharat Refractories Limited ("the Company") for the quarter and half year ended 30th September, 2024, attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulation"), as amended.

Management Responsibility

2. This statement, which is the responsibility of the Company's management and approved by the Company's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, Interim Financial Reporting (Ind AS 34) as prescribed under section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to issue a report on the statement based on our review.

Auditor's Responsibility

3. We conducted our review of the Statement in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as whether the statement is free of material misstatement. A review is to inquiries of Company personnel and an analytical procedure applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.





Conclusion

4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited standalone financial results, prepared in accordance with the applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Chaturvedi & Shah LLP Chartered Accountants Registration No. 101720W/W100355

Vijay Napawaliya

Partner

Membership No. 109859

Danier live

UDIN: 24109859BKFCMG1781

Place: Mumbai

Date: 13th November,2024

	THE PARTY OF THE P						
LAT	STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2024	ALF YEAR ENDED S	EPTEMBER 30, 2	1024			(Tin crore)
No.	S.No Particulars		Ouarter Ended		Half	Half Yearly	Year Ended
		Sep 30, 2024 Unaudited	Jun 30, 2024	Sep 30, 2023 Rectated*	Sep 30, 2024 Unaudited	Sep 30, 2023 Restated*	Mar 31, 2024 Audited
	Continuing Operation						1000000
	INCOME						1000
-	Income from aperations	06'6	10.01	7.17	2021	27.35	40.50
= =	Other incense	22.49	18.17	1086	40.55	48.25	28.88
	Hotel Income [1+11]	35.39	97.97	1803	01.17	40.63	0000
2	EXPENSIS						
	Cost of materials consumed	277	4.77	100	1039	1	5.71
	Purchase of stock-in-trade	09'0	0.95	0.15	1.55	623	7.48
	Change in inventories of finished goods and work-in-progress	0.40	900	3.20	0.46	9.54	8.97
	Employer benefits expense	3.37	276	2.65	6.13	4.55	11.87
	Finance Cost	18.00	17,74	0.02	35.82	90'0	11.11
	Depreciation and amortisation	6.40	4.67	5.26	400	10.85	21.67
	Other Expenditure	4.90	6.07	6.93	10.97	13.75	36.56
	Total Expenses (IV)	37.37	37.02	18.21	74.39	90'59	103.37
>	Profit / (Loss) before tax from Continuing Operation [III-IV]	(4.98)	(8.24)	(0.18)	(13.22)	3.19	(14.49)
5	Exceptional Items (Refer note 4)					29.24	29.24
E,	Profit / (Loss) after exceptional Items and before tax from Centinuing Operation	(4.98)	(8.24)	(0.18)	(13,22)	32.43	14.75
M	Tax Expense						
	Current tax	1000	9		***		
	Deferred tax	0.11	(0.02)	(39.33)	60'0	(37.72)	7.17
	Tax adjustments for earlier years	*					2.50
	Tetal Tax Expenses from Centinuing Operation (VIII)	0.11	(0.02)	(39,33)	60'0	(37,72)	9.67
X	Net Profit / [Loss) for the period/ year from Continuing Operation (VII-VIII)	(80%)	(8.22)	39.15	(1331)	70.15	5.08
×	Discontinued Operation (Refer Note - 2)		10000				
	Profit / Loss) before tax from Discontinued Operation	(0,48)	80'0	0.29	(0.40)	(0.20)	61.93
	Tax expense / (credit) on Discontinued Operation	(21.0)	0.02	90'0	(0.10)	(20'0)	15.59
	Net Profit / (Loss) for the period/ year from Discontinued Operation	(0.36)	90'0	0.25	(0.30)	(0.13)	46.34





N. N.	STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2024	HALF YEAR ENDED S	SPTEMBER 30, 2	024			(Tin craft)
1 11/2			Ouseter Ended		Half Yea	Half Year Ended	Year Ended
		Sep 30, 2024	Jun 30, 2024	Sep 30, 2023	Sep 30, 2024	Sep 10, 2023	Mar 31, 2024 Audited
Ť	Other Congrehensive Income (OCI) (Including Discontinued Operation)	Commission	VINTURES	MCSUMEGA	CHARGE IN	NAME OF THE PARTY	
-	Items that will not be reclassified to profit or loss						
-	(i) Fair Value of Equity Instruments	(45.13)	197.34	207.66	15221	343.35	(230.25
-	(ii) Income tax relating to Investment			(68.43)		(57.42)	3.00
	in) Nerronament of Defined Benefit Plans	900	(0.01)	(0.30)	9.03	0.15	(0.10)
	W. Income tax relating to remesurement of Defined Benefit Obligation	(100)		1000	(10:01)	(90'0)	6,03
	frens that will be reclassified to profit or loss		20000	0.000	2000		
	1) Fair Value of Debt Instruments		(1.56)		(150)		(8,25)
-	iii) Income tax relating to Investment in Debt Instruments						
	Total Other Comprehensive Income	(45.10)	195.83	239.00	150.73	286.04	(23557)
L IIX	Total Comprehensive Income for the period/year (IX+X+XI)	(\$6.55)	187.67	278.40	137.12	356,06	(184.15
XIII	Paid-up equity share capital [Face Value Per Share § 10/-]	44,20	44.20	4420	44.20	44.20	44.20
N	XIV Other Equity excluding Revaluation Reserve			- Charles	-		2,455.70
XV	Earning Per Share (of \$ 10/- each) (not Annualized)						
	- Rasic and Disutes (Kupees)- Continuing Operation	(CIS)	(1,86)	8.86	(3.01)	15.87	1.15
-	Basic and Olluted (Rupers): Discontinued Operation	(000)	10'0	90'0	(0.07)	(0.03)	10.48
	- Basic and Diluted (Rupers)- Continuing and Discentibused Operation	(1.23)	(1.85)	891	(00'E)	15,84	1103
130	* Restained (Refer Note no. 3)						

DALNIA HHARAT REFRACTORIES LIMITED CIN-L26100TN2606FLC061254 Regd. Office : DALMIMPURAM, P.O. KALLAKUDI - \$21651, DIST. TIRUCHRAPALLI, TAMIL NADU Phone: 911123457100, Website www.dalmiand.com

Notes to standalose financial results:

- The above financial results of Dulmia Rharat Refractantes Limited ("the Company") have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on November 11, 2024. The statutory auditors have carried out limited review of the quarter and half year ended Suptember 30, 2024,
- th view of transfer of its Refessiony Business in India to BBH Magnesia India Ltd (TRHF) which was crecluded on Jamasry 4, 2023, then the Indian Refestiony Business have been considered as The Company has effective October 01, 2023 taken over Dahmia Magnesite Corporation ("DMC Unit"), a Refractory Unit of Dalmia Bhanet Sugar and Industries Limited under leave and Horns agreement Confinating Operations in the Colopsary includes the operations under this agreement and trading of magnesis carbon refractories ("Refractories"). discontinued operations in accordance with Ind AS 105 (Mon-current Assets Hold for Sale and Discontinued Operations).

Articular	The second second	Ouarter Ended	2000 CONTRACTOR	Malf	/early	Year Ended
	Sep 30, 2024	Jun 30, 2024	Sep 30, 2023	Sep 38, 2024	Sep 30, 2023	Mar 31, 2024
	Duan	Unaudited	Restated*	Uparolited	Restated*	Audited
Shandal Performance:		100000				
between a including other lacens	100	1	88'0	0.86		9
Wild expenses	6.49		650	126		
trofit / (Loss) before tax	(0.48)		0.29	(0.40)		
an experises	(0.12)	0.02	0.04	(0.10)	(0.07)	1559
Frailt / (Loss) for the period / year from discountinged operation	(0.36)		0.25	(0.30)		

Combinations road with other accounting standards prescribed under Section 133 of the Companies Act, 2013. The Company also transferred identified non-operational assets to Binadri Birla Tyre Manufacturer Private United with effect from appointed date May 6, 2022. All the accounting effects to the Financial Statements were given by the Company during the year ended March 21,2024. The labilities of BTL from the Restructuring Appointed Date (Le. May 05, 2023). domerger of Tyre Undertaking of BTL to the Company under Scheme of Demerger from Detection Appointed Date (Le. May 06, 2022) and eventual capital induction of the stane capital of 8TL. The sidere Schemes and reconerant were filed with Registrar of Companies on November 04, 2023. The Company about with HSCL became the 100% shareholder of BTL. The Company has given effect to above restrictioning by way of accounting as per Angulation Method in accordance with Ind AS 103 - Business 19, 2023 of Hoafste National Company Law Tribunal, Kokata Beach (NCLT), The Approved Resolution Plan contained Frestical Resolutions Scheme which provided for preatment of select assets an The Company along with Himseld Speciality Chemical Linited (HSCL) completed acquisition of Rich Tyre Linited (STL) under Corporate Inschwerzy Resolution Process pursuant to Order dated October financial results of the Company for the quarter and half year ended September 30, 2023 have been restated as per above approved resolution ylan. * Restated (Refer Note no. 3) m



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DALMIA BHARAT REFRACTORIES LINITED

CIN-126100TN2006PL0061254

Regel, Office: Dalimarpuran, P.O. Kallarubi - 621651, Dist. Tiruchirapalli, Tanii, Kadu Phones 911123457100, Website: www.dalimioockcom

Notes to standalone financial results (confd.):

Accordingly, comparative figures for the quantor and half year ended September 30, 2023 have been restated to give effect of the above Schomer from the appointed date in. May D6, 2022 and the effect on the amount of Reverue, Profit and Earnings per Share published in previous period are as given below-

	TH.
Particular	Quarter ended Ralf Yearly
	Sep 30, 2023 Sep 30,
Revenue from operations - Continuing Operation	
As per published in provious period	7,17
As restated for the effect of scheme of demerger and scheme of arrangement	7/17
Frofit / (Loss) after tax - Continuing Operation	
As per published in previous period	(8.18)
As restated for the effect of scheme of demorper and scheme of arrangement	39.15
Earning per share - Continuing Operation	
As per published in previous period	(1.40)
As restated for the effect of achieve of demonster and scheme of arrangement	989

4 Exceptional items are as under:

Pursonnt to the Share Perchase Agreement with RHI Magnesia Deutschland AG and sharsholders' approved, during the current quarter and half year ended Supamber 30, 2023, the Company has disposed off whelip owned subsidiary company namely Dalmia GSB Refractories Glabs. Gain amounting to 1.29.24 Cross, artung out of this transaction has been considered as exceptional terms and presented accordingly in the above said financial results for the period ended September 30, 2023 and for the year ended March 31, 2020. Based on internal reorganization of 2s business segments, acquisition of our undertaking of 8ths Tyres Limited pursuant to Scheme of Demarger, increased facus and business contents, acquisition of our undertaking the company has identified the two reportable segments, to refractories and cell (Chief Operating Decision Maker - COOM) of the Campany, changed the reportable segments. Now, the Company has related segments information of companying quarter and half year ended September 30, 2023 in companies with find AS 108 -"Operating Segments", including related disclasures. 100





9/1 S3/80

9.

Repal Office : Dalatiapuram, P.O. Kallakudi - 621651, DIST. Tiruchirapalli, Tamilnadu Phone: 911123457190. Website: www.dafmlancl.com DALMIA BHARAT REFRACTORIES LIMITED CIN-126100TN2006PLC061254

Notes to standalone financial results (centd.):

and the Company and their respective sharehalders under Sections 230 to 232 and all other applicable provisions of the Companies Act. 2013 for transfer and vesting of Demerged Undertaking 1 or shareholders holding fully paid up equity shares at the Demerged Company in the preparties defined in the scheme. The appointed date of the said Scheme is July 01, 2013. Penting approval of the where from cherebolders and National Company Law Tribunal and regulatory authorities and other compliances, no accounting effects are considered in the above financial results. As of Septimber 30 The Board of Directors of the Company on February 2, 2024, have appeared the Scheme of Annalgamation [the Scheme] between Dalmia Bhazat Sugar and Industries Limited [the Demerged Company business of Dememped Company into the Company on a gaing concern basis. In comideration of it, the Company shall issue and allot New Roady Shares of face value of 3.10/- each, to the cours 2024, the Company has received a "no objection" letter from the Metropolitas Stack Eachange under Rogalation 3.7 of SEBI LIDBs, and the application has been filed with NCLT. However, pending the DMC this' i.e. the refrictory business of Demerged Company which is empaged in the hashess of manufacturing of retractories and Demerged Understang 2 or "07 Unit" La. the towns and travel serving necessary approvals, no accounting effects have been included in the financial results. On July 25, 2024, the Non'ble Suprestic Court, in a sudgment delivered by a Mins-Judge Constitutional Bench, ruled that rayalty is not a tax and upfield the legislative competence of States to levy mineral Exists. Further, in its order dated August 14, 2024, the Court determined that States could lary or demand tax or minerals Stoom April 01, 2005, with payments to be made in 12 installments, starting from April 01, 2026,

Given the complexity of the Issues involved and pending further clarity, the Company, hased on management's evaluation, has estimated a contingent liability of \$11.13 Green. This will be reassessed periodically based on further developments in the matter,

The Provious period/year figures have been restaind/regrouped wherever consider necessary. 00

SACHAT! NA BHAR REFRAC WY 53180 Whole time director and CED Dr. C.N. Maheswari DIN: 00125680

For and on behalf of the Beard of Directors

Date: November 13, 2024

Place: New Dehi

DALMIA BHARAT REFRACTORIES LIMITED
CEN-L 26100TN2806PLC061254
Regd. Office: DALMIAPURAM, P.O. KALLARUDI - 621651, INST. YIRUCHIRAPALLI, TAMIL NADU
Phones- 911123457100, Websites www.dalmfarcl.com

STANDALONS BALANCE SHEET AS AT SEPTEMBER 10, 2024

As A Sep 39 2024 Unavdited 231.41 554 021 42.00 0.12 2,883.11	Mer 31 2024 Audited 237,80 3.59 0.21 7.17
231.41 554 021 42.00 0.12 2,903.11	237,80 3.59 0.21 7.13
254 021 42,00 0,12 2,883.11	3.56 0.21 7.17
254 021 42,00 0,12 2,883.11	3.56 0.21 7.17
254 021 42,00 0,12 2,883.11	3.56 0.21 7.17
0.21 42.00 0.12 2,803.11	0.2 7.1
42,00 0.12 2,863.11	7.1
2,883.11	
2,883.11	
2,883.11	
	7,292.8
3.73	3.6
1182	19.91
57,575,51	2.77
	2,567.95
737443	
0500	5-520
34.34	25.80
10000000	2020
	215.61
1559	13.66
3.43	212.05
21.40	19.70
0.03	0.04
0.65	0.31
23.97	15.95
199,78	503.28
3,382.95	3,071.23
44.20	44.20
2,586.18	1.455.70
2,630,38	2,499.90
533.68 0.55 13.65 9.23 455.91	484.25 0.61 4.73 9.54
0,25	0.22
200,000	0.16
	29.30
	27.00
	5.22
	10.20
95.46	72.18
3,381,95	3,071.23
	21.40 0.03 0.45 21.97 199.78 3,381,95 44.10 2.586.18 2,630,38 633,88 0.35 13.35 9.23 455.91 0.25 1.42 24.17 38.34 10.91 10.91 10.91 10.31

Dalmia Bharat Refractories Limited Unaudited Standalone Statement of Cash Flows for the half year ended September 30, 2024

(R in crore)

	Particulars	For the period ended 30 Sep 2024	For the period ended 30 Sep 2023
A	Cash flow from operating activities:	- I I I I I I I I I I I I I I I I I I I	
	Profit / (loss) before tax from ordinary activities before exceptional items		
	-Continuing operations	(13.22)	3.20
	-Discontinuing operations	(0.40)	[0.20
	Profit before taxation and before exceptional items	(13.62)	3.00
	Exceptional items	1.39	29.24
	Profit before taxation	(13.62)	32.24
	Adjustments for :	2.500.00	V64313
	Deproclation and amortisation expense	9.08	10.09
	Gain on Sale Subsidiary	137	(29.24
	Provision for expected credit less	0.12	
	Provision for warranty		(129
	Privance cost	35.83	0.13
	Interest income	(6.92)	
	Dividend income	(1.60)	
	Corporate guarantee income	V.95	(0.05
	Profit on Sale of current investments	(4.47)	2000200
	Gain on investments carried at fair value through statement of profit and loss	(21.84)	
	(Profit) / loss on sale of property, plant and equipment	0.01	(8.18
	Provision/habilities no longer required written back	(0.58)	(3.48
	Operating profit before working capital changes	(3.99)	(7.79
	Working capital adjustments	7000770	20000
	Decrease/(Increase) in inventories	(851)	14.78
	Decrease/(Increase) in trade and other receivables	(13.69)	198.79
	(Decrease)/Increase in trade payables	808	(149.05)
	Cash generated/(used) from operations	(17.51)	56,73
	Income taxes paid (net)	18.18	6.14
	Net cash flow generated from operating activities	0.67	62.87
B	Cash flow from investing activities	X27/1/10	VC0008
	Purchase of property, plant, equipment & intangible assets and CWIP	(37.53)	(0.02)
	Proceeds from sale of property, plant and equipment	000000	0.01
	Interest income	6.BB	1.85
	Dividend income	1.60	0.35
	Pundhase of non current investments	(468.65)	[401.42]
	Purchase of current investments	[429,94]	(244,49)
	Proceed from sale of current investments	551.32	472.40
	Proceed from sale of non-current investments	39.47	¥0
	Proceed from sale of Subsidiary		114.28
	Other bank balances	(1.90)	(4.32)
	Net cash flow used in investing activities	(338.75)	(61.36)
c	Cash flows from financing activities		AW.0000
	Dividend paid	(6.51)	[6.63]
	Proceeds from non-current borrowings	148.93	3.4.5
	Repayment of lease liability	(9Te)	(0.16)
	Interest paid	(1254)	(0.04)
	Net cash flow generated/(used) from financing activities	129.62	(6.83)
	Net decrease in each and cash equivalents (A+B+C)	(208.46)	(5.32)
	Cash and cash equivalents (Opening Balance)	211.89	10.14
	Cash and cash equivalents (Closing Balance)	3.43	4.82
-	Change in Cash & Cash Equivalents	(208.46)	(5.32)

The above cash flow statement has been prepared under the "indirect metiod" as set out in Ind A5.7 - Statement of Cash Ployes.

For and on behalf of the Board of Directors of

Dr. CN Habeswarf

A CONTRACTOR Whole time director and CEO BIN: 00125600



Place. New Delhi Date: November 13, 2024

So. No.	INVALION FOR THE QUARTER AND RALL TEAR ENDED SELTEMBER JO, 2024	MIER 30, 21	124				(Tip crace)
		0	Martier Ended	N-1-20-1-1	Itali	Half Yearly	Year Ended
The second secon	Sep 30	Gp 30, 2024 her Unaudited	les 10, 1024 led	Sep 30, 2023 Restated*	Sep 30, 2014 Draudiled	Sep 30, 2023 Restated*	Mar 31, 2024 Audited
Continuing Operations Continuing Operations Detectories		96'6	10.69	717	20.50	27.35	9701
And the Comment of th		46'6	19.61	7.17	10.51	27.35	40.80
Revenue from Continuing Operations		9.93	10.01	2.17	19,51	17.35	40.20
Discondinued Operations Refrectories		100	979	0.88	98'0	13.02	14.82
Lesso laters Command Therefore		10,0	6.85	0.88	98'0	13.63	14.92
Revenue from Dispositioned Operations		10'0	SIFO	0.88	0.86	13,02	14.92
2 Segment Results Profit before Fluance Costs and Tax Expenses Continuing Operations Refractories Tyres		(3.44)	(2.50)	(2.55)	(594)	(15.70)	(16.39)
Total Segment Profit / (Loss) before interest and Tax for the period / year coded	page and a	[9/0/6]	(8.45)	(11.01)	(17.51)	(17.46)	(50'05)
(s) Finance Cost (s) Inherest become (si) Dividend become (pr) laceme from sake of investment (s) Other the allocable innerne (lest expendience)		9995	(17.74) 3.73 5.83 10.84	(0.02) 2.03 0.35 1.00 4.57	(35.82) 6.73 1.60 4.16 17.62	(8.04) 3.80 0.35 8.18 8.58	(13.11) 13.42 14.49 14.49
Profit / (Locs) before exceptional terms & tax from continuing operations for the period year ended processional terms	is for the period /	(4.98)	(8.24)	(8,18)	(13.22)	318	(14.49)
Profit / (Loss) betare tax for the period / year ended from Costinuing Operations	serations	(4.90)	(824)	(0.18)	(ara)	32.63	14.75
(ii) Corrent Tea (iii) Deferred Tax (iii) Tax adjustments for carterywars		0.11	(20'0)	(185.33)	600	(37,72)	7.17
Net Profit / (Lors) operations for the period / year ended from Confinuing Operations	ng Operations	(5:05)	(8.23)	39.15	(ILLEI)	70.15	5.08





UMAUDITED STANDALDNE SEGMENT INFORMATION FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2024	ENDED SEPTEMBER 30,	2024				(T is criste)
3		Quarter Ended		Half Yearly	(early	Year Ended
No.	Sep 30, 2024 160	Ten 20, 2024	Sep 30, 2023	Sep 30.2024	Sep 10, 2023	Mar 31, 2024
Discontinued Operations	1	2	TO THE PERSON NAMED IN COLUMN 1	100	100.000	10.47
Profit / (texa) before exceptional items & tax from discontinuing sperations for the period / year ended.	(0.44)	90'0	0.29	(0.40)	(0.24)	41.48
Exceptional forms	*	•		3		3
Profit / (Lozz) before tax for the period / year ended from discontinuing Operations	(0.46)	90'0	673	(0,49)	(0.20)	61.93
Tax cuperass	[21:0]	200	90'0	(0.19)	10,071	15.59
Net Profit / (Lass) for the period / year ended from Discontinued Operations	[629]	90'0	0.25	(020)	(0.13)	46.24
Net Profit / (Loss) for the period / year ended	(5.45)	(8116)	39.40	(13.61)	79.02	51.42
3 Segment Assets Confishing Operations	7.00	10000			10 min	
Montactories Tyres	36036	231.23	320.50	28036	320.90	216,76
	295.13	263,04	334.46	295.83	334.46	234.52
Refrectories	654	3.43	51.36	654	51.36	23.00
Unallecated	1,54	143	1,002.74	303326	51.36	201191
Total Segment Assets	3,381.95	1,392.33	3,478.56	37,181,95	3,478.56	1,071.23
Segment Mabilities Refractivites Thomas	26.00	14.09	12.65	56.02	12.65	12.05
	195,89	149.57	315.64	195.89	315.64	121,74
Discontinued Operations Refractories	25.26	29,04	109,72	26.26	169,72	12.24
Unableated	26.26	29.04	109.72	26.26	109.72	32.24
Total Servent Lisbilities	751.57	704.76	438.46	751.57	435.46	20100







Independent Auditor's Review Report on Unaudited Consolidated Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To,

The Board of Directors of Dalmia Bharat Refractories Limited

 We have reviewed the accompanying statement of unaudited consolidated financial results of Dalmia Bharat Refractories Limited ("the Parent", "the Company") and its subsidiaries (the parent and its subsidiaries together refer to as "the Group"), for the quarter and half year ended 30th September 2024, attached herewith, being submitted by the Parent pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 ("the Listing Regulations"), as amended.

Management Responsibility

2. This statement, which is the responsibility of the Parent's management and approved by the Parent's Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 Interim Financial Reporting (Ind AS 34) as prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and other accounting principles generally accepted in India. Our responsibility is to express a conclusion on the statement based on our review.

Auditor's Responsibility

3. We conducted our review of the statement in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. A review of interim financial information consists of making enquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.



We also performed procedures in accordance with the circular issued by the SEBI under Regulation 33 (8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, to the extent applicable.

- 4. The statement includes the results of the following subsidiaries:
 - a. OCL Global Limited
 - b. OCL China Limited
 - Himadri Birla Tyre Manufacture Private Limited (earlier known as Dalmia Mining and Services Private Limited)
 - d. Birla Tyre Limited

Conclusion

5. Based on our review conducted and procedures performed as stated in paragraph 3 above and based on the consideration of the review reports of the other auditors referred to in paragraph 6 below, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited consolidated financial results, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the Listing Regulations, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

Other Matter

6. We did not review the interim financial information/financial results of 4 subsidiaries included in the unaudited consolidated financial results, whose interim financial information/financial results reflect, total asset of Rs. 376.82 Crore as at 30th September, 2024, total revenue of Rs. 29.60 Crore and Rs. 59.05 Crore, total net profit after tax of Rs. 5.45 Crore and Rs. 10.02 Crore, total comprehensive income of Rs. 5.45 Crore and Rs. 10.02 Crore for the quarter ended 30th September, 2024 and for the period from 1st April, 2024 to 30th September, 2024 respectively, and Cash flow outflow (net) of Rs. 15.03 Crore for the period from 1st April, 2024 to 30th September, 2024, as considered in the unaudited consolidated financial results. These interim financial information/financial results have been reviewed by other auditors whose

Continuation sheet.



reports have been furnished to us by the Management and our conclusion on the statement, in so far relates to the amounts and disclosures included in respect of these subsidiaries is based solely on the reports of the other auditors and procedures performed by us as stated in paragraph 3 above.

Our conclusion on the statement is not modified in respect of the above matters with respect to our reliance on the work done and the report of other auditors.

For Chaturvedi & Shah LLP Chartered Accountants Registration No. 101720W/ W100355

Vijay Napawaliya

Partner

Membership No. 109859

UDIN: 24109859BKFCMH3221

JOHNE IN

Place: Mumbai

Date: 13th November,2024

MUMBAI) V

STATEMENT OF CONSOLISATED UNAME							(* thanke)
ů.	S. Ym Parthedarv.		Quarter Ended	The second second	1000	HALL VERFTY	Year Ended
		Sep 10, 2014	Jun 58, 2624	Sep 30, 2021	New 30, 2014	Sep 30, 2923	Marrh 11, 2024
	Cestinguing Operation				1	Name of the last	Backback .
1	DYCOME						
	- 1	28.62	723.59	1841	14531	- 873E	1111.96
=	-	3087	24.02	1134	55.84	2223	(0.0)
E)	[Total Income (141)]	11.79	48.41	29,45	67'601	10,23	179,04
2	DATASES	- Chart					
	Contot materials sawsmed	12,58	HIB	428	24.46	23.42	44.24
	Porchase at the N-de-Grade	133	3,38	1,34	4.11	10.27	18.79
	Change in interstation of finalistic grock and built ab-progress	(0.51)	(2.24)	4.78	(2.73)	111.17	478
	Fingling Constitution	4.76	4.09	1330	SEAS.	11.431	10.63
	Freday Cuit	28.03	19761	100	38.73	3.40	17.05
	Deposition and amendouses	4.02	515	138	10.09	51.62	74.25
1	Other Egrenomes	929	9.74	575	1859	22.81	5431
11	Thtal typerses (IV)	31,74	21.48	29.18	103,42	97.66	181.47
	Froffit / (Loss) before the free Continuing Operation (III-29)	0.05	1250	0.27	(3.22)	2,35	(2,43)
S.				0.45		10.00	13.04
\$	Profit (Local) after exceptional tiens and before tactions Continuing Operation	900	020	8.75	(323)	13.11	3.66
E	VIII Tar Apprine:						
	Sympletic		4	Cast		10.0	
	Diffitted for	0.10	(0.02)	139,251	00'0	134471	6.22
	Tax adjustificach feirias/feir train.			*			117
T	Takin Tak Daprinse from Continuing Operature (VIII)	0,10	(6.63)	(39.34)	0.56	(1834)	8.38
25	Not Frailit / (Less) for the period year from Ecottoning Operation (WeVIII-VIII)	(sout)	(3.25)	1003	(376)	11.72	pire
×	Discontinued Operation (Refer Note - 2)				The state of the s		
	Phofil / Loss) hefore tax hour Decontinued Operation	(0,48)	97.0	973	(0.40)	(UTSO)	61.08
1	Lat expector / terrelation Discordance Operation	(0.12)	8,022	97.0	(0.10)	(683)	15.59
	Net Profit ((Lens) for the period (year from Discontinued Operation (X)	(90'00)	90'0	0.25	(9039)	(0.13)	46.25





N. H.	St. Wei Particulars	Ouarher Ended	Ended		Itali	Half Vearly	Year finded
		Sep 30, 2024 Unaudited	Pan 10, 2024 Unasithed	Sep 30, 1011 Restated*	Sep 10, 2024 Unanitted	Sep 30, 2013 Bestated*	March 31, 2024 Audited
×	-						
	(c) But Value of Lucks from the section of promited for promited from the finance of the control	148,333	157.14	DUTAL	15,433	36136	721635
	(c) thorate to ortaing to interprete		-	(48(43)		127(2)	8.00
	(A) Re-management of Helpert Resett Plass	950	18.835	(8,30)		3.15	(10.10)
	(A) Introductor concept to remember out of Defined Benefit Obrigation	1001		0.07		(8.04)	0.83
	Henta that will be reclassified to profit acloss					Total Long	
	11) Park white of Deal Both Same and the Control of		USU		(1.50)	-	CATA
		135	(974)	146	2.46	(LELY)	(1.50)
	Total Other Comprehensive Income (XI)	(41.91)	65'561	239.41	133.68	234.81	(237.07)
TI.	XII Tatal Comprehendive (acome by the period/ year (X+X+X))	(1233)	192.40	13967	150.00	116.01	(185,98)
	Net profit / (lors) Afrithanable to (Caetharing and Discontinued Operation)						
		(929)	19:191	40.32	(332)	5154	4733
	N. Nan anathallag interest	(59.0)	(12.43)	(90.0)	(80.04)	(41.82)	DAMP
	Other Comprehendive bosons Altributable in [Comming and Discontinued Operation]						
	a) Owelship of the Company	(411)	245.43	239.41	153,600	281.00	(236,943)
	M. New John Holling Philippe.	20.02	(0.02)			(878)	(0.23)
	Fetal Comprehentive Income Attributable in (Gentlimbig and Discentified (Discribios)						
	a) Deliver of the Congues	(42.24)	37261	179,73	156.16.7	156,70	(199,73)
115	b) Non contrating titlered	(10.03)	[400]	190'0)	(feda)	(0.27)	(0.25)
VIII	All Paid-up equity share capital (Face Value Per Share 7.10/-).	96.3%	4420	44.70	4420	64.20	44.20
ALIA	MW Other Equity codeding Revaluation Reports						254175
S.	Earning For Share (of C 507-each) (not Annualized)	1000000	2000				
	- Baild and Oslated (Stagera) - Continuing Operation	50000	(871)	4,65	[0.73]	11.71	8.19
	- fluor and Dihitrif (Rupera). Document/Operation	Hero)	10/6	3116	(0.07)	469 (0)	10.67
Ī	Charter and Patricial (Business), Contribution and Observational Operation	Delan State Control	C8 24 2	10.00	100 000		







DALMIA BILARAY ARTHACOONING LIMITED

TO ALM ALM BENDAND TO BENDALING SECTION OF THE SAME TAKEN THE SAME

TO BE SECTION OF THE SAME SECTION OF THE SAME SECTION OF THE SAME SAME

THE SECTION OF THE SAME SECTION OF THE SAME SAME SAME SAME SAME SAME.

The phare nated arounds of Dates thank blockward blocked with Holding Campany or the Company") and its volumbarter, collectively relative to an Embed review here been been been been been been the found of the control of the parties and the granted and the control of the contr Notes to consolidated financial results. ended 10 leptomber, 2028.

In view of transfer of its Refeating Testions to believe to WIII Magnesitz fedits Like (THIT) which was consisted in planuary 4, 2023, the three judical address judicious have been associated. fracontinend operations assistable with field Alvie (Non-server American Field for Safe and Discustance Operations).
The Company has sill-row out the List alone over Japonia Magnetier enthabling and trains from Sager and Indian agreement Continuis Operations of the Company and advantage that supersystems are the Company and advantage that agreement, manufacturing and fraction reflector or Endoacturing's.

Sep 30, 2024 Jan 30, 2024 Sep 30, 2023 Sep 30, 2024 Sep 30, 2024 Sep 30, 2024 Sep 30, 2024 Andlined (9.20) (9.20) (9.21) Restaled? 12.25 Unautited Restated" 0.077 0.777 0.098 0.008 Unanimed 0.48 (8.48) (6.34) (0.34) the Transist performances of the Ossachines Operation for the salt provides Andare achieve. Profit / (Loss) for the period / year from discountinged operation APPENDANT OF SOME SECTIONS (and) / (Last) hefore tax stancial Perferensisce

First Pursuant to Color Labor October 19, 2023 of Norbert Company Law Telescal, Roketa Resolution (First Person Laborat Lab

to the Company under Schoose of Personger them Demonger Appointed Bale () a. May 06. 2022) and eventual registed reductions of the shows capital or BTL. The above Schoose and related ductor were fled with Registrar of Companies on Newtober 94, 2023.

The Company has given offect to blove institutions by way of separations go per Nepalestine Method is necondary with load AS 103 - Parateers Combinations rand with actual grammary present from a Registers proceed for seasons and seasons and a respect from a Registers and what seeks acquired (as per Parateer Price Allocation report from a Registers Valued and consideration goals on the democrate has been accounted for an Capital Searce amounting to \$ 100.25 cross along with corresponding settlement of the purchase consideration of \$10.00 for Capital by March Ma The Company has convoluted the financial statement of EEL as per Anqualities Michael in accordance with hid AG 193 - Bustinia Combinations read with other accordingly file among shadning performed in EEL was recorded at their exapped to file while as per the Percham Princ Allendon reported full while as per the Percham Princ Allendon reported at their exapped to the Same and Entercheing Scheme, the Resented of Among and Among their apparent of the Same and Restricted Scheme, the Resented of Among their apparent of the Among their apparent of the Same and Among the Research of the Same and Among their apparent of the Same and Among the Same and Amo 8

(c) Accomingly, comparative figures for the quarter and half year embed September 30, 2022 have been restand in give offers alreas above in the appointed dary in May 60, 2022 and the effect on the amount of Newstee. Profit and Earnings per State published in princious period are as given below-

		A Chichille
articular.	Quarter cented.	Half Yearly
	Sep 30, 2023	Sep 30, 2823
termine from aperations - Continuing Operation	100	700
to president for the effect of Conserper actions and tolkense all arrangements	18.41	67.98
redit (Taxes) after text. Continuing Operation		
All per pooliished at prenimum pertials	0250	(22,22)
to restained but the effort of Outmortant achieva and substant substantierment	46.51	16.73
arning parakern - Continuing Operation		
As peculogical adjection programmer programmer.	(4.13)	10.27
Could be that the star of the country of the country and activities of arts agencies of	10.01	11.11

BHA

Hegg, Office DALMIAPURAM, P.O. MALLARITON - 571571, DRT. TRUGHRAPALLL TAMILNADO Phone-91112945700, Websile www.dahaland.com DALMIA S HARAT K UP KNOTHRUIS LINITED CIN. 426100TN2006PLC061254

Soles to consultabled financial results (modd.):

Furnish to the Share Fusibone Agreement with Rill Magnesida Statishined AG and shanshiders' approved, the Suideng Company has disposed off whelly owned subsidies; company has Datmis CVO Nefractivies circlett Consistent ut filts transaction has been someidered as encryptional tense and processingly to the above sould financial results. Exceptional then are as under-

by the Whole-tree ductor and IIO (Chief Operating Ductors Maker - IIOON) of the Gringson, should be reportable arguments, here the Grings has also obtained the search base restained by the Gringson of Continuents and Born. Furnant to the above change, the Grings has restained argument information of Continuents previous quarter and but year ended September 30, 2021 in consensation will be Maked in Colorina between the fit bit in the constant and print the colorina segments, and published and despite a AX TRE-Operating Segments", including related dischaures.

111 - each, by the experty shareholders building fully paid up requity staires of the binnerpot Company to the proportion defend to the adverso. The appointed date of the said Schema is july 01, 2022 INSCRIBATION OF THE COURT OF THE STREET AND STREET OF THE STREET OF THE STREET IN THE STREET STREET AND THE STREET STREET AND THE STREET STREET AND THE STREET much and framed working business of Dieskerged Computer, this the Computery on a gooding reserve hasts. In presidentation of it, the Computery shall because and albut New Equity Starve of hose value of The Baard of Derectors of the Company on Policiany 2, 2024, Nove approved the Schemic of Amalgamattes (the Schemic) between Bishola Bharic Segar and Industries Lineard (the Demergo centraty) and the Company and their respective shareholders upder Sestions 200 to 232 and all either applicable procession of the Companies Art. 2013 for transfer and resulting of florentipo Seasonal Straight And Supplement 18, 2024, the Farest Company has received a "ne objection" letter from the Nebropositon Stack Exchange under Regulation 37 of SSR1 Labble, and the application has recting approval of the reherre from shareholders and National Casegany Live Tehanol and regulatory authorities and other compliance, an accounting effects are considered in the above the or Shell with MEAT, However, pending the accessary appreciate, an accessing effects have been included in the financial results. On pite 25, 7024, the flux ble Suprame Court, in a professional decivered by a Mina-Cuityr Constitutional Bench, raind that regulty results to court above and uplieds the Ingiditive competence of States in text. erie erisi tazes. Piethar: 11 tili grider dated August 14, 2024. She Court determined that Source could livry or demand tox are vineerals from April 11, 2005, with geyments to be major in 12 installments starting them April 21, 2020.

renes involved and pending further clarify, the Percet Company, haved on management's evaluation has retirated a crisingent facility of \$11.13 Crisis. This will be wasseson't periodically lassed on further dewingments in the matter. Given the rumplessity of the

The Previous pectod/year figures have been remored/regrouped wherever reautier assuments.

A.B.N. For and on hehalf of the Board of Directors. \$3 Whole time director and CIO Dr. CN Maheshwari BIN HELYSAN

A/K

Tack: Sew Debt.

DALMIA BHARAT REFRACTORIES LIMITED

CIN-LIA100TN2006PLC061254

(b) Financial masts

Regal, Office : DALMEAPURAM, P.O. KALLARUDE - AZLASI, DIST, TIRUCHURAPALLE, TAMIL NADU

Phone: 911123457100, Website: www.dahnlanci.com

CONSOLIDATED BALANCE STREET AS AT SEPTEMBER 30, 2024

(I in crote Sep 30 2024 Mar: 31 2924 Unaudited Audited ASSETS. Non-current assets (a) Property, plant and equipment 279.21 285.61 (b) Right of use assets 11.03 13.58 (c) Intrataust Property 0.23 0.21 (it) Capital work - in - progress. 125.03 90.20 (*) Other istanglike assets 0.12 fiff Gentrell 0.03 0.02 (h) Financial aparts

[1] Investments [11] Other financial accets [1] Corrent tax assets (net) [1] Other non-corrent assets	2,905.68 3,73 31,92 6,23	2,293.40 3.62 29.99 2.72
Total non-current assets	3,345.80	2,719.35
Corrent assets		10000000

(i) Irrichments (ii) Trade recrivalina (iii) Cash and cash requiralents (iv) Bank Interest other than (ii) above (v) Lanus (vi) Other Busicul assets (v) Other Current assets Total current assets	102.49 27.15 8.30 44.01 0.03 3.92 41.43 254.17	218.59 21.53 281.79 19.78 0.04 2.05 33.95 559.51
Total Assets	3,610.05	3 176.00

Total Assets	3,610.05	3,178.06
EQUITY AND MADILITIES		202791111
Equity (x) Equity share capital	44.20	4420
[b] Other equity (c) Non Controlling Interests	Z,701.94	2,561,75

(c) Once equity (c) Non Controlling Interests	2,701.94	2,561,75 5.78
Total Equity	2,751.83	2,611.73
LIABILITIES		
Non - Current Liabilities		

(*) Financial liabilities		
(i) Borrowings	729.55	576.83
(ii) Lease Robdittes	0.56	0.61
(tii) Other financial Liabilities	13.05	4.71
(b) Provisions	9.23	9.56

(c) Deferred tax liabilities (net) 3.76 Total Non-Corrent Liabilities 755.65 591.73

Current Liabilities (a) Financial liabilities (i) Lease Lightlines. 0.24 8.77 (II) Trade myables (a) Total outstanding durs of Micro Enterprises and Smult Enterprises 1.89 0.14 (b) Tetal outstanding does of other than Nivra Enterprises and 40.00

31.15 Small Enterprises [16] Other financial liabilities 38,73 27.56 (b) Other current Habilities 11.41 6.11 (c) Provisions

10:31 10.20 Total current liabilities 102.57 75.40 Total Equity & Liabilities 3,610.05 3,278.66

Flace: New Belts

Dr. UN Maheshwart Whole time director and CEO

For and on behalf of the Board of Directors

41.93

19.99

DIN DD175680

Dalmin Bharat Refractories Limited

CONSOLIDATED UNAUDITED STATEMENT OF CASH PLOWS FOR THE HALF YEAR INDED SEPTEMBER 20, 2024

	farticulars.		P. in prois
1		For the period ended 30 Sep 2024	For the period ended 30 Sep 2023
A . 1	ash New Iroto operating activities :	30 30 2025	wash share
	'rolli/ (loss) before tax from ordinary activites before exceptional litera		
- 6	Custing operations:	2550	
		(3127)	2.0
- 34	Discretioning operations	(20.46)	10.71
- 87	rofit/fluss) before taxation and before exceptional Benne	(3.63)	2.16
	Starpformal Beams		10.00
	'rulit before takation	(9.62)	13.03
	Adjustinents for:	(Allegar)	7,0000
- 21	repreciation and amortination repense	216.00	100000
1.3	Percialist on lenger respired within high	16.10	12,47
- 1	Stortkian for doubtful alebby	(0.54)	£1.71
	Stortsten for warranty	0.12	
	Trade of your	0.02	
	Nirrord include	39.72	2.47
		(20,99)	14.39
	Nivideral income	(1180)	10.35
- 70	is in on investments carried at foir value through statement of gradit and tunn	(71.04)	14.62
7.9	YOUR ON SAID OF THEFTHER IN LOCALING VICE.	(5.19)	19.14
- 23	Fruit) / Inne on sale of property, plant and equipment	0.01	
- 17	Chariffustering processions wellten back		624
- 8	Procedure for edge exchange werterland		
- 0	temptional Cala	1	(0.00
- 0	This .		(111.06)
- 6	hercaling profit/(loss) before working capital changes	-	6.97
		(3.05)	(1.46)
	Missiments for working capital		
13	Perruss/[[screene] is leventuries	(13.07)	1822
1.4	Secrease/[Decimate] in trude and atten incitivables	(9.74)	19551
- 4	Decrease (/increase in trade and other payables	11,43	(153.29)
	ash [used in]/generated from operations	1000	
	neutror taxes paid (net)	[14,43]	50.00
	et cash flow (used to)/generated from operating activities	16.15	5.93
		3.72	54.41
	ash flow from investing activities	13/20/20/20	
- 1	archant of property, plant, equipment, letangible sourts and capital work - in - progress	(35.65)	
- 58	timeeds from sale of property, plant and equipment	(100041)	1.85
	rureed from subrat DGSIL	2	114.78
	Mysest Himmer	1611	030
. 0	(v) denut income:	1.60	8.205
- 2	urchise of new correct in/outmosts	(49421)	1401.54)
- 7	with use of current investments		
12	Favood from asia of current investments.	(425.32)	(244.49)
1	record from take of non-current investments	552.17	477.42
	ther bank halances	57.85	13610
		(2431)	(4.77)
	et cash flew (uand in) investing activities	[356.56]	(61.14)
	ash flows from financing activities		
	tridered paid	(6.51)	(6.63)
31	racends from current borrowings (set)	10000	40.06
- 9	recreds/(Repayment) of non-energed borrowings (set of transaction costs)	210.84	
- 8	rpayment of legac liability	* A P. C.	(58.83)
	nerest paid	(11/0)	(0.54)
	et cash flow generated/(need) from financing activities	(1257)	(0.95)
- 01	et tam now generated/(need) from unancing activities	129.35	(37.87)
N	et decreuse in cash and cash equivalents (A+B+C)	(221.49)	(14.60)
6	ish and cash equivalents (Opening Italianus)	231,79	128.60
	ish and cash equivalents (Clusing Balance)		117.99
	CONTROL OF THE PROPERTY OF THE		
	ish and cash equivalents (Classing Balance) sange in Cash & Cash Equivalents	(223,49)	117

Notes:

1. The above cash flow statement has been propared under the "redirect restled" as set out in Ind AS 7 - Statement of Cosh Flows.

Place: New Delta Dated : Nevember 13, 2023

Dr. CN Mabeslimari

Whole time director and CIU) DIN #9125680

For and on behalf of the Board of Directors of

	COMMULIDATED COMBITICIS SECRECATIVOS POR THE QUARTER AND NALE VEAR KNDED STETEMERS SE, 1614	REN 30, 1014				0.0000000000000000000000000000000000000
		Quarter Saded		Malf Vecely	wash.	Vest finded
No. Participary	Sep 70, 2024 pas	Res 38, 2034	Sep 30, 2023	Sep 10, 1014	Sep 30, 2011	May 31, 2004
2. Segment Revesion Continuous Constituta				Name of the last	Participal	VIII
	26.02	25.24	18/41	44.50	67.00	115.94
Direc	28/42	11.00	18.41	1001	97,96	111.94
Lone littly Capacia Theories Revenue Prais Certificatio Operations	20.00	49.60	10.44	19.50	44.00	
O (some activismed Operacities)					0.50	11378
Reformes	9007	188	90'0	10,04	10.02	14.82
Gen Dür Egwert Stander	9901	0.00	erse .	KURE	10'07	100
Reversion from Discustinged Operations	6.01	0.81	6.381	0.00	13.61	14.83
2 Segment Republic Profit before Thomas Canta and Tax Expenses Continuing Operations Reforcines	338	443	(230	123	(Marin	14.831
Trees	15.30	(6.39)	(270)	(1117)	011110	115,631
Texal Segment Profit / (Last) before laboral and Tas for the period / year ended	(2.082)	(1.54)	Eswerd	(3.62)	(13.63)	(58.54)
III Prant Del	(0000)	119,483	CONTROL OF	(1987)	(2.40)	FELLIN
Dis Challed Science	140	173	0.00	140	0.35	1142
(Or) factorie (Nationale of Strengtment)	0.23	3.95	3.90	416	818	1000
(1) other the alterable hoome (Net of Expenditured)	17.35	1921	446	27.62	11.02	1187
Profit / (Law) before exceptional tiens & tax lines contenting operations for the section I was ended	50'0	(12.1)	0.27	tred	EDS	(2.43)
Aveption lives	(6	85	0.48	100000000000000000000000000000000000000	16.8%	12.00
Profit / Daniel believe has for the perhalf / year ended from Continuing Operations	pro .	(3.27)	0.75	(323)	13.21	9.65
A Carrest Tax	610	100021	18030	Age	613	, !
Till Tax adjustments for sucharysters						1.64
Not Pryth / (Loss) aperations for the period / year collect their Ceathwing. Operations	toott	(0.25)	40.01	(0.34)	21.25	0.00
Discountinged Operations	100.00	0.00	3	113/211	7,000	10000
Prefit / (Lean) believe encaptional from & for from discussing a persistent for the		90'0	629	(6.44)	(979)	61.20
pertial (year ended)	9		138	180	1000	
Profit / (Leas) betom tacher the period / year ended from discontinuing Operations	(87.8)	80'0	0.29	(0)(0)	(8 De)	11.53
To expense	10,123	1995	0.044	08.100	(1007)	15.51
Net Profit / (Last) brittle petted / year ended from Districtioned Operations	10.163	0.0%	97.0	(836)	(643)	88.79
THE PUBLIC LEVEL OF THE PARTIES FOR PARTIES	19-4-18		-			



	SECHENT INFORMATION FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2325				(Teacrains)
5	Quarter Ended	14	Gall Yearly	party	Year Endos
	Sep 10, 2014 Jun 16, 2014	Restarted?	Sep S0.2824	Sep 10, 1911	Mar 31, 2024
Segment Assess Canting Operations Xehastons Three	294.29 23R4S		254.79	#CZ71	19477
Discharthosed Operations			430.93	447.45	5901
Refractivities	23.2	3136	152	51.36	1100
Pullsand	252 343 29555 382547	144	2,452,58	5136	23,717,52
Total Segment Ariette	3,636,05 3,664,03		1,619,05	3,529.20	457175
6 Segment Liabilities Continuing Operations Teliactories Tyres	27.57	1575	V255	22 E	1861
Discussioned Oversident	362.53 251.97		302.53	THAIL	221.61
Behaciens	36.26	109.72	26.26	18833	26.78
Challearthd	20,250 52,943 52,615	25.52	2828	1691	26.76
Total Sagrent Lish Bries	858.22 604.88		058.23	442.07	107,13



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED AT ITS MEETING HELD ON FEBRUARY 02, 2024 EXPLAINING EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON-PROMOTER SHAREHOLDERS

BACKGROUND

The Board of Directors ["Board") of Dalmia Bharat Sugar and Industries Limited on February 02, 2024 approved the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company" or "DBSIL" or "Company") and Dalmia Bharat Refractories Limited ["Resulting Company" or "DBRL") and their respective shareholders (the "Scheme") under Sections 230 to 232 of the Companies Act, 2013 ("Act") and other applicable provisions, if any of the Act. The Scheme entails the following:

- (a) Transfer and vesting by way of demerger of the Demerged Undertakings (as defined in the Scheme), consisting of DMC (Dalmia Magnesite Corporation) Unit and GT (Govan Travels) Unit (as defined in the Scheme), of the Demerged Company into the Resulting Company and consequent issue of New Equity Shares (as defined in the Scheme) by the Resulting Company to the shareholders of the Demerged Company;
- (b) Various other matters consequential or otherwise integrally connected.

As per Section 232(2)(c) of the Act, a report adopted by the Board explaining the effect of compromise on each class of shareholders, key managerial personnel ("KMPs"), promoters and non-promoter shareholders laying out in particular the share exchange ratio, is required to be circulated to the shareholders along with the notice convening the meeting.

This report of the Board is accordingly being made in pursuance to the requirements of Section 232(2)(c) of the Act.

The Scheme and the following documents are presented to the Board:

 Valuation report dated February 02, 2024 issued by Valecs Ecotech Pvt. Ltd. (Firm Registration Number IBBI/RV-E/02/2022/178), being registered valuer appointed for the purpose of the Scheme ("Valuation Report");

P

- b) Fairness opinion report dated February 02, 2024 Issued by M/s D & A Financial Services (P) Ltd., SEBI registered Category I merchant banker having license no. INM000011484 providing the fairness opinion on the share entitlement recommended in the Valuation Report ("Fairness Opinion"); and
- c) Certificate dated February 02, 2024 issued by the Statutory Auditors of the Company, i.e., NSBP & Co., Chartered Accountants (FRN: 001075N) to the effect that the Scheme is in compliance with applicable Accounting Standards specified by the Central Government under Section 133 of the Companies Act, 2013 ("Statutory Auditors Certificate").
- d) Copies of Audit Committee Report and the Independent Directors Report, both dated February 02, 2024.

The aforesaid Valuation Report and Fairness Opinion have been duly considered by the Board and have come to the conclusion that share entitlement ratio is fair and reasonable.

SHARE ENTITLEMENT RATIO REPORT / ISSUE OF SHARES ON DEMERGER.

The above-mentioned registered valuer has recommended the following share entitlement ratio for the Issue of shares in terms of the Scheme:

"1 fully paid-up equity share of face value of INR 10 each of the Resulting Company shall be issued and allotted for every 48.18 fully paid up equity share of face value INR 2 each held by equity shareholders of the Demerged Company."

The aforesaid ratio has been confirmed in the Fairness Opinion referred above.

The New Equity Shares of the Resulting Company to be issued and allotted as above shall rank pari possu in all respects with the existing equity shares of the Resulting Company, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto. The Resulting Company shall seek listing of the New Equity Shares allotted by it on Calcutta Stock Exchange Limited ("CES") and Metropolitan Stock Exchange of India Limited ("MSE"), where its existing shares are listed.

No special valuation difficulties were reported.

EFFECT OF THE SCHEME ON THE EQUITY SHAREHOLDERS (PROMOTER AND NON-PROMOTER) OF THE DEMERGED COMPANY



The Demerged Company has issued only one class of shares, i.e. equity shares. Both the promoter and non-promoter shareholders of the Demerged Company holding such equity shares will be entitled to the allotment of fully paid up New Equity Shares in the Resulting Company.

The Scheme is expected to have several benefits for the Company and the Resulting Company, as indicated in the rationale to the Scheme, and is expected to be in the best interests of the shareholders of the Company. Thus, there is no adverse effect of the Scheme on the shareholders (the promoter and non-promoter shareholders) of the Company.

The provisions of the Scheme have been drawn up to comply with the conditions relating to "Demerger" as defined under Section 2(19AA) of the Income Tax Act, 1961 and therefore, it may not have any tax implications.

EFFECT OF THE SCHEME ON THE KMPS

No change in KMPs of the Demerged Company is expected pursuant to the Scheme.

The Resulting Company, if applicable, may engage in the Demerged Undertakings, the KMPs concerned of the Demerged Company without any interruption in their service and on terms and conditions not less favourable than those on which they are engaged by the Demerged Company.

Further, none of the KMPs have any interest in the Scheme except to the extent of the equity shares held by them, if any, in the Demerged Company or the Resulting Company. The effect of the Scheme on such interest is the same as in the case of other shareholders.

For the Board of Directors of Dalmia Bharat Sugar and Industries Limited

Rajeev Bakshl

Director

(DIN: 00044621)

Place: New Delhi

Date: February 02, 2024



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF DALMIA BHARAT REFRACTORIES LIMITED AT ITS MEETING HELD ON FEBRUARY 02, 2024 EFFECT OF THE DRAFT SCHEME OF ARRANGEMENT BETWEEN DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED AND DALMIA BHARAT REFRACTORIES LIMITED AND THEIR RESPECTIVE SHAREHOLDERS ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON-PROMOTER SHAREHOLDERS

BACKGROUND

The Board of Directors ("Board") of Dalmia Bharat Refractories Limited on February 02, 2024 approved the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company" or "DBSIL") and Dalmia Bharat Refractories Limited ("Resulting Company" or "DBRL" or "Company") and their respective shareholders (the "Scheme") under Sections 230 to 232 of the Companies Act, 2013 ("Act") and other applicable provisions, if any of the Act. The Scheme entails the following:

- (a) Transfer and vesting by way of demerger of the Demerged Undertakings (as defined in the Scheme), consisting of DMC (Dalmia Magnesite Corporation) Unit and GT (Govan Travels) Unit (as defined in the Scheme), of the Demerged Company into the Resulting Company and consequent issue of New Equity Shares (as defined in the Scheme) by the Resulting Company to the shareholders of the Demerged Company;
- (b) Various other matters consequential or otherwise integrally connected.

As per Section 232(2)(c) of the Act, a report adopted by the Board explaining the effect of compromise on each class of shareholders, key managerial personnel ("KMPs"), promoters and non-promoter shareholders laying out in particular the share exchange ratio, is required to be circulated to the shareholders along with the notice convening the meeting.

This report of the Board is accordingly being made in pursuance to the requirements of Section 232(2)(c) of the Act.

The Scheme and the following documents are presented to the Board:

- (a) Valuation report dated February 02, 2024, issued by M/s. Valecs Ecotech Pvt. Ltd (IBBI Registration No. IBBI/RV-E/02/2022/178, being registered valuer appointed for the purpose of the Scheme ("Valuation Report");
- (b) Fairness Opinion Report dated February 02, 2024, issued by D & A Financial Services (P) Limited, a Category-I SEBI registered Independent Merchant Banker (Reg. No. INM000011484) providing the fairness opinion on the share entitlement recommended in the Valuation Report ("Fairness Opinion");
- (c) Draft Certificate dated February 02, 2024, issued by the Statutory Auditors of the Demerged Company i.e. M/s. Chaturvedi & Shah LLP, Chartered Accountants (FRN: 101720W/W100355), to the effect that the Scheme is in compliance with applicable





Accounting Standards specified by the Central Government in Section 133 of the Act; and

(d) Copies of Audit Committee Report and Committee of Independent Directors Report, both dated February 02, 2024.

The aforesaid Valuation Report and Fairness Opinion have been duly considered by the Board and have come to the conclusion that share entitlement ratio is fair and reasonable.

SHARE ENTITLEMENT RATIO REPORT / ISSUE OF SHARES ON DEMERGER

The above-mentioned registered valuer has recommended the following share entitlement ratio for the issue of shares in terms of the Scheme:

01 equity share of Dalmia Bharat Refractories Limited of INR 10 each fully paid up for every 48.18 equity shares of Dalmia Bharat Sugar and Industries Limited of INR 02 each fully paid up.

The aforesaid ratio has been confirmed in the Fairness Opinion referred above.

The New Equity Shares of the Resulting Company to be issued and allotted as above shall rank pari passu in all respects with the existing equity shares of the Resulting Company, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto. The Resulting Company shall seek listing of the New Equity Shares allotted by it on Calcutta Stock Exchange Limited ("CSE") and Metropolitan Stock Exchange of India Limited ("MSE"), where its existing shares are listed.

No special valuation difficulties were reported.

EFFECT OF THE SCHEME ON THE EQUITY SHAREHOLDERS (PROMOTER AND NON-PROMOTER) OF THE DEMERGED COMPANY

The Demerged Company has issued only one class of shares, i.e. equity shares. Both the promoter and non-promoter shareholders of the Demerged Company holding such equity shares will be entitled to the allotment of fully paid up New Equity Shares in the Resulting Company.

The Scheme is expected to have several benefits for the Company and the Demerged Company, as indicated in the rationale to the Scheme, and is expected to be in the best interests of the shareholders of the Company. Thus, there is no adverse effect of the Scheme on the shareholders, the promoter and non-promoter shareholders and/ or Directors of the Company.

The provisions of the Scheme have been drawn up to comply with the conditions relating to "Demerger" as defined under Section 2(19AA) of the Income Tax Act, 1961 and therefore, it may not have any tax implications.



EFFECT OF THE SCHEME ON THE KMPS

No change in KMPs of the Demerged Company is expected pursuant to the Scheme.

The Resulting Company, if applicable, may engage in the Demerged Undertakings, the KMPs concerned of the Demerged Company without any interruption in their service and on terms and conditions not less favourable than those on which they are engaged by the Demerged Company.

Further, none of the KMPs have any interest in the Scheme except to the extent of the equity shares held by them, if any, in the Demerged Company or the Resulting Company. The effect of the Scheme on such interest is the same as in the case of other shareholders.

Certified True Copy For Dalmia Bharat Refractories Limited

ORIES LA

Deepak Thombre

Director

(DIN: 02421599)

Place: Pune

Date: February 02, 2024



SHP	Pre – Schen	ne		Post - Sche	me	
Shareholders	No. of	%	Shareholders	No. of	%	Shareholders
	shares	-	(31.12.2023)	shares		(31.12.2023)
Promoter	60634122	74.91	19	60634122	74.91	19
Public	20305181	25.09	45051	20305181	25.09	45051
Custodian	0	0	0	0	0	0
Total	80939303	100	45070	80939303	100	45070

Details of Sharehold	ing* (Security W	ise – Eq	quity/Preferenc	e Share) of th	ie Resul	ting Company
SHP	Pre – Scher	Pre – Scheme		Post – Scheme		
Shareholders	No. of shares	%	Shareholders	No. of shares	%	Shareholders
Promoter	33147379	74.99	8	34405871	74.99	20
Public	11052728	25.01	3115	11474172	25.01	48165
Custodian	0	0	0	0	0	0
Total	44200107	100	3123	45880043	100	48185

For Dalmia Bharat Sugar and Industries Limited

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Aashhima V Khanna Company Secretary

ICSI Membership Number: ACS 34517

Date: February 02, 2024 Place: New Delhi

Dalmia Bharat Sugar and Industries Limited

11th & 12th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India
T + 91 11 23465100 W www.dalmiasugar.com CIN: L15100TN1951PLC000640
Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamil Nadu, India
A Dalmia Bharat Group company, www.dalmiabharat.com

SinglaMandeep& Associates

Chartered Accountants

H.O #22, New partap Nagar, Near Vita Booth, Ambala City, Haryana Ph:-(+91) (171) 2551507, (+91) 9896099207,7988139601 E-Mail:casinglamandeep@gmail.com



Date: 17.03.2024

Ref. No. SMA/2022-23/123

I Mandeep Singla Partner of M/s Singla Mandeep & Associates, Chartered Accountants, New Partap Nagar Ambala city) hereby certify that asset, liabilities and net worth of Dalmia Bharat Sugar and Industries Limited as on the appointed date (01.07.2023) pre and post demerger of salem and goven travel is as per the table below:

(Rs.In Cr)

S.no	Particulars	Pre Demerger	Post Demerger
1	Assets	3,747.01	3557.17
2	Liabilities	923.88	888.62
3	Net worth	2,823.13	2668.55

Note:- Pre & Post demerger revenues of FY 24 can be calculated only post completion of the financial year.

Place: AmbalaCity Date: 17.03,2024 For SinglaMandeep& Associates
Chartered Accountants

MANDEEP SINGLA

Depth Accountants
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CA MandeepSingla (Partner)

M. No.: 530318

UDIN: 24530318BKCITB2090





Date: 19 March 2024

To
The General Manager
Department of Corporate Services, BSE Limited
P.J. Towers Dalal Street, Mumbai - 400001

This is to certify that Net worth of Dalmia Bharat Refractories Limited, having its registered office at Dalmiapuram, P.O. Kallakudi - 621651, Dist. Tiruchirapalli, Tamil Nadu has been calculated as under:

Net worth as on 30 June 2023 (Pre-Scheme of Merger):

Particulars	
Total Assets	Amount (INR in Crores)
The state of the s	3,243.57
Less: Total Liabilities	480.44
Less: Reserves other than Securities Premium and Retained Earnings	10000
	629.07
Total Net worth	2,134.06

Provisional Net worth as on 01 July 2023 (Post-Scheme of Merger):

Particulars	Amount (INR in Crores)
Total Assets	3,432.74
Less: Total Liabilities	518.29
Less: Reserves other than Securities Premium and Retained Earnings	629.07
Total Net worth	
1 Otal Ivet Worth	2,285.38

Net worth for Pre-Scheme of Merger has been calculated as per the Auditor's Review Report on the Unaudited Financial Results of the Company and Provisional Net worth for Post-Scheme of Merger is based on the data and documents produced before us by the Company for verification.

This is to certify that the above-mentioned information is true to the best of our knowledge and belief.

The certificate is issued on the request of the company as required by BSE for Pre and Post scheme of merger of "Dalmia Magnesite Corporate" (DMC) and "Govan Travels" (GT), division of "Dalmia Bharat Sugar and Industries Limited" (DBSIL) on a "Going-concern" premise into Dalmia Bharat Refractories Limited under scheme of arrangement under section 230-232 of Companies Act, 2013 or any other applicable laws.

For CMBL&CO

Chartered Accountants

Firm Registration No. 039312N

Lakshay Behal

Partner

Membership No. 562028

Place: New Delhi Date: 19 March 2024

UDIN: 24562028BKENCC4114



IMPACT OF SCHEME OF ARRANGEMENT ON REVENUE GENERATING CAPACITY OF DALMIA BHARAT SUGAR AND INDUSTRIES LIMITED/COMPANY/DEMERGED COMPANY

The business presently undertaken by Dalmia Bharat Sugar and Industries Limited (directly and indirectly) comprises of Sugar, Power, Ethanol and Refractory & Travel. Refractory & Travel business being non-core, hence are proposed to be demerged.

The demerger of the Refractory business undertaking (Salem Unit) and the Travel business undertaking (GT Unit) would not impact the revenue generating capacity of the remaining business of the Demerged Company related to Sugar, Power and Ethanol business.

The segregation of DMC Unit and GT Unit from the Demerged Company will lead to the following benefits:

- · Segregation of non-core businesses from sugar business;
- Efficient and focused management individually on DMC Unit, GT Unit, and sugar business; and
- Increased flexibility for value extraction and fund raise.

Accordingly, the demerger would positively impact the revenue generating capacity of the core business.

For and on behalf of

Palmuina Villiani

Dalmia Bharat Sugar and Industries Limited

Aashhima V Khanna Company Secretary

Dalmia Bharat Sugar and Industries Limited

4th Floor, Hansolaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India T + 91 11 23465100 W www.dalmiasugar.com CN: L15100TN1951PLC000640 Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamii Nadu, India A Dalmia Bharat Group company, www.dalmiasugar.com

Annexure M



cement! sugar! refractories! power!

Particulars	Resulting Company	Demerged Company
Name of the company	Dalmia Bharat Refractories Limited ("Resulting Company" or "DBRL")	Dalmia Bharat Sugar and Industries Limited ("Demerged Company" or "DBSIL" or "Company")
Name of Exchanges where securities of the company are listed	Calcutta Stock Exchange Limited and Metropolitan Stock Exchange of India Limited.	BSE Limited and National Stock Exchange of India Limited.
Designated Stock Exchange	Metropolitan Stock Exchange of India Limited	BSE Limited
Brief details of the scheme	 Demerger of the Demerged Undertakings consisting of DMC Unit and GT Unit (defined in the Scheme) of the Demerged Company into the Resulting Company and consequent issue of equity shares by the Resulting Company to the shareholders of the Demerged Company; Various other matters consequential or otherwise integrally connected. The Scheme is to be implemented in accordance with Sections 230 to 232 of the Companies Act, 2013 and other applicable provisions, if any. 	
Exchange ratio		Refractories Limited of INR 10 each y shares of Dalmia Bharat Sugar and Illy paid up
Will any of the unlisted companies seek listing pursuant to Rule 19(2)(b) of SEBI (SCRR), 1957	. I N A	
Report of Audit Committee	Audit Committee report dated February 2, 2024 of the respector companies has recommended the draft Scheme for favour consideration.	
Valuation Report from a Registered Valuer	Messrs Valecs Ecotech Private Limi (RVE No.: IBBI/RV-E/02/2022/178)	ted
Fairness opinion by Merchant Banker		
Pre and post scheme Shareholding Pattern of the listed Companies	Refer Exhibit A	
Pre and post scheme Shareholding pattern of Unlisted Company 1	N.A.	

Dalmia Bharat Sugar and Industries Limited

11th & 12th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India
T + 91 11 23465100 W <u>www.dalmiasugar.com</u> CIN: L15100TN1951PLC000640
Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamil Nadu, India
A Dalmia Bharat Group company, www.dalmiabharat.com



Bnarat Sugar		
Minimum public shareholding in all the companies pre and post amalgamation is in compliance with Regulation 38 of SEBI (LODR) Regulations, 2015 ('Listing Regulations')	Yes, please refer Exhibit A	
Approval of shareholders	Approval of shareholders through	postal ballot/ e-voting will be taken as
through postal ballot and e-voting		licable laws as specified in clause 23.3
Treatment of Fractional Entitlement , if any	It will be complied with as specifie	d in clause 11.3 of the Scheme
Compliance with Regulation 11 of the Listing Regulations	confirmed that the proposed Sche to any court or Tribunal does no circumscribe the provisions of SEE (Regulation) Act, 1956, the Depos 1956/2013, the rules, regulations provisions as explained in Regulati	isted company has vide Annexure -K1 eme of Arrangement to be presented of in any way violate or override or BI Act, 1992, the Securities Contracts itories Act, 1996, the Companies Act, and guidelines under the Acts, the ion 11 of the SEBI (Listing Obligations ulations, 2015 or the requirements of
Statutory Auditor's certificate confirming the compliance of the accounting treatment as per SEBI Master Circular	Auditors of the Resulting Company, have provided the	NSBP & Co, Statutory Auditors of the Demerged Company, have provided the certificate dated February 02, 2024, confirming the accounting treatment as per SEBI Circular.
Compliance Report as per SEBI circular	Compliance Report as per SEBI Ma along with this application. Refer A	
Net Worth		
Pre	INR 2134.06 Crore	INR 2823.10 Crore
Post	INR 2247.70 Crore	INR 2481.14 Crore
Capital before the scheme (No. of equity shares as well as capital in rupees)	Refer Exhibit B to this letter	2 102.12 1 0.010
No. of shares to be issued	As per the share exchange ratio mentioned above, 16,79,935.7 shares will be issued pursuant to the Scheme	NA
Cancellation of shares on		
account of cross holding, if any	Nil	Nil
Capital after the scheme	Refer Exhibit C to this letter	There will be no change in the share capital of the Demerged

Dalmia Bharat Sugar and Industries Limited

11th & 12th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India
T + 91 11 23465100 W <u>www.dalmiasugar.com</u> CIN: L15100TN1951PLC000640
Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamil Nadu, India
A Dalmia Bharat Group company, www.dalmiabharat.com



(No. of equity shares as well as capital in rupees)		Company post the Scheme being effective.
Remarks, if any	None	None

For Dalmia Bharat Sugar and Industries Limited

AASHHIMA

Ciyishly digned by AASHHIMA V
NOLANAA

V KHANNA

Ciyishly digned by AASHHIMA V
NOLANAA

OPPOrtunit

Loodby:

Aashhima V Khanna Company Secretary

ICSI Membership Number: ACS 34517

Date: February 02, 2024

Place: New Delhi

Dalmia Bharat Sugar and Industries Limited

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Exhibit A

SHP	Pre – Schen			Share) of the Demerged Company Post – Scheme		
Shareholders	No. of	%	Shareholders	No. of	%	Shareholders
	shares		(31.12.2023)	shares		(31.12.2023)
Promoter	60634122	74.91	19	60634122	74.91	19
Public	20305181	25.09	45051	20305181	25.09	45051
Custodian	0	0	0	0	0	0
Total	80939303	100	45070	80939303	100	45070

Details of Shareholding*	(Security W	ise – Eq	uity/Preferenc	e Share) of th	e Resul	ting Company
SHP	Pre - Schen	ne		Post - Sche	me	
Shareholders	No. of	%	Shareholders	No. of	%	Shareholders
	shares			shares		
Promoter	33147379	74.99	8	34405871	74.99	20
Public	11052728	25.01	3115	11474172	25.01	48165
Custodian	0	0	0	0	0	0
Total	44200107	100	3123	45880043	100	48185

For Dalmia Bharat Sugar and Industries Limited

Aashhima V Khanna Company Secretary

ICSI Membership Number: ACS 34517

Date: February 02, 2024 Place: New Delhi

Dalmia Bharat Sugar and Industries Limited



Exhibit B & C

Capital Structure of the Resulting Company before the Scheme:

Share Capital	INR crores
Authorized Share Capital	
20,00,00,000 equity shares of Rs. 10/- each	200
10 redeemable preference shares of INR 10/- each	0.00001
Total	200.00001
Issued, Subscribed and Paid-up Share Capital	
4,42,00,107 equity shares of Rs. 10/- each	44.20
1 redeemable preference share of INR 10/- each	0.000001
Total	44.200001

Capital Structure of the Resulting Company after the Scheme:

Share Capital	INR crores
Authorized Share Capital	
20,00,00,000 equity shares of Rs. 10/- each	200
10 redeemable preference shares of INR 10/- each	0.00001
Total	200.00001
Issued, Subscribed and Paid-up Share Capital	
4,58,80,042 equity shares of Rs. 10/- each	45.88
1 redeemable preference share of INR 10/- each	0.000001
Total	45.880001

Capital Structure of the Demerged Company before and after the Scheme:

	INR crores		
Authorised Share Capital			
202,500,000 equity shares of Rs. 2/- each	40.50		
Total	40.50		

Dalmia Bharat Sugar and Industries Limited

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8,09,39,303 equity shares of Rs.2/- each.	16.18
Total	16.18

For Dalmia Bharat Sugar and Industries Limited

AASHHIMA Dighally sign V KHANNA CO KHANNA CO RESCRICT RESCRICT AGOURDENT

Aashhima V Khanna Company Secretary

ICSI Membership Number: ACS 34517

Date: February 02, 2024

Place: New Delhi

Dalmia Bharat Sugar and Industries Limited

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Auditor's Certificate

- We, NSBP& Co., Chartered Accountants have been requested by Dalmia Bharut Sugar & Industries Limited ("DBSIL or Company"), having its registered office at Dalmiapuram Tiruchirapulli. District Tiruchirapulli Tamil Nadu 621651, to certify the attached "Statement of Computation of Pre-Scheme and Post-Scheme Net Worth of the Company" prepared by the Company for the purpose of onward submission to the National Company Law Tribunal ("NCLT"), BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), Securities and Exchange Board of India Limited ("SEBJ") and any Other Appropriate Authority in relation to the Scheme between Dalmia Bharut Sugar and Industries Limited ("DBSIL") and Dalmia Bharut Refractories Limited ("DBRL") and their respective Shareholders proposed by the Company in accordance with the requirements of Section 230 to 232 of the Companies Act, 2013 ("the Act") and the rules made thereunder.
- The compliance with the requirements of the Scheme is the responsibility of the Company's management.
- The following documents have been furnished to us by the Company:
 - Statement of Pre-Scheme and Post-Scheme Net Worth of the Company as attached in Annexure 1.
 - Un-Audited Financial Results of the Company for the period ended June 30, 2023.
 - Certified copy of the Scheme as placed before the Board of Directors of the Company in its meeting held on February 02, 2024.
- For the purpose of this certificate, we have verified the amounts appearing in the Statement of Computation of Pre-Scheme Net Worth of the Company as at June 30, 2023 based on Un-Audited Financial Results of the Company for the period ended June 30, 2023 and Post-Scheme Net Worth of the Company as on appointed date i.e. July 01, 2023.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1. Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Service Engagements.
- 6. We conducted our verification in accordance with Guidance Note on Reports and Certificates for Special Purposes and Standards on Auditing issued by the Institute of Chartered Accountants of India in so far as applicable for the purpose of this certificate. This Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- Based on the procedures, performed by us as stated above and according to the information and explanations and written representation provided to us, we certify that the Pre-Scheme Net Worth of the Company is Rs.2,823.13 crores as at June 30, 2023 and the Post-Scheme Net Worth of the Company is Rs.2,668.55 crores as on appointed date i.e. July 01, 2023.
- 8. This certificate is issued solely for the purpose of onward submission to the National Company Law Tribunal ("NCLT"), BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE"), Securities and Exchange Board of India Limited ("SEBI") and any Other Appropriate Authority in connection with the Scheme. This certificate may not be used for any other purpose and we shall not be liable to the Company or to any Other Party for any claims, liabilities or expenses relating to this assignment, except to the extent of fees relating to this assignment.
- 9. Our work was performed solely to assist the Company in meeting the requirements in relation to compliance with the Scheme. Our obligations in respect of this certificate are entirely separate from, and our responsibility and liability are in no way changed by any other role we may have (or may have had) as statutory auditors of the Company or otherwise. Nothing in this certificate, nor anything.



NSBP & CO.

said or done in the course of or in connection with the services that are the subject of this certificate, will extend any duty of care we may have in our capacity as statutory auditors of the Company.

For NSBP & Co. Chartered Accountants

Firm Registration Number: 001075N

Subodh Kumar Modi

Partner

00

Membership Number: 093684 UDIN: 24093684BKECXG5691

Place: New Delhi Date: February 17, 2024

Annexure 1

Statement of Computation of Pre-Scheme and Post- Scheme Net worth of the Company

(Rs. In erore)

Particulars	Pre demerger Scheme as at June 30, 2023	Post Demerger Scheme as on appointed date i.e. July 01, 2023
Equity share capital	16.19	16.19
Add: Capital Reserve	4.07	4.07
Add: General Reserve	52.54	52.54
Add: Retained earnings	2,239.59	2,239.59
Add: Other Comprehensive Income	510.74	510.74
Less: Book value of Net Assets transferred to resulting Company under the Demerger Scheme		(154.58)
Net Worth	2,823.13	2,668.55

(Annexure to the certificate dated February 17, 2024)

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For NSBP & Co.

Chartered Accountants

Firm Registration Number: 001075N

Subodh Kumar Modi

Partner

Membership Number: 093684 UDIN: 24093684BKECXG5691

Place: New Delhi Date: February 17, 2024



Independent Auditor's Certificate on the Statement of Computation of Net Worth as on June 30,2023

The Board of Directors
Dalmia Bharat Refractories Limited
4-Scindia House, Connaught Place,
New Delhi – 110001,
Delhi, India

- This certificate is issued in accordance with the terms of our engagement with Dalmia Bharat Refractories Limited, ("the Company") having its registered office at Dalmiapuram, P.O. Kallakudi – 621651, Dist. Tiruchirapalli, Tamil Nadu.
- Z. The accompanying Statement of Net Worth as on June 30, 2023 of the Company (the "Statement"), is prepared by the management to comply with the requirements of Stock exchanges, SEBI and NCLT for filing along with the draft Scheme of Arrangement between Dahmia Bharat Sugar and Industries Limited ("DBSIL" or "Demerged Company") and Dalmia Bharat Refractories Limited ("DBRL" or "Resulting Company") and their respective shareholders ("Scheme") in terms of the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013, which we have initialed for identification purposes only.

Management's Responsibility

- 3. The preparation of the Statement is the responsibility of the Management of the Company including the preparation and maintenance of all accounting and other relevant supporting records and documents forming part of books of accounts. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The Management is also responsible for ensuring that the Company complies with the requirements of Securities and Exchange Board of India ("SEBI") and Companies Act, 2013, in relation to the proposed Scheme. The Management is also responsible for providing all the information to the SEBI and the Stock Exchanges.
- The Management is also responsible for ensuring adherence that the details in the Statement are correct.

 The post-Scheme provisional net-worth of the Company is calculated by the Management after giving effect of the Scheme on the assumption that the Scheme would be approved by the National Company Law Tribunal ('NCLT').

Head Office: 912, Tubiran Obumbers, 212, Manman Polist, Mumbai - 400 021, Inisia, Tet.; + 91 22 040, - Wew.(as.ind.in)



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Auditor's Responsibility

- 7. It is our responsibility to provide a reasonable assurance as to whether the amounts in the Statement that form part of the pre-Scheme net worth and post Scheme provisional net worth computation as on June 30, 2023 are as per the unaudited financial statements for the period ended June 30, 2023 and determined considering the proposed accounting treatment specified in the Scheme.
- The computation of the pre-Scheme net worth and post-Scheme provisional net worth is arithmetically correct and is in accordance with the basis of computation set out in the Statement
- We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAL. The Guidance Note requires that we comply with the othical requirements of the Code of Ethics issued by the ICAL.
- 10. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.
- 11. A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the applicable criteria as mentioned in paragraph 7 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the applicable criteria. Accordingly, we have performed the following procedures in relation to the Statement:
 - a) Obtained a certified true copy of the Scheme from the Company's Management, proposed to be filed by the Company with the NGLT and other regulatory authorities including Securities and Exchange Board of India and Stock exchange(s) and read the same and noted the impact of the proposed accounting treatment mentioned in 'Clauses 15.1 and 15.3' of the said Scheme and we have not performed any other procedures in this regard;
 - b) Verified that the computation of pre-Scheme net worth and post-Scheme provisional net worth is arithmetically correct and is in accordance with the basis of computation set out in the Statement.
 - Obtained necessary representations from Management.
 - d) Obtained unaudited financial statements for the period ended june 30, 2023 as signed by the Management of the Company.



Continuation sheet...



Conclusion

12. Based on our examination, as above and according to the information and explanation and representation given to us by the Company's Management, we confirm that the amounts that form part of the pre-Scheme net worth and post – scheme provisional net worth computation as on June 30, 2023 are as per the unaudited financial statements for the period ended June 30, 2023, the Statement is arithmetically accurate and is in accordance with the basis of computation set out in the statement in particular note no. 3 of it.

Restriction on Use

13. This certificate is addressed to and provided to the Board of Directors of the Company solely for the purpose given in paragraph 2 above and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this certificate for events and circumstances occurring after the date of this certificate.

For Chaturvedi & Shah LLP

Chartered Accountants

Firm Registration Number: 101720W/W100355

Vijay Napawaliya

Partner

Membership Number: 109589 UDIN: 24109859BKFCHA2032

Place of Signature: Mumbai Date: 08th February, 2024

Continuation sheet.



Statement of Net worth of Dalmia Bharat Refractories Limited ('the Company') as on June 30,

Particulars	Pre-Scheme Net worth	Amount in Crores Post - Scheme Provisional
Pald - up Equity Share capital	and the state of t	Net worth
Total (A)	44.20	45.88
	44.20	45.B8
Add: Reserves		1
Securities Premium		39978
Retained Earnings	747.19	859.16
Total (B)	1,342.66	1,342.66
	2,089.85	2,201.82
Net Worth (A)+(B)		2.000
	2,134.05	2,247,70

Notes:

- 1. For the purpose of above calculation, following definition of, "net worth" as defined in section 2(57) of the Companies Act, 2013, as amended, has been considered: "net worth" means the aggregate value of the paid-up share capital and all reserves created out of the profits, securities premium account and debit or credit balance of profit and loss account, after deducting the aggregate value of the accumulated losses, deferred expenditure and miscellaneous expenditure not written off, as per the audited balance sheet, but does not include reserves created out of revaluation of assets, write-back of depreciation and amalgamation;
- 2. Pursuant to Order dated 19th October 2023 of Hon'ble National Company Law Tribunal, Kolkata Bench (NCLT), Dalmia Bharat Refractories Limited ('the Company' or "Transferee Company' or 'successful Resolution Applicant'), along with Himadri Speciality Chemical Ltd ('HSCL') as 'Strategic Partner' had completed the acquisition of Birla Tyres Limited ('Corporate Debtor' or "Transferor Company") which had undergone the Corporate Insolvency Resolution Process under the Insolvency and Bankruptcy Code, 2016 which was initiated on 5th May 2022.

Resolution plan consist of following scheme:

- Financial Restructuring Scheme (w.e.f 05th May, 2022)
- Scheme of Demerger Demerger of tyre undertaking from BTL to DBRL (w.e.f 06th May,
- Scheme of Arrangement Transfer of Non Operational asset of Tyre undertaking of BTL to DMSPL (w.e.f. 06th May, 2022)

The above Schemes were filed with Registrar of Companies on November 04, 2023.

To give effects of the Scheme of Demerger / Scheme of Arrangement, the financial statements/ results of the Company have been restated from the appointed date.

3. We confirm that the net worth of the Company as at June 30, 2023 adjusted for the effect of scheme of arrangement and are based on the restated financial statement as mentioned in note no. 2 above and is as per Section 2(57) of Companies Act, 2013. It may undergo change on the implementation of the Scheme.

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4. For the purpose of determining post-scheme provisional net worth, share exchange ratio has been considered as per the Scheme, which was duly approved by the Board of Directors of the Company at their meeting beld on 024 February, 2024 and subject to approval of the requisite authorities.

For Dalmia Bharat Refractories Limited

CHANDRA NARAIN

Digitally signed by CHANDRA NARAIN MAHESHWARE

MAHESHWARI Date: 2024.02.08 17:41:52 +05'30"

Chandra Narain Maheshwari Whole Time Director & CEO

Place: New Delhi

Date: 08th February, 2024





VALUE OF ASSETS AND LIABILITIES OF DEMERGED UNDERTAKINGS THAT ARE BEING TRANSFERRED

	Demerged Und	lertakings
Particulars	As on 30 June 2023 (in ₹ Cr.)	
rarticulars	Dalmia Magnesite	GOVAN TRAVELS
	Corporation (DMC Unit)	(GT Unit)
Assets		
Non-Current assets	151.35	0.12
Current assets	34.10	4.23
Total Assets	185.45	4.35
Liabilities		
Non- Current liabilities	-	0.01
Current liabilities	34.13	1.07
Total Liabilities	34.13	1.08
Net Assets	151.32	3.27

For and on behalf of

Dalmia Bharat Sugar and Industries Limited

AASHHIMA V KHANNA
V KHANNA
V KHANNA
Cell vo=Personal reason: I am the author of this document
Date: 2024-12-29 09:50+05:30

Aashhima V Khanna

Company Secretary

Dalmia Bharat Sugar and Industries Limited

4th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India T + 91 11 23465100 W <u>www.dalmiasugar.com</u> CIN: L15100TN1951PLC000640 Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamil Nadu, India A **Dalmia Bharat Group company**, www.dalmiasugar.com



VRN: IOVRVF/VAE/2023-2024/2879

Date: 02.02.2024

To.

The Audit Committee, Board of Directors, Dalmia Bharat Sugar and Industries Limited (DBSIL) R.O.: Dalmiapuram, Distt. Tiruchirappalli Tamil Nadu – 62165

And.

The Audit Committee, Board of Directors, Dalmia Bharat Refractories Limited (DBRL), Dalmiapuram, Distt. Tiruchirappalli Tamil Nadu – 621651

Subject: Recommendation of Fair Equity Share Exchange Ratio

References: Intimation of appointment dated 15.11.2023

Dear Sir/Madam

We refer the engagement mail dated 16th of Nov 2023 where Dalmia Bharat Sugar and Industries Limited (DBSIL) & Dalmia Bharat Refractories Limited (DBRL) have jointly requested Valecs Ecotech Pvt Ltd — a Registered Valuer Entity to recommend fair share exchange ratio for the proposed demerger of Dalmia Magnesite Corporation (DMC) & Govan Travels (GT) (demerged undertaking) of DBSIL, on a "going concern" premise into DBRL (resulting company), pursuant to a scheme of arrangement under section 230-232 of the Companies Act, 2013, and other applicable provisions of the Companies Act, 2013, read with Section 2(19AA) and other applicable provisions of the Income Tax Act, 1961 (the "Scheme").

DBSIL & DBRL are together hereafter referred to as the "Specified Companies".

The fair Share Exchange Ratio for the proposed Scheme of Arrangement of DMC Unit and GT Unit with DBRL is 1 equity shares of DBRL of INR 10 each fully paid up for every 48.18 equity shares of DBSIL of INR 2 each fully paid up.

VALECS ECOTECH PVT, LTD, Registered Valuer IBBI/RV-E/02/2022/178

Valecs Ecotech Pvt. Ltd Registration No. IBBI/RV-E/02/2022/178 Mobile No- 9868455181 | 9871918822 Regd Office: Office No. 303, Plot No. 1 3rd Floor Community Centre Ashok Viher Phase-2; Delhi- 110052 Email: valecsecotechpyt@gmail.com The Report is subject to the scope, assumptions, exclusions, limitations, and disclaimers. As such report is to be read in totality, and not in parts, in conjunction with relevant documents referred in the report.

Executive Summary

1. Valuer's Identity:

SI. No.	Name of Registered Valuer & Asset Class	Organisation	IBBI Registration number, Email Id, Mob Number
1	Mr. Abhay Kumar, P&M	Valecs Ecotech Pvt Ltd – a RVE	Reg. No.: IBBI/RV/02/2018/10003 km.abhay@gmail.com Mob: 9871918822 abhaykumar@valecs.in
2	Mr. Tanuj Kumar Bhatnagar, (L&B)	Valecs Ecotech Pvt Ltd – a RVE	Reg. No.: IBBI/RV/02/2018/10404 Valuer.tka@gmail.com Mob: 9868455181 valecsecotechpyt@gmail.com
3	Mr. Rajeev Dhingra, S/FA	Individual	Reg. No. IBBI/RV/06/2020/13509 carajeevdhingra.ip.rv@gmail.com; Mob: 9910041421

- Client Identity: Dalmia Bharat Sugar and Industries Ltd & Dalmia Bharat Refractories
 Limited
- Intended User: Audit Committee, Board of Directors, Dalmia Bharat Sugar and Industries
 Ltd & Dalmia Bharat Refractories Limited
- Expert (S/FA Valuer): Mr. Rajeev Dhingra, S/FA Valuer Reg No. IBBI/RV/06/2020/13509
- 5. Asset Owner:
- Dalmia Magnesite Corporation (DMC), Govan Travels a division of Dalmia Bharat Sugar and Industries Ltd (DBSIL)
- 5.2. Dalmia Bharat Refractories Limited (DBRL) as a Company.
- 6. Registered Office of the Companies:
 - 6.1. Dalmia Bharat Sugar and Industries Limited Dalmiapuram 621 651, District: Tiruchirappalli, Tamil Nadu
 - 6.2. Dalmia Bharat Refractories Limited, Dalmiapuram, Tamil Nadu
- Purpose of Valuation: Evaluating the market/fair value of assets and liabilities associated with DMC, Govan Travels (Units of DBSIL), and DBRL. Utilizing this assessment to establish a fair share exchange ratio for the Company, in accordance with the scheme of arrangement between DBSIL and DBRL.
- 8. Basis of Value: Market Value/Fair Value
- Location of the Assets: Refer respective valuation report

VALECS ECOTECH PVT. LTD. Registered Valuer IBBI/RV-E/02/2022/178 10. Restriction: This Valuation Report is confidential and has been prepared exclusively for the Management of the Companies for aforesaid purpose only. It should not be used, reproduced or circulated to any other person, in whole or in part, without our prior consent. We are however aware that this valuation report and its conclusion may be used for the purpose of Board and shareholders approvals and for certain statutory disclosures with the Stock Exchanges, NCLT and other statutory authorities in connection with the proposed scheme of arrangement and we provide our consent for the same.

11. Important Dates

11.1. Appointment Date: 16-11-2023

11.2. Date of Visit & Inspection: Refer respective valuation report

 Date of Valuation: For assets & Liabilities 31.12.2023, swap ratio calculation as on 02.02.2024

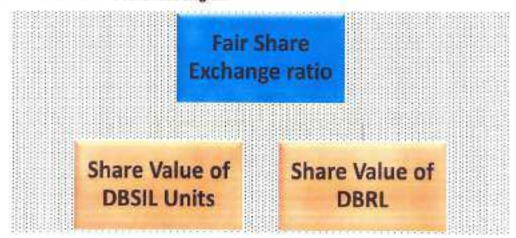
11.4. Date of Executive Summary: 02.02.2024

12. Valuation Currency: INR

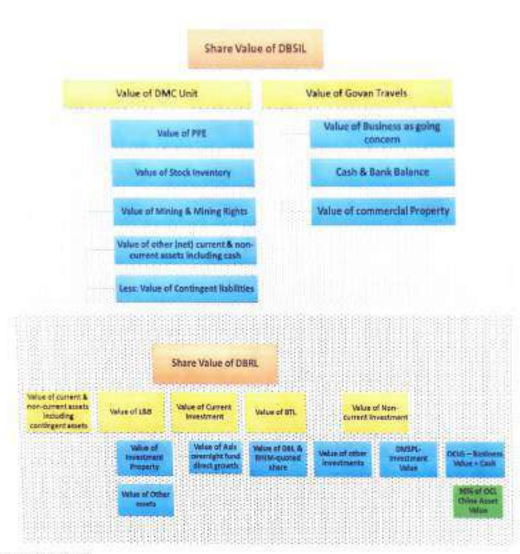
13. Valuation Standard: International Valuation Standard & ICAI Valuation Standard

14. Other details: In respective Valuation Report

15. Valuation Flow - a schematic diagram







16. Value in INR

16.1. DBSIL entity

16.1.1. DMC

			DALMIA MAGNESITE CORPORATIO	N	
5.No.			CONTRACTOR OF THE CONTRACTOR O	Value of 1 Equity Share in Rs	Reference
	1 Share Value of O	almia Magn	esite Corporation	11.96	
5 No			rticulars	Market/Fair Value in Rs. Cr.	Reference
1	Value of DMC Ur	it		96.82	10 4 - 10
		Value of			
		4	Land	123.48	Valecs
			Building		Valecs
		+	Plant & Machinery, Equipment		Valecs
			Stock Inventory		Valecs
			Mining Rights		Valees
		23	Other (not) Current & non Current Assets including Cash		1
			(less) Contigent liabilities	120.34	
		10	(lass) Other liabilities	35.93	-

4 Page

VALECS ECOTECH PVT, LTD. Registered Valuer IBBI/RV-E/02/2022/178

16.1.2. Govan Travels:

			GOVAN TRAVELS		
S.No.	Particulars		Value of 1 Equity Share in Rs	Reference RD	
	1 Share Value of Govan Travels				2.08
C 61m		D.	rticulars	Market/Fair Value in Rs. Cr.	Reference
5.No.	Value of Govan Travel		16.85	The state of the s	
		Value of			
	8		Business as Going Concern	1.92	RD
		2	Business as Going Concern Cash & Bank Balances		RD RD

16.2. Dalmia Bharat Refractories Limited (DBRL) entities

S.No.	DALMIA SHARAT REFRAM	Value of 1 Equity Share in Rs	Reference
-	A SA CASCASSION AND A SA CASCASSION A SA CASCASSIO	676.50	
1	Share Value of DBRL	6/6,50	NU.
S.No.	Particulars	Market/Fair Value in Rs. Cr.	Reference
1	Value of Land & Buildings	233.28	20000000
	Land Assets	33.85	Valecs
	BTL Assets under DBRL (Directly)	189.53	Valecs
	Commercial Property	9.9	Valecs
2	Investment Property	0.25	Valecs
3	Value of Current Assets	463.05	STATE OF THE PARTY
	Other Assets + Tax Assets	311.19	
	Value of Axis Overnigh Fund-Direct Growt	h 151.86	RD
4	Value of Non Current investments	2,839.49	100
	Dalmia Bharat Limited - Qouted Share Val	ue 356.72	RD
	RHI Magnesite India - Qouted Share Value	1816.31	RD
	HBTMPL invetsment Vale	0.00	RD
	DCL Global	183,7	RD
	Contingent Asset	5.24	RD
	DBRLin BTL	22.52	RD
	Other Investments	455.00	
- 3	Net Current Assets - Value of Liabilities	545.92	
TAL		2.990.15	(1+2+3+4)-liabili

Net of Assets & liabilities

2,990.15 RD

17. Fair equity Share Exchange Ratio:

Particulars Dalmia Sharat Refractories Ltd (1) Delmia Magnesite Corporation (2) Goven Travel Value per Share Weightage Value per Share Weightage Value per Share	(3)	
	Weightage	
676.50 100% 11.95 100% 2	1009	
Relative Value For Share 676.50 11.96 2.08		
Exchange Ratio 56.55 324.96		
Overall Exchange Ratio 49.19		

VALECS ECOTECH PVT. LTD. Registered Valuer IBBI/RV-E/02/2022/178

18. Annexures:

18.1. Report on Fair Equity Share Exchange Ratio

19. Undertaking

We hereby declare that

We have no direct or indirect interest in the Company

We are not a related party Dalmia Bharat Sugar Industries Limited and Dalmia Bharat Refractories Limited

We have not been an auditor of Dalmia Bharat Sugar Industries Limited and Dalmia Bharat Refractories Limited for last three years preceding date of valuation.

Thanking You

Yours' Sincerely

Director (Valecs Ecotech Pvt Ltd)

Reg No. IBBI/RV-E/02/2022/178

*ALECS ECOTECH PVT. LTD. Registered Valuer IBBI/RV-E/02/2022/178

Enclosure: Valuation Report on Fair Equity Share Exchange Ratio

February 02, 2024

The Directors.

Valees Ecotech Pvt. Ltd., Registered Valuer Entity,

3rd Floor, Community Centre, Ashok Vihar, Phase 2, Delhi - 110052.

Along with the intended users:

Audit Committee of the Board of Directors,

Dalmia Bharat Refractories Limited (CIN L26100TN2006PLC061254),

R.O.: Dalmiapuram, Distt. Tiruchirappalli Tamil Nadu - 621651

AND

Audit Committee of the Board of Directors,

Dalmia Bharat Sugar and Industries Limited (CIN L15100TN1951PLC000640),

R.O.: Dalmiapuram, Distt. Tiruchirappalli Tamil Nadu – 621651

Dear Sir(s) / Madam(s),

Sub.: Recommendation of fair equity share exchange ratio ("Share Swap Ratio") pursuant to the proposed Scheme of Arrangement ("Scheme of Arrangement" / "Scheme") between Dalmia Bharat Sugar Industries Limited ("DBSIL" / "Demerged Company" / "Company") and DBRL transferring DMC and GT from DBSIL to DBRL against issuance of equity shares by DBRL to the shareholders of DBSIL as of February 02, 2024, the Valuation Date.

In terms of the engagement letter Dated 16.11.2023 issued to Valecs Ecotech Pvt. Ltd. (the Land & Building and Plant & Machinery Valuers / "Valuers"), RVE having Registration No. IBBI / RV - E / 02 / 2022 / 178, by DBRL and DBSIL, the undersigned is engaged as SFA Valuer vide Valecs communication of even date to the undersigned.

This updated Valuation Report has been prepared for the purpose of recommending Share Swap Ratio pursuant to the Scheme of Arrangement of the companies / units, as shared by the Companies, as per the provisions of Section 230 to 232 and other applicable provisions of the Companies Act, 2013 read along with relevant rules / regulations, applicable as may be, as of February 02, 2024 (the "Yaluation Date").

This Valuation Report is confidential and has been prepared exclusively for the management of the Companies for aforesaid purpose only. It should not be used, reproduced or circulated to any other person, in whole or in part, without our prior consent. We are however aware that this valuation report and its conclusion may be used for the purpose of board and shareholders approvals and for certain statutory disclosures with the stock exchanges of both the Companies, NCLT and other statutory authorities in connection with the proposed scheme of arrangement and we provide our consent for the same.

Yours Faithfully.

RAJEEV Digitally signed by RAJEEV DHINGRA Date 2024 02.02 17:42:16

CA Rajeev Dhingra

Registered Valuer (Securities / Financial Assets)

Registration No.: IBBI/RV/06/2020/13509, ICAI RVO/RV-P00123/2020-21

UDIN: 24090158BKCYNJ6049

Date: February 02, 2024 Place: New Delhi

Registered Valuer
IBBI/RV-E/02/2022/178

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Regd. Office: 8G - 5A / 488; DDA Flats; Paschim Vihar; New Delhi 110 063;

Permanent Residence - C 237, 4th Floor, Mayfield Garden, Sector 50, Gurugram - 122018.

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I. INTRODUCTION

A. Purpose of Valuation

Based on discussions with the Management, this report assesses the Share Swap Ratio for the proposed Scheme of Arrangement between DBSIL and DBRL, effective July 1, 2023 ("Appointed Date"). The ratio will be determined based on the relative valuations of DBSIL's Transferor Units and DBRL's equity shares, adhering to valuation requirements under the Companies Act, 2013, SEBI regulations, and any applicable updates. As consideration for the Scheme, DBRL will issue its equity shares to DBSIL shareholders in exchange for their Transferor Units.

For the purpose of this report, DMC unit and GT unit are collectively referred to as "Transferor Units" and DBRL is referred to as "Transferee Company". Additionally, DBSIL and DBRL are collectively referred as the "Companies."

The report is being furnished by CA Rajeev Dhingra in the capacity of Registered Valuer (SFA) ("SFA Valuer") under section 247 of the Companies Act, 2013, based on Land & Building, Plant & Machinery (including inventory) and DMC unit mining rights valuations done by the concerned Valuers, which would suffice the requirements of Securities Exchange Board of India and Companies Act, 2013.

B. Identity of Client, the Appointing Authority and other Intended Users

The Directors,

Valecs Ecotech Pvt. Ltd., Registered Valuer Entity, ("<u>Valecs</u>" / "<u>Valuers</u>")

3rd Floor, Community Centre, Ashok Vihar, Phase 2, Delhi − 110052.

The intended users:

Audit Committee of the Board of Directors,

Dalmia Bharat Refractories Limited (CIN L26100TN2006PLC061254),

R.O.: Dalmiapuram, Distt. Tiruchirappalli Tamil Nadu - 621651

AND

Audit Committee of the Board of Directors,

Dalmia Bharat Sugar and Industries Limited (CIN L15100TN1951PLC000640),

R.O.: Dalmiapuram, Distt. Tiruchirappalli Tamil Nadu - 621651

C. Identity of Valuers

Sl. No.	Registered Valuer Name	Asset Class	Registered Valuers IBBI Registration number, Email Id, Mobile Number
1	Mr. Abhay Kumar	P&M	IBBI Reg. No.: IBBI/RV/02/2018/10003 // km.abhay@gmail.com; abhaykumar@valeos.in //_Mob: 9871918822
2	Mr. Tanuj Kumar Bhatnagar	L&B	IBBI Reg. No.: IBBI/RV/02/2018/10404 // valuer.tka@gmail.com; valecsecotechpvt@gmail.com // Mob: 9868455181
3.	Mr. Rajeev Dhingra	SFA	IBBI Reg. No.: IBBI/RV/06/2020/13509 // dhingra_fea@yahoo.com ; carajeevdhingra.ip.rv@gmail.com // Mob: 9910041421

Per mandate through Valecs, valuation of Plant and Machinery, Land and Building, Inventory along with DMC Unit Mining Rights, for the entire assignment, would be carried out by Valecs and accordingly has been relied upon by the SFA Valuer.

D. Valuation Date of this SFA report ascertaining Share Swap Ratio

February 02, 2024.

CA Rajeev Dhingra Registered Valuer (SFA) VALECS I COTECH PVT. LTD. Registered Valuer 1BBL RV-E/02/2022/178 Page 3 of 26



E. Valuation Currency

Indian Rupees (INR) unless specified.

F. Background Information

DBSIL

DBSIL, a public company limited by shares, listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"), incorporated on November 01, 1951 under the provisions of the Indian Companies Act is primarily engaged in the business of manufacturing of sugar, generation of power and manufacturing of industrial alcohol, refractory products. In the DMC unit, DBSIL is engaged in the business of manufacturing of refractories from dead burnt magnesite and having mines while GT unit of DBSIL is engaged in the business of providing tours and travels services.

DBRL

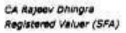
DBRL, a public company limited by shares, listed on Metropolitan Stock Exchange ("MSE") and the Calcutta stock exchange ("CSE"), is not very actively traded. As per the object clause of Memorandum of Association, DBRL has the object to carry on the business of miners, manufacturer, research and development, producer, processor, importer, exporter etc. dealing in cement, any kind of building material and refractory mineral and other products and byproducts, to act as a tour and travel service provider, to acquire business and to make investments, to manufacture tyre and allied business, along with its other main objects.

The Management of both DBSIL and DBRL have proposed to demerge the DMC unit and GT Unit from DBSIL, the Demerged Undertakings into DBRL, the Resulting Company. Both the Companies belong to the same Dalmia Bharat Group. Appointed Date, for the purpose of Scheme of Arrangement, means commencement of business on 1 July 2023, or such other date as the Hon'ble National Company Law Tribunal or any other competent authority may approve.

G. Rationale of the Scheme

- (A) Demerger of DMC Unit and GT Unit (being non-core businesses of DBSIL) from DBSIL and transfer and vesting of the same to DBRL which will yield beneficial results and enhanced value creation for their respective shareholders and better security and protection for their lenders and employees.
- (B) The management of DBSIL is of the view that segregation of the DMC Unit and GT Unit from DBSIL will lead to the following benefits:
 - · Segregation of non-core businesses from sugar business;
 - Efficient and focused management individually on DMC Unit, GT Unit, and sugar business; and
 - · Increased flexibility for value extraction and fund raisings.
- (C) The management of DBRL is of the view that acquisition of the DMC Unit and GT Unit will lead to the following benefits:
 - Focus on the refractory operations, along with its existing presence in the concerned field, of DMC Unit by demerging it from DBSIL for whom this is currently a non-core business.
 - Focus on the business as travel agents, tour operators, clearing and forwarding agents and to do all activities ancillary to these activities which are related to GT Unit; and
- (D) This Scheme shall be in the beneficial interest of all the stakeholders and the shareholders of the Demerged Company and the Resulting Company. In these circumstances, it is considered desirable and expedient to demerge DMC Unit and GT Unit from the Demerged

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Company to the Resulting Company in the manner and on the terms and conditions stated in the Scheme.

H. <u>Standards complied with, valuation basis, assumptions, scope</u> limitations, qualifications, exclusions and disclaimers.

Our analysis and report are in conformity with the ICAI Valuation Standards ("<u>IVS</u>") issued by the Institute of Chartered Accountants of India. The valuation basis used in arriving at valuation conclusion is 'Fair Value' as defined under IVS 102.

We have assessed the Valuation Date's Share Swap Ratio based on December 31, 2023 financials, which have been validated by the Management, and Limited Reviewed by the Auditors of respective companies, besides confirmed by the Valuers, to reasonably reflect the Valuation Date position. No material changes were reported by management in the financial position, list of assets or liabilities, and business activities or confirmed by the Valuers between December 31, 2023 and the Valuation Date, and accordingly, accepted as a reasonable proxy for the fair value of equity shares of the respective Company / Units. Any industry/economic-driven value shifts in assets/liabilities during this period were factored into the Transferor Units and Transferee Company's relative values to determine the final Share Swap Ratio as of the Valuation Date.

The Management has shared updated projections till March 2028, wherever required for Fair Valuation under Income Approach with intentions to continue the concerned unit / entity as a going concern unit / entity without disposing off the assets / business giving strong signals in support of valuation of the unit on Income Approach basis for working out fair value of the unit as against Asset Approach of valuation.

We have appraised a fully marketable, controlling ownership interest in the assets of the subject business. The appraisal was performed under the premise of value in continued use as a going concern business enterprise, excluding potential buyer's specific synergies or economies of scale, which could not be identified or quantified for these purposes.

As such the report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to herein and in the context of the purpose for which it is made. This report must be considered in the context mentioned herein only and is not to be considered as an advisory document for any other purpose and is subject to the scope limitations detailed in this report / in terms of assigned scope only by DBRL and DBSIL, and in turn by Valuers i.e. recommending a Share Swap Ratio in terms of the Scheme of Arrangement, as on the Valuation Date.

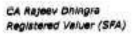
Determining a singular, definitive value for a business is inherently imprecise. Our estimate, is based on established valuation methods and available data, and may differ from others perspectives due to the subjective nature of goodwill and individual judgment. While not an absolute guarantee, we have used conceptually sound and commonly accepted methods and procedures of valuation in determining the estimate of value included in this report.

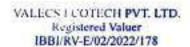
The draft of the present report (excluding the recommended Share Swap Ratio) was shared with the Management / Valuers for confirming the facts stated in the report and to confirm that the information or facts stated are not erroneous.

This report has been worked upon independently. Some resemblance as to structure / wordings etc. to any other report could be consequential / coincidental / in line with standard practice followed by valuers for such kind of reports.

Valuation analysis and results are specific to the Purpose and the valuation date mentioned in the report as agreed with the Management and may not be used out of the context presented herein. It is exclusively for the use of the intended Companies. The report should not be shared,

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copied, distributed, reproduced, used, or made available to any persons without the expresswritten consent of the undersigned, except those concerned as part of the legal requirements in terms of achievement of the Purpose of Valuation stated here in this report. In no event, regardless of whether consent has been provided, shall we assume any responsibility to any third party to whom the report is disclosed or otherwise made available.

This report draws on information from sources like financials and tax returns, mainly from the Company's Management. Historical data presented is for internal context only and not for external use. Our valuation utilizes this data, reviewed but not audited, for the sole purpose of this report. Accordingly, this report should not be construed, or referred to, as an audit / examination or guarantee by SFA Valuer and accordingly, takes no responsibility for such data. This report is neither an offer to sell, nor a solicitation to buy securities, and/or equity in, or assets of the Company.

Our liability for engagement under this report is limited to net fees received. We assume no liability for losses arising from the Company's fraud, misrepresentations, or intentional misconduct.

The Company and its representatives warranted to us that the information they supplied was complete and accurate to the best of their knowledge and that the financial statement information reflects the Company's results of operations and financial condition, unless otherwise noted. Information supplied by the Management has been accepted as true and correct, and we express no opinion on that information.

We have relied upon representations of owners, the Management and other third parties concerning value and useful condition of all equipment, real estate investments, investment used in business, and any other assets or liabilities except as specifically stated to the contrary in this report.

We have relied on the valuation of Plant and Machinery, Land and Building, Mining Rights and Inventory Valuation, of the units / entities under consideration, done by the Valuers all the more since the current valuation exercise involved technical expertise of relevant professionals. We have not attempted to confirm whether or not all assets of the business are free and clear of liens and encumbrances, or that the Company has good title to all assets.

We have assumed that there is full compliance with all applicable central and state regulation, and laws unless otherwise specified.

Any recast financial statements, forecasts, or proforma statements are result of data provided by the Company, their officers, or representatives, or are based on assumptions as indicated in this report. Such recast, forecasted, or proforma statements may not anticipate the economic, socioeconomic, political, market, or legal factors, which may impact the operations of the subject company. Accordingly, SFA Valuer makes no representations, express or implied, as to the validity of such recast, forecasted, or proforma statements.

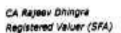
SFA Valuer has no financial interest beyond the agreed professional fee for this valuation, in any involved company/unit or associated professionals. We may have past professional dealings with individuals involved in this assignment, but hold no current audit or audit-related relationships with the company or its associates.

We have no responsibility or obligation to update this report for events or circumstances brought to our attention or occurring subsequent to the date of this report. The fee for the engagement and this report is not contingent upon the results reported.

The report sets out our recommendation of Share Swap Ratio and discusses the methodologies and approach considered in the computation of the relative values of the Transferor Units and the Transferee Company.

For the purpose of this exercise, we were provided with both written and verbal information

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including information detailed in the para 'Sources of Information' Further, the responsibility for the accuracy and completeness of the information provided to us by the Companies/auditors/consultants is that of the Companies. Also, with respect to explanations and information sought from the Companies, we have been given to understand by the Management that they have not omitted any relevant and material factors about the Companies. The Management has indicated to us that they have understood that any omissions, inaccuracies or misstatements by the Management may materially affect our valuation analysis/conclusions. Our work does not constitute an audit, due diligence or certification of these information referred to in this report including information sourced from public domain. Accordingly, we are unable to and do not express an opinion on the fairness or accuracy of any information referred to in this report and consequential impact on the present exercise. However, nothing has come to our attention to indicate that the information provided/obtained was materially misstated/incorrect or would indicate reasonable grounds upon which not to base the report.

The Management has represented that the Companies have clear and valid title of assets. No investigation on the Companies' claim to title of assets has been made for the purpose of this valuation and their claim to such rights has been assumed to be valid.

Our recommendation is based on the estimates of future financial performance as projected by the Management, which represents their view of reasonable expectation at the point of time when they were prepared, after giving due considerations to commercial and financial aspects of the Companies/Units and the industry in which the Companies/Units operate. But such information and estimates are not offered as assurances that the particular level of income or profit will be achieved or events will occur as predicted. As part of our evaluation process, we have evaluated the reasonableness of the projections prepared by the Management and had discussion with the Management to understand the basis and assumptions for the preparation of projections. Actual results achieved during the period covered by the prospective financial statements may vary from those contained in the statement and the variation may be material. The fact that we have considered the projections in this exercise of valuation should not be construed or taken as being associated with or a party to such projections.

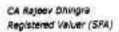
A valuation of this nature involves consideration of various factors including those impacted by prevailing market trends in general and industry trends in particular. This report is issued on the understanding that Management has drawn our attention to all the matters, which they are aware of concerning the financial position of the Companies/Units and any other matter, which may have an impact on our opinion, on the fair value of the shares of the Companies/Units including any significant changes that have taken place or are likely to take place in the financial position of the Companies/Units. Events and transactions occurring after the date of this report may affect the report and assumptions used in preparing it and we do not assume any obligation to update, revise or reaffirm this report.

Our report is not to be, nor should it be, construed as opining or certifying the compliance of the proposed transaction with the provisions of any law including companies, competition, taxation (including transfer pricing) – direct / indirect and capital market related laws or as regards any legal implications or issues arising in India or abroad from such Scheme of Arrangement.

The decision to carry out the transaction (including consideration thereof) lies entirely with the Management. Our work and our finding shall not constitute a recommendation as to whether or not the Management should carry out the transaction.

Neither the Valuers, the SFA valuer, nor its employees / associates make any representation or warranty, express or implied, as to the accuracy, reasonableness or completeness of the information, based on which the valuation is carried out. All such parties expressly disclaim

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any and all liability for/or based on or relating to any such information contained in the valuation.

I. Valuation Approach

For valuing the Company / the Transferor Units, we considered three approaches to valuation - the market approach, the income approach and the asset approach. We have reviewed and analysed several methods and their results to determine which methods would generate the most reasonable opinion of value of their operations as on the Valuation Date. A description of the methods used and the methods considered but not used are included within this report.

Our opinion is based on review analysis and interpretation, among other things, of our estimate of the risks faced, internal factors like financial position and results of operations as well as external factors like status of the economy and position influencing the Company / Transferor Units relative to the industry besides the return on investment that would be expected on alternative investments with similar levels of risk.

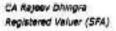
J. Nature and Sources of Information Used or Relied Upon.

Our fair value opinion rests on all relevant procedures, financial information, authenticated data from Management, public sources, and discussions to understand the businesses and key factors, and analysis of the factors affecting the Companies and selection of appropriate valuation methodologies as a result thereof.

Our recommendation at Share Swap Ratio is based on the information listed below.

- Proposed Scheme of Arrangement between DBSIL and DBRL.
- Carved out financial statements of the Transferor Units as of and for the years / period ended March 31, 2019 through December 31, 2023.
- Projected financial statements of GT Unit as shared by the management as of and for the period / years ending March 31, 2024 through March 31, 2028.
- Projected income statement related to mining operations for the period/years ended March 31, 2024 through March 31, 2030
- Limited reviewed financial statements and list of assets of DBRL as of and for the period ended December 31, 2023.
- Financial statements and list of assets of OCL Global Limited duly Reviewed and OCL China Limited duly Audited as of and for the period ended December 31, 2023.
- Projected income statements of OCL Global Limited as shared by the management as of and for the period / years ending March 31, 2024 through March 31, 2028.
- Summary of fixed assets assessment provided by a Chinese valuer, held by OCL China Limited as of March 31, 2023, dated May 19, 2023 duly revalidated to be valid as on December 31, 2023 vide Management letter dated January 24, 2024.
- Valuation Report(s) for the valuation of land and building, plant and machinery, inventory
 and mining rights held by DBRL, DMC Unit and GT Unit, bearing reference date as 25-012024 / 02-02-2024 issued by Valuers, the RVE for Land & Building and for Plant &
 Machinery, appointed by DBRL / DBSIL as part of this valuation exercise.
- Resolution Plan submitted by DBRL as successful Resolution Applicant, duly approved vide Hon'ble NCLT, Division Bench, Court No. II, Kolkata delivered on October 19, 2023 for acquisition of Birla Tyres Ltd., that underwent CIRP, through IBC process along with the said order of Hon'ble NCLT.
- Financial statements as on 31.03.2023 of Veeda Clinical Research Limited ("Veeda") along with investment PPT and Valuation Report prepared for Veeda as taken into account for investment.

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- Valuation report as on May 31st, 2023 as well as on October 31, 2023 of Hippostores Technology Pvt. Ltd. as taken by Hippo.
- Data extracted from publicly available sources believed to be reliable and true.
- Discussions with the Management / Valuers, and other quantitative and qualitative data.

Supporting data, copies of source documents and other pertinent information supporting our opinion of value are maintained in our files for future reference and record.

II. OVERVIEW.

A. DALMIA BHARAT REFRACTORIES LTD. ("DBRL")

Post transfer of Indian refractory business to RHI Magnesita India Limited in January 2023, DBRL is focusing on restrengthening of its carved out refractory business and revival of recently acquired tyre business, as of the Valuation Date, besides having various investments across different asset classes and geographies.

SHARE CAPITAL STRUCTURE OF DBRL as on Valuation Date:

Issued, Subscribed and Paid-up Share Capital	IN INR Crores
4.42.00,107 equity shares of Rs. 10/- each	44.20
1 redeemable preference share of INR 10/- each	0,0000001
Total	44.2000001

Equity Shareholding Pattern of DBRL as on Valuation Date:

Category of Shareholders	Number of Equity Shares	% holding
Promoter and Promoter Group	3,31,47,379	74.99
Public	1,10,52,728	25.01
Total	4,42,00,107	100

DBRL has allotted 1 redeemable preference share of INR 10/- to Himadri Specialty Chemical Limited on December 28, 2023, in terms of order of Hon'ble NCLT, for scheme of demerger annexed to the approved resolution plan of BTL.

INVESTMENTS OF DBRL

Brief description of investments of DBRL in various Indian / Overseas entities, either directly or through step down subsidiaries is given herein below.

A. Indian Investments

Quoted Investments in equity shares

DBRL has made investment into equity shares of Dalmia Bharat Limited and RHI Magnesita India Limited, which are listed on BSE and NSE.

Unquoted Investments in equity shares

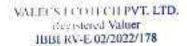
Pursuant to order dated October 19, 2023, delivered by Hon'ble National Company Law Tribunal, Kolkata Bench ("NCLT Kolkata") under IBC process, DBRL has subscribed to 99.99% equity* in Birla Tyres Limited ("BTL"). DBRL also holds 99.99% equity investment in Himadri Birla Tyre Manufacturer Private Limited (formerly known as Dalmia Mining and Services Private Limited) ("HBTMPL").

Investment in unquoted NCDs / OCDs / Mutual funds

DBRL also holds investments in NCDs / OCDs of few Private Limited Company / listed mutual funds as part of its financial planning

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CA Rajeov Dhingra Registered Valuer (SFA)





^{*}Vide the same order, NCLT Kolkatu, while approving the resolution plan has also approved extinguishment of earlier - existing capital and allowed delisting of BTL, which is yet to be completed, this to which Birls Tyre Limited, has been considered as on unlisted company as on Valuation Date.

B. Overseas Investments:

DBRL also holds 100% equity interest in OCL Global Limited, Mauritius ("OGL") and OGL holds 90% equity interest in OCL China Limited, China ("OCL"), making OCL as the step down subsidiary of DBRL.

K. DALMIA BHARAT SUGAR INDUSTRIES LTD.

Since DMC unit and GT unit are business undertakings of DBSIL, presented hereunder is the share capital structure and shareholding pattern of DBSIL as of the Valuation Date.

Share Capital Structure of DBSIL as on Valuation Date:

Issued, Subscribed and Paid-up Share Capital	IN INR Crores
8,09,39,303 (8,09,39,303) ordinary equity shares of Rs. 2/- each	16.19
Total	16.19

Equity Shareholding Pattern of DBSIL as on Valuation Date:

Category of Shareholders	Number of Equity Shares	% holding
Promoter Shareholding	6,06,34,122	74.91
Public	2,03,05,181	25.09
Total	8,09,39,303	100

L. DMC UNIT

DMC unit, located in Salem, Tamil Nadu, India, established in 1947, is engaged in – Mining and Refractory Manufacturing Operations. As part of DMC Unit's mining operations, DBSIL has taken on lease a mine for the mining of Magnesite and Dunite. According to information provided by the Management, the mine has been non-operational for the past more than five years for want of various regulatory clearances. DMC unit is primarily engaged in manufacturing of refractory products viz. Dead Burnt Magnesite, magnesia carbon bricks, monolithic, Ramming Mass, and Insulator Cement etc. in its plant, which has been operating at a very low-capacity utilisation and generated very insignificant revenue and cash flows during the historical period reviewed.

Mining Rights of DMC Unit

A Mining Lease was granted to Dalmia Cement (Bharat) Limited ("DCBL"), renamed as DBSIL in 2010, vide Mining Lease agreement dated August 20, 1966. Leased land area was 562.358 hectares situated at Chettichavadi Village, Salem with a validity of 20 years. The lease was renewed on March 30, 1998, for an area of 1,314 acres by the State Government with retrospective effect from August 20, 1986 for next 20 years. As on the Valuation Date, in terms of the order of Commissionerate of Geology and Mining dated September 12, 2022, the mine lease rights, for captive consumption purposes, have been extended upto period ending on March 31, 2030 under 'deemed extended provisions'. However, presently the mine is not in operations due to pendency of some regulatory approvals and requisite Government clearances.

M. GT UNIT

Business History and Background

Established in 1972 as part of DBSIL, GT Unit operates in the travel and tourism sector, offering services like hotel bookings, car rentals, passport and visa processing, and other travel-related activities, and mainly provides services to its affiliate/group entities. GT Unit is accredited by International Air Transport Association ("IATA"), the Department of Tourism and Ministry of External Affairs. Government of India. GT unit is a member of International Travel associations

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CA Rajeev Dhingra Registered Valuer (SFA) MALECS F COTECH PVT. LTD: Registered Valuer IBBI RV-E/02/2022/178 including Indian Association of Tour Operators ("IATO"), Travel Agents Association of India ("TAAI"), Parallel Advanced Technology Attachment ("PATA"), American Society of Travel Advisors ("ASTA"), and United Federation of Travel Agents' Associations ("UFTAA") as well. As of the Valuation Date, GT operates from three centres located across India wherefrom it carries out its commercial activities.

Share Capital structure and Shareholding Pattern of DMC Unit and GT Unit

Since DMC Unit and GT unit, the two units being transferred as part of this Scheme of Arrangement are part of DBSIL only, the shareholding pattern of DBSIL presented herein above will be applicable for the DMC Unit and GT Unit as of the Valuation Date as well.

III.OPINION OF VALUE N. VALUATION APPROACHES AND METHODOLOGIES

Share valuation, involves inherent subjectivity. M&A valuation focuses on "relative values" for share swap ratios, considering company specifics and industry context. Different approaches -asset-based, earnings-based, etc. - suit different circumstances, like valuing a manufacturer versus an investment company. Notably, value is time-specific and influenced by prevailing economic, industry, and company conditions at the valuation date. Basis of valuation would depend upon the purpose of valuation, the type of business, the future prospects and other attendant circumstances.

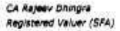
The below table summarizes the approaches and methodologies of valuation with our comments.

O. RECOMMENDATION OF SHARE SWAP RATIO

Approach	Valuation Methodologies	Our Comments
Asset	Net Asset Value (NAV) Method	The Asset based method views the business as a set of assets and liabilities that are used as building blocks of a business value. The difference in the net adjusted value of these assets and liabilities on a Book Value basis or Realizable Value basis or Replacement Cost basis is the business value recognizing historical cost of net assets only without recognizing its present earnings, comparative financial performance of its peers and their enterprise values etc. In general Net Asset Value reflects the minimum proxy value of the company. In general, it is not advised completely for companies intended to be continued on a "going concern basis" operating business.
Market	Comparable Companies Trading Multiples (CCM) Method	This methodology uses the valuation ratio of publicly traded listed companies and applies that ratio to the subject company being valued. The valuation ratio typically expresses the valuation as a function of a measure of financial performance or Book Value (e.g., Revenue, EBITDA. EBIT, Earnings per Share or Book Value). A key benefit of Comparable Companies Trading Multiples. Transaction Multiples analysis is that this methodology is based on the current market. I transaction price of peer companies which is generally viewed as one of the best valuation metrics as an observable input.
	Market Price Method	For public listed company on NSE / BSE etc. and where equity shares are frequently traded to arrive at Equity Value per share, we apply pricing methodology prescribed under SEBI Preferential allotment guidelines as per Regulation 164 of SEBI ICDR Regulations, 2018.
Income	Discounted Free Cash Flow (DFCF) Method	Income approach provides an estimate of the present value of the monetary benefits expected to flow in future to the owners of the business requiring projections of cash flows that business is expected to generate. These cash flows are then converted to their present value by means of discounting, using a rate of return that accounts for the time value of money and the appropriate degree of risk in the investment. The value of the business is the sam of the discounted cash flows. The DFCF method expresses the present value of the business as a function of its future cash carnings capacity. The value of the firm is arrived at by estimating the Free Cash Flows (FCF) to Firm and discounting the same with Weighted Average cost of capital (WACC). In the DFCF approach, the appraiser estimates the cash flows of any business after all operating expenses, taxes, and after accounting for necessary changes in working capital and Capex.

Based on the stated Purpose as to determining a Share Swap Ratio for the transfer of DMC and GT from DBSIL into DBRL as on the Valuation Date, the valuation would have to be done after taking cognizance of all the factors and methodologies mentioned herein above. For Share Swap Ratio, we need to work out relative value of shares of the Companies / Units to facilitate

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determination of an exchange ratio albeit without attempting to arrive at the absolute values of the shares of each company, for which we need to give appropriate weightage to the values arrived at under each approach. That way even after using different methods that would yield different values, for recommending an exchange ratio, we will arrive at a single value for the shares of the companies/units.

The capitalization of FCFE / FCFF is a single-period method that assumes a stable level of cash flow. The projected free cash flow is capitalized using an appropriate capitalization rate. It is important that any income or expense items generated from non-operating assets and liabilities be removed from estimated future benefits prior to applying this method. The fair value of net non-operating assets and liabilities is then added to the value of the business derived from the capitalization of earnings. This method is appropriate for valuing companies which have reached a stable stage and are expected to generate a stable level of cash flow in the future years. As stated earlier, DBRL after transfer of its Indian refractory business is focusing on restrengthening of its carved out refractory business and revival of recently acquired tyre business. The available resources as of now are being deployed towards various quoted and unquoted investments. Hence, DBRL as on the Valuation Date does not generate significant operational income to justify the use of the income approach as an appropriate method of valuation. After careful consideration of each method's underlying assumptions and variables needed for this method, we concluded that DCF method should not be used to value DBRL.

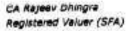
Comparable Company / Transaction Multiple Method (CCM)_involves reviewing valuation / transaction multiples for companies that are in the same or similar line of business as the company being valued and then applying the relevant valuation / transaction multiples to the subject company to determine its value. Due to the fact that DBRL majorly holds a wide variety of investments across multiple asset classes, different geographies, different proportions of investments inter se, different production cycles the calculation of these valuation multiples along with application of weightage around them would not yield the appropriate result. Accordingly, use of this method as well was not considered to be appropriate for DBRL. DBRL equity shared though listed on Metropolitan Stock Exchange and Calcutta Stock Exchange but are not very actively traded due to which a computation based on traded price too would not have resulted in fair valuation of shares and accordingly was not considered to be an appropriate valuation method. Hence the guideline / comparable public company / transaction method in terms of Market Approach will not be appropriate for which market approach has not been used.

Adjusted net asset value method is an asset-based approach to valuation where the value of the business is based on the difference between the fair value of the assets and liabilities of the business primarily used for estimating value of a non-operating business, such as real estate holding company, or a business that is continuing to generate losses, or which is expected to be liquidated. As of the Valuation Date, DBRL value is majorly dependent upon value of its assets, including investment assets and liabilities. Accordingly, we have applied the adjusted net asset value method under <u>Asset Approach</u> to compute fair value of its equity shares. And for the same it is necessary to compute fair value of the entities DBRL has its investments into using the appropriate valuation approaches for respective investments. Tabled below are the approaches and methodologies adopted for valuing various assets / units / entities under consideration as on Valuation Date.

Asset Description	Valuation Approach	Grounds for option used
	and Method used	

<u>DBRL</u>. For deriving Fair Value of DBRL, sum of parts methodology has been opted, and not market price method since shares of DBRL are not actively traded, and market price will not yield appropriate Fair Value of DBRL.

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Chinese subsidiary (Subsidiary to Mauritius entity)	Asset Approach - Adjusted net asset value method	Entity working much below the capacity, DCF will not give correct Fair Value
Mauritius entity - subsidiary of DBRL	Market Approach - DCF method based on business projections shared by Management + cash and bank balance.	Proportionate Value derived for Chinese Investment + fair value through DCF method, since from Mauritius, primarily trading activities take place with negligible assets base. DCF method gives most appropriate Fair value
DBL Shares and Mutual Fund Investments	Market approach - Quoted: share price / Mutual Fund value	DBL and Mutual Fund Investments are actively traded on stock exchanges therefore quoted market price has been considered.
RHI shares	Market approach - Quoted share price (with Put Option Discounting)	RHI is an actively traded share but for disposing such huge quantity without affecting sale price, longer time period would be required, and therefore market rate with Put Option has been considered.
BTL and HBTMPL -asset acquired under IBC route	Asset Approach - Adjusted net asset value method	Post acquisition of these assets Management has got 'Purchase Price Allocation' valuation done through IBBI Registered Valuers, which has been re-confirmed by the Valuers as well. In Tyre vertical, no commercial activities have commenced as yet. It was appraised by the Management as well as the Valuers that as of now time period required for commencement of commercial activities, its cost impact, cannot be predicted with reasonable accuracy. Due to this, besides various legal cases going on around this acquisition, Adjusted Net Asset Value method has been adopted for valuation of these assets.
NCD / OCD / other unlisted investment in closely held Private / Public limited unlisted Companies	Asset Approach - Book Value - Invested amount	No public data for these companies are available to evaluate any Market comparison or opt for adjusted book value method, book value of these investments have been taken as Fair Value. Moreso, these Investments have been made recently during FY24 itself, not much variance is perceived in these investments.
transferred as part of Based on recent d	of the Scheme of Arranger evelopments on pending hopeful that EC clearar	ttichavadi Village, Salem, Tamil Nadu is being nent. Mining rights are available till 31.03.2030. procedural clearances, the Management have nee shall be obtained and production cum sale
Mining Rights	Income Approach - DCF Method	As on Valuation Date though mining is suspended, but for valuation of leased mining rights - primary value lies in mining and trading of mined produce, fair value through DCF method has been considered.
Manufacturing stream	Asset Approach - Adjusted net asset value method	Since this stream is working much below the capacity, and with huge land bank, plant and machinery, available inventory, other net assets and liabilities available; DCF will not give correct Fair Value hence adjusted net asset value method

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		used.
	GT Uni	t of DBISL
GT business valuation	Income Approach - DCF Method	DCF method for future earnings, being unit / entity having revenue generation from business operations for arriving at Fair Value as on Valuation Date.
Commercial Property in GT unit	Asset Approach - Adjusted Net Assets Value method - Market value of property (HABU adjustment)	For GT commercial property, HABU has been considered since alternative use of the property, with notional rent as expense, yielded an appropriate fair value of the GT unit as a whole.

All this has been explained and captured in reasonable details appropriately at relevant places in this report.

Accordingly, various approaches / methods discussed above have been applied independently, as were considered appropriate to arrive at assessment of the relative values per equity share of the companies/units. To achieve the purpose of arriving at a consensus on fair equity share exchange ratios for the Scheme of Arrangement, minor adjustments / rounding off, as required, too have been suitably resorted to the relative values thus arrived at.

In line with requirements specified in BSE Circular number LIST/COMP/02/2017-18 dated May 29, 2017 and NSE Circular number NSE/CML/2017/12 dated June 01, 2017 and in view of considerations submitted herein above and on consideration of all the relevant factors and circumstances as discussed and outlined in this report, we recommend the undermentioned Share Swap Ratio for the proposed Scheme of Arrangement:

	Dalmia Bharat Refractories Limited (1)		Dalmia Magnesite Corporation (2)		Govan Travels (3)	
Valuation Approach	Value Per Share	Weightage	Value Per Share	Weightage	Value Per Share	Weightage
Asset Approach	676.50	100.0%	11.96	100.0%	NA	0.0%
Income Approach	NA	0.0%	NA.	0.0%	2.08	100.0%
Market Approach	NA	0.0%	NA	0.0%	NA	0.0%
Relative Value Per Share	676.50		11.96	30.00.00.0	2.08	
Exchange Ratio			56.56		325.04	
Overall swap Ratio - DBSIL / (GT + DMC)	- in shares te	ms	= A / (B + C	1	48.18

This Swap Ratio reflects a relative valuation of company shares, considering both quantitative analyses (explained methods) and qualitative factors impacting business dynamics and growth potential. It draws on available information, management perspectives, and key assumptions while acknowledging inherent limitations. Ultimately, sound judgment and discretion are vital, considering intangible factors like competition, market sentiment, and comparable yields. which significantly influence share value.

CHAPTER 1: VALUATION OF DALMIA MAGNESITE CORPORATION VIA THE ADJUSTED NET ASSET VALUE METHOD

The adjusted net asset value method is an asset-based approach to valuation, where value of business is based on difference between fair value of assets and liabilities of business. The adjusted net asset value has been computed based on financials of DMC Unit as shared by Management, and duly confirmed by Valuers, as of December 31, 2023 and accepted as a reasonable proxy for the fair value of equity shares of DMC Unit as of the Valuation Date

Relevant details in relation to valuation of DMC Unit via the adjusted net asset value method is presented in Table DMC 1.

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Adjusted Net Asset	Value of DMC	unit of DBS/L	as of Fal		R Crores
	Unadjusted Value as of December	Adjustments	Notes	Fair Market Value as of February 2,	% of Total Assets
Accepts	31, 2023	1	_	2024	-
Assets NonCurrent Assets Fixed Assets					
Property Plant and Equipment	149 38	0.05	DMC 1	149 43	61 221
Capital work - in - progress	0.42			0.42	0.175
Other Non Current Assets	0.27			0.27	0.119
Total Non-Current Assets	150.07	0.05		150 12	01.500
Current Assets					
Inventories	14.34	1.05	DMC 1	15.40	6.319
Cash And Cash Equivalents	40.98			40.88	15.759
Others	0.05	6.0		0.05	0.029
Receivables	11.77			11.77	4 823
Other Current Assets	1.59			1.59	0.651
Total Current Assets	68 62	1.06		69 68	28.559
Additional Assets		SECULO	200	2002	
Mining Rights Value	19	24.28	DMC 1	24 28	9.95
Total Additional Assets		24.28		24.28	9.953
Total Assets	218.69	25,39		244.08	100,00
Liabilities					
Non-Current Liabilities	1021293			10.00	0.001
Provisions	(0.01)			(0.01)	0.00
Total Non-Current Liabilities	(0.01)			(0.01)	0.00
Current Liabilities					
Enancial Liabilities	7222			2.70	1.119
Bottowings	2 70			3 03	1.24
Trade Payables - Others	3.03			0.12	0.05
Other Finacial Liabilities	0.12	333		1 39	0.57
Other Current Liabilities	1.39	353		19.70	8.07
Provisions	26.93			26.93	11.03
Total Current Liabilities	300007000			26.93	11.03
Total Liabilities Additional Liabilities Contingent Liability	26,93			26,93	11.03
Not provided for		120.34	DMC 2	120.34	49.311
Total Additional Liabilities	-	120.34	-5000	120.34	49.31
Adjusted Net Asset Value	191.77	(94.96)		96.81	39.66
		d Value (INR In	Crores	96.81	

As presented in Table DMC 1 herein above, the <u>adjusted net asset value of DMC Unit is INR</u>

96.81 crores (rounded) as of the Valuation Date

NOTES TO TABLE DMC 1:

Note DMC 1: Inventory, PPE, Mining Rights:

As DMC Unit involves specialized area of operations and technical expertise for its valuation, fair value of Inventory, PPE and Mining Rights of the Unit has been considered based on valuation report of the Valuers DMC Unit holds mining rights for mining of Magnesite and Durinte in Chettichavadi Village, Salem up to March 31, 2030. The Management has provided the projected income statements for this mine for the years ending March 31, 2024, through March 31, 2030, based on which fair value of the Mining Rights using DCF method has been computed by the Valuers and the same has been considered and relied upon in this report to arrive at fair equity share exchange ratio as on the Valuation.

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Date. The projections made by the Management have been evaluated by the Valuers and found acceptable. The fair value of the mining rights is computed to be INR 24.28 crores as of the Valuation Date.

Note DMC 2: Contingent Liabilities:

Due to ongoing litigation with certain government authorities in respect of operations of currently closed mines and certain mine closure obligations expected to be incurred in the year 2030 at the time of handing over of the mines on expiry of the lease, we have worked out a contingent liability of INR 120.34 crores, summarized as under, as on the Valuation Date which has been adjusted to arrive at Fair Value of Equity Shares Exchange Ratio.

Dalmia Mining Unit -Contingent Liability	INR Crores
Demand of INR 79:88 crores in respect of Surface compensation for the period from August, 1966 onwards along with interest based on probability estimation assigned	118.70
Other Contingent liabilities including Mine Closure estimated laibility based on estimate on Mine Closure Expenses shared by Management	1.65
Total	120.34

Valuation of One Equity Share of DMC Unit

DMC Unit is a business undertaking of DBSIL and part of the proposed Scheme of Arrangement. We have taken into account the total number of outstanding equity shares of DBSIL to determine the fair value of one equity share of DMC for our valuation analysis. In Table DMC 2, we have presented the computation of the value of one equity share of DMC Unit as of the Valuation Date.

Dalmia Magnesite Corporation
Valuation of One Equity Share
Indicated Equity Value (in INR Crores)
Divided by Number of Equity Shares Outstanding of DBSIL
Indicated Value per Equity Share of Dalmia Magnesite
Corporation as of the Valuation Date (in INR)

Table DMC 2

96.81

80,939,303

CHAPTER 2: VALUATION OF GOVAN TRAVELS VIA DCF METHOD

Overview

As previously discussed, given the business activities of GT Unit, its value is determined by using the discounted cash flow method along with addition of cash in hand and fair value of the Commercial Property on best use basis. The projected financial for the period / years ending March 31, 2024, through March 31, 2028, have been provided by the Management. The projections made have been evaluated in line with current activities and found acceptable.

Key inputs for calculation of the projected Free Cash Flow to Equity ("FCFE") of GT Unit are presented as follows.

1. Projected Net Income

One of GT Unit is currently running from its self-owned property. On enquiry based, on the estimated area requirement of the Unit to run from a rented office around the same premises where currently the operations are being run, notional rent of that area has been considered since fair value of the property has been included in the adjusted net asset value to arrive at fair value of the GT unit. Similarly, prevailing Corporate Income Tax rate too has been charged on income of the Unit as uptill now no Income Tax at unit level was being charged.

Capital Expenditures and Depreciation

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The capital expenditures and depreciation have been provided to us by the Management, which were found acceptable, and has been considered accordingly in the valuation.

2. Normalized Change in Net Working Capital

The Company's non-cash, non-debt, net working capital turnover ratio for FY 2023 and till Q3 FY24 are assumed to be at normal levels and used for DCF working going forward as well. The computation of non-cash, non-debt, net working capital ratio for the period / years ending March 31, 2024, through March 31, 2028 has been used and considers 31.12.2023 numbers provided for GT Unit by the Management as its base.

3. Borrowing/Debt Repayment

As of December 31, 2023, Govan Travels does not have any debt outstanding. As a result, the debt repayment is assumed to be NIL for the projection period.

4. Determination of Discount Rate

Capital Asset Pricing Model ("CAPM") has been used to determine the present value of the cash flows that are available to equity shareholders (i.e. FCFE) with cost of equity, since it reflects fair return to the equity shareholders. Government of India 10 years bond rate has been considered for Risk free return. Equity risk premium estimates have been taken based on "NIFTY Total Returns' from December' 2001 till date. Also, Beta relating to Business or Consumer Services as available on Aswath Damodaran site has been considered.

A combined discount for scale of operations / industry specific risk / more concentration on in house activities / operating from just three locations only / comparatively no entry barrier / more & more on line business / huge un-organised sector presence / increasing personal travel due to improvement in road infrastructure has been applied in addition to expected equity returns, under 'Build up method' to arrive up reasonable discount to be applied.

Valuation of Govan Travels in its entirety

The value computed after including fair value of property as valued by the Valuers for INR 13.43 crores, the equity value of the GT Unit comes to INR 16.85 crores, including cash and cash equivalent of INR 1.50 crores, as on the Fair Valuation Date. This adjusted net asset value has been computed based on the financial statements of GT Unit as shared by Management as of December 31, 2023, which has been accepted as a reasonable proxy for the financial position of the GT Unit as of the Valuation Date.

Valuation of One Equity Share of Govan Travels

GT Unit is a business undertaking of DBSIL. We have taken into account the total number of outstanding equity shares of DBSIL to determine the fair value of one equity share of GT Unit for our valuation analysis and per this the concluded value per share of the GT Unit is computed to be INR 2.08.

Dalmia Group - Govan Travels Valuations
Valuation of One Equity Share
Indicated Equity Value (in INR Crores)
Divided by Number of Equity Shares Outstanding of DBSIL 80,939,303
Indicated Value per Equity Share of Dalmia Magnesite Corporation as of the
Valuation Date (in INR)

2.08

CHAPTER 3: VALUATION OF DALMIA BHARAT REFRACTORIES LIMITED VIA ADJUSTED NET ASSET VALUE METHOD

Adjusted net asset value has been computed based on the limited reviewed numbers of DBRL as of December 31, 2023, which has been accepted as a reasonable proxy for the financial position of the DBRL as of the valuation date. As evident from Table DBRL-1, the adjusted net asset value of DBRL is INR 2,990.15 crores.

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				Tá	ble - DBRL 1
Adv	Delmin Bharat R	000-00 U 0009 000 M			
Coleto	AND IVE ASSET VIII			76	INR Crores
	Unadjusted Value as of December 31, 2023	Adjustments	Notes (Table OBRL)	Fair Market Value as of February 2, 2024	% of Total
Assets					
NonCurrent Ausets					
Fixed Assets Freehold Land	70.67	(9.05)	(2)	61.62	1.749
Other Fixed Assets	171.66	10000	100	171.00	4.85%
Right Of Use Assets	3.55	(3.55)	(2)	000	0.009
Investment Property	0.21	0.04	(3)	0.25	0.019
Other Intangible Assets	0.00	(0.00)	(4)	0-343	0.009
Tax Assets	31.22	6.27.22	8.8	31.22	0.889
nvestments	3,089,38	(255.13)	(6)	2,834.25	80,159
	3.366.69	(267.68)	5.34	3.099.01	87.849
Total Non-Current Assets	3,300,00	Princi Incid.			
Current Assets	47.64	0.57		27.21	0.779
Inventories	27.21			27.21	0.173
Financial Assets	15.27			15.27	0.439
Cash And Cash Equivalents	7742720	0.33		61.51	1.749
Bank Balances Other Than Above				0.04	0.001
Loans	0.04		22	151.86	4.299
Investments	150.97	0.89	(2)	24.550,000	1.299
Receivables	45.77			45.77	200,000
Other Financial Assets	121.06			121.06	0.269
Other Current Assets	9.10	9):		9.10	0.7002
Total Current Assets Additional Assets	430.93	0.89		431.82	12.219
Contigent Asset	1.2	5.24	(8)	5.24	0.159
Total Additional Assets		5.24		5.24	0.159
Total Assets	3,797.62	(261.66)		3,536.07	100.005
Liabilities					
Non-Current Larbillies	1232422			308.39	11.275
Financial Liabilities	398,39	38322	0.000	398,39	0.009
Lease Liabilities	0.60	(0.80)	(2)		0.245
Provisions	8.60	v 2000		8.60	0.005
Deferred Tax Liabilities (Not)	(0,00)	0.00	(5)		
Total Non-Current Liabilities Current Liabilities	407.59	(0.60)		406.99	11.519
Lease Liabilities	0.20	(0.20)	(2)	(253	0.009
Trade Payables	41.84			41.84	1.18
Other Financial Liabilities	49.57			49.57	1.40
Other Current Liabilities	29.00	100		29,00	0.825
Current Tax Liabilities (Not)	0.01			0.01	0.001
Provisions.	18.50	- 1		18,50	0.521
Total Current Liabilities	139,13	(0.20)		138,93	3.934
Total Liabilities	646.71	(0.80)		645.92	15.44
Adjusted Net Asset Value	3,250.90	(260.76)		2,990.15	84,561
22	Conclud	led Value (INR in	Concest	2,990,15	

Notes to Table DBRL:1

(1) Freehold Land

The fair values of fixed assets as of December 31, 2023 has been accepted as reasonable proxies for the fair values of the fixed assets as of the Valuation Date. Management and the Valuers have confirmed that these fair values hold good as of the Valuation Date.

Pursuant to sale of Indian refractory business to RHI Magnesita India Refractories Limited (formerly known as Dalmia OCL Limited) ("RHIMIRL") and subsequent transfer of 100% equity interest of RHIMIRL to RHI, RHIMIRL has now become the wholly owned subsidiary of RHI. Hence, as DBRL will not be able to realise any economic benefits from the land parcels leased out to RHIMIRL for a period of initial 30 years which may further be extended to another

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CA Rajeev Dhingra Registered Valuer (SFA) 30 years at the option of RHIMRL. For these reasons, fair value of such land parcels has not been considered for determining the fair value of DBRL.

As of the Valuation Date, DBRL additionally owns and has retained the following land and building rights:

Land at Fire Clay Mine and other land owned at Gujarat and Delhi.

The fair values of the above-stated land and building, along with Birla Tyre land retained in DBRL, except fire clay mines which have been dealt separately with in detail herein below, as of the Valuation Date as worked out by the Valuers is INR 61.62 crores.

(2) Right of Use Asset and Lease Liabilities:

The right of use asset has been adjusted off to determine the adjusted net asset value since these merely represents accounting adjustments for the leasehold assets taken by DBRL and does not represent any tangible or intangible asset from which DBRL might derive any economic benefit in future. Likewise Lease liability too represents present value of future rent payable for the leased assets. Since we did not consider book value of right of use asset, we have also adjusted off these lease liabilities outstanding against the right of use asset as of the Valuation Date.

(3) Investment Property:

DBRL's investment property includes 1751 square meter of land located in Mehasana, Ahmedabad, Gujarat. Based on the valuation report of Valuers the fair value of land located in Mehasana, Ahmedabad, Gujarat is INR 0.25 crores.

(4) Other Intangible Assets:

Other intangible assets are nothing else but the mining rights of certain mines held by DBRL as of the Valuation Date. Post transfer of the India Refractory business and the corresponding mining rights of mines associated with such transferred business, the Company is left with the mining rights for the two mines only i.e. the dolomite mines located in Mugdara and fire clay mine situated in Therani, DPM, Tamil Nadu, status of which as on the Valuation Date are given herein below.

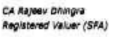
 Dolomite Mine: According to the Management, the dolomite mine situated in Mugdara was not transferred to RHIMIRL pursuant to the BTA dated November 19, 2022. According to the BTA, DBRL would endeavour (but will not be obligated) to remove all encumbrance over the mine within 24 months form the closing date and RHIMIRL/RHI has a right to acquire the mine for no additional consideration.

The mining lease is currently in the name of OCL India Limited which is to be transferred in the name of DCBL. The state government has approved the execution of mining lease in the name of DCBL, however, it has not been implemented as of the Valuation Date.

The fair value of the Dolomite Mine is not included in the value of DBRL since:

- Pursuant to the transaction with RHI, RHIMIRL has a right to acquire the Dolomite Mine without any additional consideration.
- o The mining rights are for a limited period up to May 2024 and various statutory approvals/clearances are still pending which may or may not be obtained before the expiry of the mining lease.
- Fire Clay Mine: According to the Management, the fire clay mine situated in Therani, DPM, Tamil Nadu was not transferred to RHIMIRL pursuant to the BTA dated November 19, 2022 given that the mine has not been operational since a long period of time and it was classified as non-core mine for RHIMIRL operations.

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The mine is not operational since 2012 due to expiration of mining lease. The lease was operational since 1954 and the application for renewal was submitted by the Company on April 16, 2014. According to the Management, per Section 8A (5) of the MMDR Amendment Act 2015, DBRL has subsisting lease until March 31, 2030. However, the approval for renewal has yet not been granted. DBRL initiated legal proceedings for the renewal approval but no favourable decision has been received by the Company as of the Valuation Date.

According to the Management, the timing of approval for renewal of lease is not certain given the ongoing litigation. Additionally, once the renewal of lease is approved, DBRL needs to obtain environment and other clearances which will require additional time, cost and efforts.

The renewal of lease and obtaining the statutory clearances/approvals would require substantial time which may or may not be obtained within the remaining lease period. Accordingly, the value of the mining rights for the fire clay mine at Therani is not considered for the valuation of DBRL.

(5) Deferred Tax Liabilities (Net):

Deferred tax liability is a notional liability because of an accounting entry. There will not be any future cash inflows in relation to deferred tax asset outstanding as of the Valuation Date. Accordingly, the fair value of deferred tax asset is considered as zero rupee for our valuation analysis.

(6) Non-Current Investments:

As stated herein above, DBRL holds investments in equity shares of Dalmia Bharat Limited, RHI Magnesita India Limited, OCL Global Limited, Birla Tyres Ltd and HBMPL and Veeda Clinical Research Private Limited. Our analysis of DBRL's major investments in some of these companies is given below.

RHI Magnesita India Limited: As on the Valuation Date the Company holds 2,70,20,000 equity shares of RHI, that represented approximately 13.08% equity interest in RHI, pursuant to the share swap between DBRL and RHI and subsequent purchase of RHI's shares through open market. As previously discussed, RHI is listed on NSE and BSE.

In view of Section 164(1) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, ("ICDR") for determining the share price, we have calculated value of investment in listed shares of RHI based on the formula of 90 days/10 days VWAP and accordingly indicated value of RHI's equity shares is computed to be INR 737.69 per share. Based on liquidity check carried out by us on RHI shares. RHI shares can be stated to be liquid shares. Given the large block size of RHI's equity shares held by DBRL (representing -13.08% interest in RHI), DBRL will not be able to immediately liquidate its investment in RHI by selling it in the stock market, without significantly impacting share prices.

Past one year share trading track record of RHI share was conducted which is shown in the trailing table:

RHI Magnesite In Trailing 12 Months Share		
Daily Trading Volumes		# Shares
777777777777777777777777777777777777777	-	Volume
Vinimum		30,594
Maximum		2,104,166
Anstage .	100	263,673
hisrage FTM - January 31, 2023 throat	t Pobrus	92

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In case of a large block of shares, relative to the volume of actual sales on the existing market, of a listed company is to be sold without depressing the market price, a blockage discount should be applied from the actively traded price of a stock. A number of key qualitative factors should be analyzed to determine the presence and magnitude of a blockage discount like - volatility of the stock; actual price change in the stock under recent and preceding market conditions; subject company's current economic outlook; trend of the price and the financial performance of the stock; trend of the subject company's earnings; existence of any resale restrictions on the stock. The owner of a block of control or restricted stock typically has the following methods to estimate a blockage discount - Dribble out the subject interest, Secondary public offering, Company redemption; Private placement etc. Given the current trading volumes and in order to analyze impact of the large block size of RHI's equity shares, we used the put option analysis (dribble out the subject interest) by taking average of the outcome of Chaffe model, the Finnerty model and the Ghaidarov model. Longstaff Lookback Put Option Model too was tested but has been ignored since it gave a very skewed discount range which would have given a totally distorted result in the capacity of an outlier impact. Keeping in mind that selling off of such huge quantity in the market could result into greater volatility, higher free float of the shares as well as likely fall in price, we applied the average of DLOM/blockage discount to the indicated equity VWAP rate to compute the fair value per equity share, as of the Valuation Date, of RHI held by DBRL as 672.21 per share or INR.1,816.31 crores for entire DBRL investment in RHI.

- Dalmia Bharat Limited: As previously discussed, DBL is listed on NSE and BSE. The
 fair value of DBL's equity shares, based on closing price of 01.02.2024, is computed to be
 INR 2,240.78, per share based on the pricing formula given in the ICDR regulations or INR.
 356.72 crores for entire DBRL investment in DBL.
- Biral Tyres Ltd. ("BTL") and HImadri Birla Tyre Manufacturer Private (formerly known as Dalmia Mining and Services Private Limited) ("HBTMPL"). DBRL has invested INR 2,25,000 for acquisition of 100% equity shares of HBTMPL. As on date of valuation there are primarily no business activities being undertaken by HBTMPL except of the acquisition of non-operative assets of BTL from DBRL. Looking into the fact that the transaction date of assets acquisition of BTL, acquired through IBC route as Successful Resolution Applicant, is in close proximity to the Valuation Date with separate valuation from IBBI approved P&M and L&B valuer done through another firm, that has duly been accepted by the Valuers as well, the book value of BTL and HBTMPL is considered as a reasonable proxy for the fair value as of the Valuation Date, all the more since the assets acquired from BTL have been lying idle for around four years, are yet to be serviced and put to use commercially, besides quite a few litigation are also going in with respect to acquisition by DBRL of BTL under IBC route, necessary work force and distribution channels are yet to be put in place, we have considered the value as ascertained by the IBBI Registered valuers for their valuation to work out PPA in terms of relevant IND-AS and accounted for in Books. The future business plan as proposed under Resolution Plan approved by CoC under CIRP of BTL has not been put into effect and DBRL has stated that under current circumstances it requires more time to effectuate BTL commercial activities. This updated PPA value accounted for in books has been considered by us for our valuation purposes under Adjusted Net Book Value method as against DCF method or comparable Company method since the technology, distribution channel setup, brand establishment against already established players viz a viz current machinery position etc. cannot be reasonably established / compared. Given that the BTL acquisition date is in close

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CA Rajeev Dhingra Registered Valuer (SFA) proximity to the Valuation Date, the book value of DBRL's investment in BTL and HBTMPL is considered as a reasonable proxy for the fair value as of the Valuation Date.

Himadri Birto Tyre Manufacturer P Adjustr	rivate Limited a Net Asser Valu	e as of Jacony 2	2024	In INF Cr	ores
	Unadjusted Value as of December 31, 2023	Adjustments	Notes	Fair Market Value as of January 25, 2024	% of Total Assets
Assets					
Non-Current Assets (Noperly: Florit And Equipment)	5.60			5.60	6.32%
Capdal work - in - progress	83.60			60.00	93 689
Teta Non-Conert Assets	55.65			68.63	89 905
Current Assetts				500	0.015
Total Current Assets	0.00			88.63	100.003
Total Assets	68.63	-		56,63	500.007
Lobifies					
Covert Liabilities Trace Payables Circl Current Liabilities	0.04 119.75	-		0.04 119.75	0 059 135 119
Total Current Labilities	110.60	-		110 60	135.16%
Total Lubilities	119.60	700		119.80	135.16%
Adjusted Net Asset Value	(31.16)	- 20		(31.16)	-35.16%
Najusted met 2010s. Autor		Concluded	Value	(31,16)	

Since part of sale of assets sold to HBTMPL by DBRL has been impaired in terms of relevant IND-AS, the net adjusted value of DBRL investment in HBTMPL has been negative, therefore we have considered Fair Market Value as on the Valuation Date of HBTMPL as NIL.

Fair Market Value of investment in BTL:

Baria Tyres Limited Advante	d Net Appel Velor	e po of January 25, 202		rores
		W. W.	de responsable	In INFI Crises
	Unadjusted Value as of December 31, 2023	Adjustments Notes	Fair Market Value as of January 25, 2024	% of Total Assets
Assets				
Non-Current Assets Property: Plant And Equament Capparty Work - 61- progress	20.00		20.98	80.70% 0.00%
Total Non-Current Assets	20.98		20.96	80.70%
Current Assets Francis Assets				
Other Francial Assets	0.01	88	0.01	0.02%
Cash & Cash Equivalents	5.00		0.00	19.20%
Other Current Assets	0.01		5.01	19.309
Total Current Assets	5.01	1	3777	200
Total Assets	25.57		25,97	100,005
Current Lackton Francial Cabiton				
Trace Payables	10.00	(4)	0.06	0.219
Barrawings	0.00		0.00	0.001
Total Current Labrides	0.08		0.08	0.215
Borrowings	3.39	3	3 30	13,975
Total Liabilities	3.45		3.48	13,201
Adjusted Net Asset Value	22.52	100	22.62	86.725
		Concluded Velue	22.52	

Accordingly, Fair Value of investments of DBRL in BTL is taken as INR 22 52 crores.

VALUATION OF OCL GLOBAL LIMITED VIA THE DISCOUNTED CASH FLOW METHOD FOR CONSIDERATION INCLUDING VALUATION OF OCL CHINA LTD VIA ADJUSTED NET ASSET VALUE METHOD FOR INCLUSION AS PART OF OCL GLOBAL LTD INVESTMENT.

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Value of OCL China Ltd.

The adjusted net asset value has been computed based on the balance sheet of OCL China as of December 31, 2023, that have been accepted as a reasonable proxy for the financial position of the Company as on Valuation Date. As presented in Table below, OCL China's adjusted net asset value is CNY 47,327,000 (rounded) as of the Valuation Date.

A	DCL Chir qualed Net Asset Velu	e as of February	2, 2024		
			1		CNY
	Unadjusted Value as of December 31, 2023	Adjustments	Notes	Fair Market Value as of February 2, 2024	% of Total
Assets					
Non-Current Assets					
Property, Plant And Equipment	18,879,526	7,529,050	(1)	26,405,576	47,60%
Intangiole Assets	8,774,559	(8,774,559)	(2)		0.00%
Total Non-Current Assets	27,651,085	(1,245,509)		26,405,576	47,60%
Current Assets					
Inventories	4,663,125	\$57		4,663,125	8,41%
Financial Assets					
Trade Receivables Cash & Cash Ecuivalents	19,164,334	233		19,164,334	34.55%
Other Current Assets	3,273,390	533		3,273,390	5.90%
Total Current Assets	29,065,584		2 55	29.065.594	52.40%
Total Assets	56,716,679	(1,245,609)	6	55,471,170	100.00%
Liabilities					- Marines
Outrent Lisbilities Financial Liabilities					
Trade Payables	7,482,800			7,482,600	13.49%
Other Financial Liabilities	262,361	-		252,361	0.45%
Current Tax Liability, Net		-		VARIABLE TO 1	0.00%
Other Current Liabilities	409,008		2 22	409,008	0.74%
Total Current Liabilities	8,144,169		0	8,144,169	14.68%
Total Liabilities	8,144,169	15		8,144,169	14.68%
Adjusted Net Asset Value	48,572,510	(1,245,509)		47,327,001	85.32%
	W == 13	Conclude	d Value	47,327,000	

Notes to OCL China:

(1) Property, Plant and Equipment (OCL China):

The fair value of property, plant and equipment is considered based on the summary of fixed assets assessment prepared by a tangible assets appraiser as of March 31, 2023 dated May 19, 2023. Management has certified the same to be holding good through to December 31, 2023 and the Valuers have found the same to be acceptable for their valuation as on the date of Valuation. Value of land has not been considered as the same is on lease with OCL China. The fair value of fixed assets as of December 31, 2023 has been accepted as reasonable proxy for the fair value of the fixed assets as of the Valuation Date.

(2) Intangible Asset (OCL China):

The intangible asset represents the right of use of leasehold assets taken by OCL China. The right of use value of leasehold assets represents accounting adjustments and does not represent any tangible or intangible asset from which OCL China might derive any economic benefit in future. As a result, we have adjusted off the value of right of use asset to determine the adjusted net asset value.

Accordingly, equivalent value of OCL Global Ltd. stake in OCL China Ltd. works out to \$5.93 Mn and is as shown in the following Table.

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CA Rajeev Dhingra Registered Valuer (SFA)

OCL Global Limited Fair Market Value of investments in OCL China Limit	ed
Indicated Value of OCL China Limited (in CNY Min) Multiply by: CNY-USDComersion Rate as on 01.02,2024	47.33 0.1393
Indicated Value of OCL Global Limited (in USD Mn) Multiply by: 30% Share holding Interest	8.59 90%
Pair Market Value of OCL Global Limited's Investment in OCL China Limited as of February 02, 2024 (in USD Mn)	5.93

OCL Global Limited

Determination of Projected Annual Free Cash Flow to Equity

OCL Global is a trading company primarily engaged in exporting refractory bricks and
other refractory material manufactured by its subsidiary, OCL China. Given the nature of
business of OCL Global, the Management has provided projected income statements for
the period / years ending March 31, 2024 through March 31, 2028. We have used
discounted cash flow method to compute the fair value of equity shares of OCL Global
Limited besides valuing its investment in OCL China at Adjusted Net Asset Value Method
and by adding cash and cash equivalents

Points for consideration for OCL Global Ltd. valuation working:

Capital Expenditures and Depreciation

As of the Valuation Date, OCL Global holds no fixed assets. Accordingly, depreciation and amortization are assumed to be NIL for the projection period. Given the nature of business of OCL Global, no capital expenditure has been estimated during the projection period.

Normalized Change in Net Working Capital

To calculate the annual projected increase in non-cash, non-debt, net working capital, a forward-looking working capital turnover ratio was needed. In order to determine this, we first calculated the historical working capital turnover ratio for FY 2023 and period ending December 2023 of FY 2024 and since there was significant variance between the two ratios, we opted for average of the two ratios and applied this over the projections made available by the Management.

Borrowing/Debt Repayment

As of the Valuation Date, OCL Global does not have any debt outstanding. As a result, the debt repayment is assumed to be NIL for the projection period.

Discount Rate

The calculation of the cost of equity using the capital asset pricing model. Data as to Mauritius 10 year Govt, Bond for calculating Risk Free Return has been taken from public data (Mauritius 10 Years Bond - Historical Data (worldgovernmentbonds.com)) while Beta for Metal & Mining - Emerging market, Total Market Risk Premium and Country Specific Risk Premium for Mauritius have been taken from Aswath Damodran site. Data for Mauritius has been considered since OCLG is carrying out its operations from Mauritius. Since the Company does not involve too much of borrowing etc. we have not used Un-leveraging / Re-leveraging of Beta.

Value Indication of OCL Global's Operations via the DCF Method

Using the projected FCFE and per the discount rate determined herein above, per DCF method of valuation, the indicative value comes to \$ 2.53 Mn, representing the enterprise value of the company's operations going forward starting w.e.f. 01.01.2024.

Valuation of OCL Global in its Entirety

CA'Rajeev Dhingra Registered Valuer (SFA) VALECS ECOTECH PVT, LTD. Registered Valuer IBBI/RV-E/02/2022/178

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The equity value of OCL Global of INR 183 70 Crores as computed herein below representing the fair value through DCF method for operations of OCL Global besides equity value of 90% investment stake of OCLG in OCL China adding cash and cash equivalents as of the Valuation Date to the value of the company's operations.

Dalmia Bharat Refractories Limited Fair Market Value of Investments in OCL Global Limit	ed
Indicative Value of OCL China Limited (in USD Mn)	\$5.93
OCF value of future business of OCL Global Ltd (in USD Mr)	\$2.53
Cash and Bank Balance as on 31.12.2023 (in USO Mn)	\$13.68
Total	\$22.14
Multiply by: INR/USD Conversion Rate (RBI Archive Rate)	82,9553
Indicative Value of OCL Global Limited - with DCF value of	
going forward business (In INR)	183.70
in INR Crores	183.70
Fair Market Value of the Company's investments as of	
Valuation Date: (INR)	183:70

After including value of other investments, which have been taken at book value due to nature status / information available in public domain or with the management / timing of investment, the overall fair value of DBRL investments as on Valuation Date, based on the methodologies enumerated herein above, works out to INR 2,834.25 crores, summarized as under:

	# Sheres/OCD/ NCD/ Holding %	Indicated Value Per Share (INR)	Fair Market Value (INR in Grores)
RH Magnesite India Limited	27,020,000	872.21	1,816.31
OCL Global Limited	100%	1000000	183.70
Damie Bharat Limbed	1,591,952	2,240.78	356.72
Bris Tyres Ltd	9,999		22.62
Interest Bearing NCDs considered at Book Value OCD investment considered at Book Value - recent			130.00
Investment			275.00
Other Miscellaneous Investment at Book Value			50.00
Himson Birts Tyre Manufacturing Pvt. Ltd.	149,929	Impaired Value	
Total Fair Market Value of Investments	3539755	Mark Company	2,834.26

Current Investments:

DBRL holds investments in 12,11,861 units of Axis Overnight Fund Direct Growth. Being listed on stock exchange, the fair value analysis as of the Valuation Date, based on last rate available as of 01.02,2024, is INR 151.86 Crores.

(7) Contingent Asset:

According to the Management, DBRL is entitled to receive an amount of INR 5.24 crores (including interest on the principal amount) against litigation in a matter where Hon'ble Court has already passed an order in favour of the Company; however, it is yet to be implemented by the Government authority and that there is a high probability of realization of this amount in the future. Accordingly, we have considered an additional contingent asset of INR 5.24 crores for our valuation, without considering interest since interest is due only on part of claim amount which too is not specified in the order.

Valuation Per Equity Share of DBRL

Thus, fair value per equity share of DBRL as of the Valuation Date.

Daimia Bharat Refractories Limited Valuation of One Equity Share	
Indicated Value of equity Shares (INR in Crores) Divide by: # of Equity Shares Culstanding	2,990.15 44,200,107
indicated Value of One Equity Share of DBRL as of February 2, 2024 (INR)	676,50

CA Rajeev Dhingra Registered Valuer (SFA) VALECS ECOTECH PVT, LTD.

Registered Valuer

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CONCLUSION

Based on our study and analytical review procedures, and subject to the limitations expressed within this report, the fair equity share exchange ratios, are:

 The fair Share Exchange Ratio for the proposed Scheme of Arrangement of DMC Unit and GT Unit with DBRL is as under.

1 equity shares of DBRL of INR 10 each fully paid up for every 48.18 equity shares of DBSIL of INR 2 each fully paid up

CA Rajeev Dhingra

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Registered Valuer (Securities | Financial Assets)

Registration No.: IBBI/RV/06/2020/13509; ICAI RVO/RV-P00123/2020-21

UDIN 24090158BKCYNJ6049

Date: February 02, 2024

Place: New Delhi

VALECS ECOFECH PVT. LTD. Registered Valuer IBBI/RV-E/02/2022/178

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CA Rajeev Dhingra Registered Valuer (SFA)



D & A FINANCIAL SERVICES (P) LIMITED

Merchant Banking & Corporate Advisory Services

Date: 02 February, 2024

The Board of Directors

Dalmia Bharat Refractories Limited

Dalmiapuram, District Tiruchirappalli, Tamil Nadu - 621651

The Board of Directors

Dalmia Bharat Sugar and Industries Limited

Dalmiapuram, District Tiruchirappalli, Tamil Nadu - 621651

Subject: Fairness Opinion for the purpose of Proposed Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company") and Dalmia Bharat Refractories Limited ("Resulting Company") and their respective shareholders under the provisions of Sections 230 to 232 of the Companius Act 2013

Dear Sir/s.

This is in connection with the proposed Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company") and Dalmia Bharat Refractories Limited ("Resulting Company") and their respective shareholders under the provisions of Sections 230 to 232 of the Companies Act, 2013 (the "Scheme" or the 'Scheme of Arrangement').

We, M/s D & A Financial Services (P) Ltd, SEBI registered Merchant Banker, having license no, INM000011484, have been engaged by you to give our fairness opinion on the share exchange ratio as recommended by the registered valuer M/s Valecs Ecotech Pvt. Ltd having registration no. IBBI/RV-E/02/2022/178 having office at 303, Plot No. 1 3rd Floor Community Centre Ashok Vihar Phase-2; Delhi- 110052 (hereinafter referred to as "Valuer") for the Scheme, who were appointed as valuer for the proposed Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company") and Dalmia Bharat Refractories Limited ("Resulting Company") for demerger of DMC Undertaking and GT Undertaking. Further, for the purpose of making necessary filings with stock exchanges and the National Company Law Tribunal, the board of directors of Dalmia Bharat Sugar and Industries Limited ("Demerged Company") and

H.O. & Regd. Office: 13, Community Centre, 2nd Floor, East of Kallash, New Dehl-110055 (India).

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E-mail: investors@dnafinserv.com, compliance@dnafinserv.com, valuation@dnafinserv.com, contact@dnafinserv.com, Website:www.dnafinserv.com, Branch Office : Mumbai

CIN: U74899DL1981PTC012709



Dalmia Bharat Refractories Limited ("Resulting Company") have also acknowledged the report issued by the Valuer for ascertaining the share exchange ratio.

The Scheme shall be subject to (i) Receipt of approval from the National Company Law Tribunal ("NCLT") and (ii) Other Statutory Approval(s) as may be required in this regard.

1. Scope and Purpose of the Opinion

The Management of Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited have jointly engaged M/s D & A Financial Services (P) Ltd to submit fairness opinion to the Board of Directors on the share exchange ratio as recommended by the valuer for proposed Scheme of Arrangement as defined above.

The Fairness Opinion is addressed to the Board of Directors of Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited. Further, this Fairness Opinion has been issued as per the requirements of SEBI circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 ("SEBI Circular").

Disclaimer: We have assumed and relied upon the accuracy and completeness of all information that was publicly available or provided or otherwise made available to us by the authorized representatives of management of Demerged Company and the Resulting Company for the purpose of this Opinion. We have not reviewed any other documents of the Company other than those stated herein. We have not assumed any obligation to conduct, nor have we carried out any independent physical inspection or title verification of the property, investments etc. interests of companies and accept no responsibility therefore.

We have not reviewed any internal management information statements or any non-public reports and instead with your consent we have relied upon information that was publicly available or provided or otherwise made available to us by management of resulting company for the purpose of this opinion. We are not experts in the evaluation of litigation or other actual or threatened claims.



2. BRIEF BACKGROUND OF THE COMPANIES

(A) Dalmia Bharat Sugar and Industries Limited

Dalmia Bharat Sugar and Industries Limited is a public company limited by shares, incorporated on 01st November, 1951 under the provisions of the Indian Companies Act, 1913, having its registered office at Dalmiapuram, District Tiruchirappalli, Tamil Nadu - 621651 ("DBSIL" or "Demerged Company"). The equity shares of DBSIL are listed on BSE Limited and National Stock Exchange of India Limited.

DBSIL is engaged in manufacturing of sugar, generation of power, manufacturing of industrial alcohol and refractory products, and providing travel services. DBSIL has a refractory unit i.e. Dalmia Magnesite Corporation ("DMC Unit") which is engaged in the business of manufacturing of refractories. DBSIL also has a separate business unit named as Govan Travels ("GT Unit"), which is engaged in the business of providing tour and travel services.

(B) Dalmia Bharat Refractories Limited

Dalmia Bharat Refractories Limited is a public company limited by shares, incorporated on 4th October, 2006 under the provisions of the Companies Act, 1956, having its registered office at Dalmiapuram, District Tiruchirappalli, Tamil Nadu - 621651 ("DBRL" or "Resulting Company"). The equity shares of DBRL are listed on Calcutta Stock Exchange Limited and Metropolitan Stock Exchange of India Limited.

As per the object clause of Memorandum of Association, DBRL has the object to carry on the business of miners, manufacturers, research and development, producers, processors, importers, exporters, etc, dealing in cement, any kind of building material and refractory mineral and other products and byproducts, to act a tour and travel service provider, to acquire business and to make investments, along with other main objects,



3. RATIONALE OF THE SCHEME

- (A) Demerger of DMC Unit and GT Unit (being non-core businesses of DBSIL) from DBSIL and transfer and vesting of the same to DBRL will yield beneficial results and enhanced value creation for their respective shareholders and better security and protection for their lenders and employees.
- (B) The management of DBSIL is of the view that segregation of the DMC Unit and GT Unit from DBSIL will lead to the following benefits:
 - Segregation of non-core businesses from sugar business;
 - Efficient and focused management individually on DMC Unit, GT Unit, and sugar business; and
 - Increased flexibility for value extraction and fund raisings.
- (C) The management of DBRL is of the view that acquisition of the DMC Unit and GT Unit will lead to the following benefits:
 - Focus on the refractory operations, along with its existing presence in the concerned field, of DMC Unit by demerging it from DBSIL for whom this is currently a non-core business.
 - Focus on the business as travel agents, tour operators, clearing and forwarding agents and to do all activities ancillary to these activities which are related to GT Unit; and
- (D) This Scheme shall be in the beneficial interest of all the stakeholders and the shareholders of the Demerged Company and the Resulting Company. In these circumstances, it is considered desirable and expedient to demerge DMC Unit and GT Unit from the Demerged Company to the Resulting Company in the manner and on the terms and conditions stated in the Scheme.

4. Sources of Information

For arriving at the opinion set forth below, we have relied upon following documents:

 Draft Scheme of Arrangement between Dalmia Bharat Sugar and industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders.

4





- Valuation Report issued by registered valuer M/s Valecs Ecotech Pvt. Ltd having registration no. IBBI/RV-E/02/2022/178 dated 2nd February, 2024.
- Audited Balance Sheet of Dalmia Bharat Sugar and industries Limited and Dalmia Bharat Refractories Limited as on 31st March, 2023...
- Financial statements of Dalmia Bharat Sugar and industries Limited and Dalmia Bharat Refractories Limited as on 31st December, 2023
- Applicable Laws and Public Circulars under SEBI Regulations and applicable provisions of the Companies Act, 2013.

5. Valuation Report.

Valuer have recommended fair exchange ratio vide its report dated 2nd February, 2024, on the basis of analysis and analytical review and relative valuation of the respective companies and opined that the share exchange ratio as described below is fair and reasonable for all the shareholders and the Companies involved in the Scheme:

"1 (One) Equity Shares (face value of INR 10 each fully paid up) of Dalmia Bharat Refractories Limited to be issued and allotted to the equity shareholders of Dalmia Bharat Sugar and Industries Limited for every 48.18 fully paid equity shares (face value of INR 2 each fully paid up) held by them in Dalmia Bharat Sugar and Industries Limited".

6. Conclusion and Opinion

On the basis of our scope and limitations mentioned in the report and based on our examination of the draft of the proposed scheme of arrangement and Valuation Report given by registered valuer M/s Valecs Ecotech Pvt. Ltd having registration no. IBBI/RV-E/02/2022/178 dated 2nd February, 2024, and on consideration of all the relevant factors as described herein above, we are of the opinion that the valuation done by the valuer for determining the share exchange ratio is fair and reasonable.

Thanking You

For D & A Financial Services (P) Ltd

NEW CELL

(Priyavanjan) Vice President

Milyo Dogo

Place: New Delhi



APPENDIX A

EXCLUSIONS AND LIMITATIONS

- Our conclusion is based on the information furnished to us being complete and accurate in all material respects.
- Our work does not constitute verification of historical financials or including the
 working results of the Companies referred to in this Opinion. Accordingly, we are
 unable to and do not express an opinion on the fairness or accuracy of any financial
 information referred to in this Opinion.
- Our opinion is not intended to and does not constitute a recommendation to any shareholders as to how such shareholder should vote or act in connection with the Scheme or any matter related therein.
- Our liability (statutory or otherwise) for any economic loss or damage arising out of the rendering this Opinion shall be limited to amount of fees received for rendering this Opinion as per our engagement.
- Our opinion is not, nor should it be construed as our opining or certifying the compliance of the proposed amalgamation with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising thereon.
- We assume no responsibility for updating or revising our opinion based on circumstances or events occurring after the date hereof.
- We do not express any opinion as to the price at which shares of the Companies may trade at any time, including, subsequent to the date of this opinion.





DCS/AMAL/AK/R37/3274/2024-25

July 30, 2024

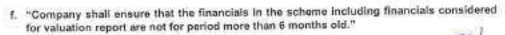
The Company Secretary,
Dalmia Bharat Sugar and Industries Ltd.
Tiruchirapalli,
Dalmiapuram,
Tamil Nadu,
621661

Dear Sir,

Sub: Observation letter regarding the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013.

We are in receipt of the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractores Limited and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 filed Dalmia Bharat Sugar and Industries Ltd as required under SEBI Circular no. CFD/Dit.3/CIR/2017/21 dated March 10, 2017 read with Master Circular No. SEBI/HO/CFD/Dit.1/CIR/P/2021/665 dated. November 23, 2021 read with SEBI Master circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 and Regulation 94(2) of SEBI LODR Regulations 2015 along with SEBI/HO/DDHS/DOHS_Div/P/CIR/2022/0000000103 dated July 29, 2022 (SEBI Circular) and Regulation 94A(2) SEBI (LODR) Regulations. 2015; SEBI vide its letter dated July 29, 2024 has inter alia given the following comment(s) on the draft scheme of reduction:

- a. "Company shall disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters and directors, before Hon'ble NCLT and shareholders, while seeking approval of the scheme."
- b. "Company shall ensure that additional information, if any, submitted by the Company after filing the scheme with the stock exchange, from the date of receipt of this letter is displayed on the websites of the listed company and the stock exchanges."
- c. "Company shall ensure compliance with SEBI circulars issued from time to time."
- d. "The entities involved in the scheme shall duly comply with the various provisions of the circular and ensure that all the liabilities of the Transferor Company are transferred to Transferee Company."
- e. "Company is advised that the information pertaining to all the unlisted companies involved, if any, in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of the schedule VI of the ICDR Regulations 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval."



Page 1 of 3



- g. "Company shall ensure that the details of the proposed scheme under consideration as provided to the stock exchange shall be prominently disclosed in the notice to shareholders."
- h. "The Companies are advised to disclose the following as a part of explanatory statement or notice or proposal accompanying resolution to be passed to be forwarded by the company to the shareholders while seeking approval u/s 230 to 232 of the Companies Act 2013.
 - Details of Assets, Liabilities, Net worth and revenue of the companies involved pre & post scheme.
 - Impact of scheme on revenue generating capacity of the demerged company.
 - Need and rationale of the scheme, Synergies of business of the companies involved in the scheme, Impact of the scheme on the shareholders and cost benefit analysis of the scheme.
 - Value of assets and liabilities of Demerged Company that are being transferred to Resulting Company
- "Company shall ensure that applicable additional information, if any to be submitted to SEBI along with the draft scheme of arrangement as per 'Query no.12' dated February 28, 2024 shall form a part of disclosures to shareholders."
- j. "Company is advised that the proposed equity shares to be issued in the terms of the "Scheme" shall be mandatorily in demat form only."
- k. "Company is advised that the 'Scheme' shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document."
- "No changes to the draft scheme except those mandated by the regulators/ authorities / tribunals shall be made without specific written consent of SEBI."
- m. "Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before Hon'ble NCLT and the Company is obliged to bring the observations to the notice of Hon'ble NCLT."
- n. "Company is advised to comply with all applicable provisions of the Companies Act, 2013, rules and regulations issued thereunder including obtaining the consent from the creditors for the proposed scheme."
- o. "It is to be noted that the petitions are filed by the company before Hon'ble NCLT after processing and communication of comments/observations on draft scheme by SEBI/stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments / observations / representations."

The company shall disclose the No-Objection letter of the Stock Exchange(s) on its website within 24 hours of receiving the same:

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised:

N

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.

Page 2 of 3

PUBLIC



To duly comply with various provisions of the circulars.

In light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/de-listing/continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the scheme, it shall disclose information about unlisted company involved in the format prescribed for abridged prospectus as specified in the circular dated June 20, 2023.

Kindly note that as required under Regulation 37(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to the NGLT.

The Exchange reserves its right to withdraw its 'No adverse observation' at any stage if the information submitted to the Exchange is found to be incomplete / incorrect / misleading / false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

Please note that the aforesaid observations does not preclude the Company from complying with any other requirements.

Further, it may be noted that with reference to Section 230 (5) of the Companies Act, 2013 (Act), read with Rule 8 of Companies (Compromises, Arrangements and Amalgamations) Rules 2016 (Company Rules) and Section 66 of the Act read with Rule 3 of the Company Rules wherein pursuant to an Order passed by the Hon'ble National Company Law Tribunal, a Notice of the proposed scheme of compromise or arrangement filed under sections 230-232 or Section 66 of the Companies Act 2013 as the case may be is required to be served upon the Exchange seeking representations or objections if any.

In this regard, with a view to have a better transparency in processing the aforesaid notices served upon the Exchange, the Exchange has <u>afreedy introduced an online system of serving such Notice</u> along with the relevant documents of the proposed schemes through the BSE Listing Centre.

Any service of notice under Section 230 (5) or Section 66 of the Companies Act 2013 seeking Exchange's representations or objections if any, would be accepted and processed through the

Listing Centre only and no physical fillings would be accepted. You may please refer to circular dated February 26, 2019 issued to the company.

Yours faithfully,

Sabah Vaze -Senior Manager

Vaxe

Tanmayi Lele Assistant Manager

Page 3 of 3





National Stock Exchange Of India Limited

Ref: NSE/LIST/40216 August 02, 2024

The Company Secretary
Dalmia Bharat Sugar and Industries Limited
11th & 12th Floors, Hansalaya
15, Barakhamba Road,
New Delhi – 110001

Kind Attn.: Ms. Aashhima V Khanna

Dear Madam,

Sub: Observation Letter for Draft Scheme of Arrangement Between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders (under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013).

We are in receipt for Draft Scheme of Arrangement Between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders (under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013) vide application dated February 22, 2024.

Based on our letter reference no. NSE/LIST/40216 dated June 12, 2024, submitted to SEBI pursuant to SEBI Master Circulars no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 read with 94(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR Regulations), SEBI vide its letter dated July 29, 2024, has inter alia given the following comment(s) on the draft scheme of arrangement:

- a) The Company shall ensure to disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters and directors, before Hon'ble NCLT and shareholders, while seeking approval of the Scheme.
- b) The Company shall ensure that additional information, if any, submitted by the Company after filing the Scheme with the Stock Exchanges, from the date of receipt of this letter, is displayed on the websites of the listed Company and the Stock Exchanges.
- c) The Company shall ensure compliance with the SEBI circulars issued from time to time.
- d) The entities involved in the Scheme shall duly comply with various provisions of the Circular and ensure that all the liabilities of Transferor Company are transferred to the Transferee Company.

National Stock Exchange of India Limited | Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051, India +91 22 26598100 | www.nseindia.com | CIN U67120MH1992PLC069769



- e) The Company shall ensure that the information pertaining to all the Unlisted Companies involved, if any, in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of Schedule VI of the ICDR Regulations, 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval.
- f) The Company shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 months old.
- g) The Company shall ensure that the details of the proposed scheme under consideration as provided by the Company to the Stock Exchanges shall be prominently disclosed in the notice sent to the Shareholders.
- h) The Companies involved in the Scheme shall ensure to disclose the following as a part of explanatory statement or notice or proposal accompanying resolution to be passed to be forwarded by the company to the shareholders while seeking approval u/s 230 to 232 of the Companies Act 2013:
 - Details of assets, liabilities, net worth and revenue of the companies involved, pre and post scheme.
 - *Impact of Scheme on revenue generating capacity of Demerged Company.*
 - Need and rationale of the scheme, synergies of business of the companies involved in the scheme, impact of the scheme on the shareholders and cost benefit analysis of the scheme.
 - Value of assets and liabilities of Demerged Company that are being transferred to the Resulting Company.
- i) The Company shall ensure that all the applicable additional information shall form part of disclosure to shareholders, which was submitted by the Company to the Stock Exchanges as per Annexure M of Exchange checklist.
- *j)* The Company shall ensure that the proposed equity shares to be issued in terms of the "Scheme" shall mandatorily be in demat form only.
- k) The Company shall ensure that the "Scheme" shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document.
- l) The Company shall ensure that no changes to the draft scheme except those mandated by the regulators/ authorities / tribunals shall be made without specific written consent of SEBI.



- m) The Company shall ensure that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before NCLT and the Company is obliged to bring the observations to the notice of NCLT.
- n) The Company shall ensure to comply with all the applicable provisions under the Companies Act, 2013 and the rules and regulations issued thereunder, including obtaining the consent from the creditors for the proposed scheme.
- o) It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBl/stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments / observations / representations.

It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ Stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to National Stock Exchange of India Limited again for its comments/observations/representations.

Please note that the submission of documents/information, in accordance with the Circular to SEBI and National Stock Exchange of India (NSE), should not in any way be deemed or construed that the same has been cleared or approved by SEBI and NSE. SEBI and NSE does not take any responsibility either for the financial soundness of any scheme or for the correctness of the statements made or opinions expressed in the documents submitted.

The Listed entities involved in the proposed Scheme shall disclose the No-Objection Letter of the Stock Exchange(s) on its website within 24 hours of receiving the same.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of Regulation 11 of SEBI (LODR) Regulations, 2015, we hereby convey our "No objection" in terms of Regulation 37 of SEBI (LODR) Regulations, 2015, so as to enable the Company to file the draft scheme with NCLT.

However, the Exchange reserves its rights to raise objections at any stage if the information submitted to the Exchange is found to be incomplete/incorrect/misleading/false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Regulations, Guidelines/Regulations issued by statutory authorities.

The validity of this "Observation Letter" shall be six months from August 02, 2024, within which the Scheme shall be submitted to NCLT.



Kindly note, this Exchange letter should not be construed as approval under any other Act /Regulation/rule/bye laws (except as referred above) for which the Company may be required to obtain approval from other department(s) of the Exchange. The Company is requested to separately take up matter with the concerned departments for approval, if any.

The Company shall ensure filing of compliance status report stating the compliance with each point of Observation Letter on draft scheme of arrangement on the following path: NEAPS > Issue > Scheme of arrangement > Reg 37 of SEBI LODR, 2015> Seeking Observation letter to Compliance Status.

Yours faithfully, For National Stock Exchange of India Limited

Khyati Vidwans Senior Manager

The Calcutta Stock Exchange Ltd.

7, Lyons Range, Kolkata - 700 001
Phone : +91 33 4025 3000, Fax : +91 33 4025 3030 / 3017
Website : www.cse-india.com. E-mail : cseadmn@cse-india.com
CIN: U67120W81923PLC004707

RMNA CSE/LOI //339 12024

August 13, 2004

The Company Secretary DALMIA BHARAT REFRACTORIES LIMITED Dalm appraint, Dist. Truchtaps (1) Tank Nady, India

Cear S

Sub. Observation tetter regarding the Composite Subgree of Arrangement between Dukinis Bharat Sugar and Industries Limited (DBSIL) (Demerged Company) with Datmis Bharat Refractories Limited (DBRL) (Resulting Company).

We site in receipt of the composite Scheme of Arrangement between Calmia Bharat Sogar and Industries Limited (CBSIL: (Demongod Compeny) with Dalmia Bharat Refractories Limited (CBRL) (Resulting Compeny) with Dalmia Bharat Refractories Limited (CBRL) (Resulting Compeny) with Dalmia Bharat Refractories Limited (CBRL) (Resulting Compeny) with Calmia CBR (CBRL) (Resulting Calmia) and CBR (CBRL) (Resulting Calmia) and CBR (CBRL) (Resulting Calmia) and Calmia CBR (CBRL) (Resulting Calmia)

- Company shall ensure to disclose all the details of ongoing adjug cation & recovery proceedings, prinseculars
 in tisted, and all other enlargement action taken all any against the Company, its promoters and interview
 hefore iron be NICLT and shareholders, while seeking approved of the Scheme.
- Company shall ensure that additional information, if any loubinitied by the Company latter floring
 the scheme with the stock exchange from the data of receipt of this feller is a splayed on the
 websites of this listed company and the slock exchanges."
- Company shall ensure compliance with the SER, circula susseed from the to the
- Company shall duly comply with various provisions of the Circulars, and electric during the rab described Company are transferred to the Transferred Company.
- Company shall tristine that information perfaining to all the Unlisted Companios involved in any uniform their shall be included in the format specified for attribge prospectus as provinced in Particled Schedule Studion (CCR Regulations, 2018) in the explanatory statement or noting or proposed accompanying resolution to be passed, which is sent to the shareholdes for seeking approval.
- Company shall ensure that the financials in the scheme including linguishs considered for valuation resent for hollor period more than 6 months old.
- Company shall ensure that the details of the proposed Scheme under consideration as provided by the nampany to the Stock Exchange shall be prominently disposed in the nutrice sens to the shaleholders
- Company is advand to disclose that it details of assets habithos revenue of the companies involve; in moschemal both preland post scheme of smangement (ii) assets liabilities revenue and liabilities removed undertaking on takes to with confiduals along with statement of assets and liabilities of both demarged company and resulting control (iii) both preland post the scheme of anangement (iii) Companies of revenue and not worth of demarged both you fast three finding of the control (iii) Companies of revenue and not worth of the liabel/demarged both you fast three finding of the control (iv) the need response and synogens of the scheme along with its impact; on the share holder companies some sealing approval use 300 to 352 of this companies agreed as 200 to 352 of this companies.

No. 2 1 1 1 4

The Calcutta Stock Exchange Ltd.

7, Lyons Range Kolkata - 700 001
Phone : +91 33 4025 3000 Fax : +91 33 4025 3030 / 3017
Website : www.cse-india.com, E-mail : cseadmn@cse-india.com
CIN.U67120WB1923PIC00470/

 $\cdot 2$

- Company shall ensure that the proposed equity shares to be assume in terms of the Hardingon Shares of the period form only.
- Company shell ensure that the "Scheme" shall be acted upon subject to the applicant company, where its
 relevant quases incollinged in the Scheme deciment.
- Company shall regule shall no Changes to the shall screens except those manualine by the orginalists realised by inclinate shall be made without specific written consonrol SFS).
- Con pany shall ensure that the observations of SEB /Stock Exchanges who the recover of the interest of the before NCCT and the companies are obliged in bring the observations to the root of the state.
- Company is advised to ensize that applicable adddonal information supported in secret (in the SEB) while processing the actions and as abvised by SLBs vide (mail dated superioted videous from part of disclosure to find shareholders).
- it is to noted that the periods are field by the company before NCLT after processing and communication
 of commants is observations on draft scheme by SESI (Stock Exchanges) requestive companies of a required to send notice for representation as mandated under Section 2000b) of Conduction ACLT (Conduction SEB) again for its community representations.

Accordingly, based on afolessed comment offered by SERICINE company is hereby now sed

- In provide additional information in any, (as staged above) along with various occurrents to the Exchange for runther dissertionation. Exchange websith
- To ensure that additional information of any, tas stated aforesaid; along with various decomposits with discommated on their (company) websits.
- In only comply with verious provisions of the circulars

In light of the above, we hereby advise that we have no advarse observations with in figure-lengual representations are not previously of fishing equipment for a company of fishing equipment of a single-growness of fishing equipment of as to enable the company to life the spheric with Figure NCLT.

Further where applicable in the explanatory statement of the notice to be sent by the conicarly to the scient force ϵ while seeking approval of the scheme it shall disclose information about unliated companies involved ϵ (ϵ) ϵ prescribed by abridged prospectus as specified in the ordinal called March 12, 200 ϵ .

Kindly note that as required under Regulation 37(3) of SER* (LODR) Regulation, 2015. The validity of this Observation Letter shall be Six Months from the date of the Letter White which the scheme shad on successful the NCL1

The Enchange reserves its right to withdraw its the adverse observation of any stage if the retormation scenario and the fluences is bound to be incomplete (incorrect / misleading / false or for any contravention of Rules, Byo Was and Regulations of the Exchange, Justing Agreement, Guidernes / Regulations issued by statistics without or

Yours (arthfully

For THE CALCUTTA STOCK EXCHANGE LTD

تتلحار

(Chandrani Datta) Company Secretary



MSEI/LIST/2024/652

July 30, 2024

The Company Secretary and Compliance Officer, DALMIA BHARAT REFRACTORIES LIMITED. Dalmiapuram, Dalmiapuram, Tamil Nadu, India, 621651.

Dear Sir/ Madam,

Sub.: Observation letter regarding the Scheme of Amalgamation/ Arrangement between Dalmia Bharat Sugar and industries Limited (DBSIL) (Demerged Company) with DALMIA BHARAT REFRACTORIES LIMITED (DBRL) (Resulting Company).

Kind Attention: - Ms. Meghna Saini - Company Secretary and Compliance Officer.

This is in reference to the draft scheme of Arrangement filed by <u>DALMIA BHARAT REFRACTORIES</u>
<u>LIMITED</u> in terms of SEBI Master Circular SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 has inter alia given the following comment(s) on the draft scheme of Amalgamation:

- The Company shall ensure that it discloses all details of ongoing adjudication & recovery proceedings, prosecution initiated and all other enforcement action taken, if any, against the Company, its promoters and directors, before Hon'ble NCLT and shareholders, while seeking approval of the scheme.
- The Company shall ensure that additional information, if any, submitted by the Company, after filing the scheme with the stock exchange, and from the date of receipt of this letter is displayed on the website of the listed company and the stock exchange.
- The entities involved in the Scheme shall duly comply with various provisions of the circular Issued from time to time.
- The Company is advised that the information pertaining to all the Unlisted Companies
 involved, if any, in the scheme shall be included in the format specified for abridged
 prospectus as provided in Part E of Schedule VI of the ICDR Regulations, 2018, in the
 explanatory statement or notice or proposal accompanying resolution to be passed, which
 is sent to the shareholders for seeking approval.
- The Company is advised that the details of the proposed scheme under consideration as provided by the Company to the Stock Exchange shall be prominently disclosed in the notice send to the Shareholders.



Page 1 of 3



- The Company shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 month old.
- The Company is advised that the details of the proposed scheme under consideration as provided by the Company to the Stock Exchange shall be prominently disclosed in the notice sent to the Shareholders.
- The company is advised to submit applicable additional information, if any, to be submitted to exchange along with draft scheme of arrangement shall form part of disclasures to the shareholders.
- The Company is advised that the proposed equity shares to be issued in terms of the "Scheme" shall mandatorily be in demat form only.
- The Company is advised that the "Scheme" shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document.
- No changes to the draft scheme except those mandated by the regulators/ authorities/ tribunals shall be made without specific written consent of SEBI.
- The Company is advised that the observations of SEBI/ Stock Exchange shall be incorporated in the petition to be filed before National Company Law Tribunal ("NCLT") and the company is obliged to bring the observations to the notice of NCLT.
- The Company is advised to comply with the all applicable provisions of the Companies Act,
 2013, rules and regulations issued thereunder including obtaining the consent from the creditors for the proposed scheme.
- It is to be noted that the petitions are filed by the Company before NCLT after processing and communication of comments/ observations on draft scheme by SEBI/ Stock Exchange. Hence, the Company is not required to send notice for representation as mandated under Section 230(5) of the Companies Act, 2013, to SEBI again for its comments/ observations/ representations.

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised:

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.
- To comply with various provisions of the said SEBI circulars.

NS_

Page 2 of 3

Metropolitan Stock Exchange of India Limited

Registered Office: 205A, 2nd Floor, Piromol Agostya Corporate Park, Kamani Junction, LBS Road, Kurla (West), Mambai - 400070.

Tel: +91-22-6112-9000 | outlamorsatrice@qual.in | www.msetin | CIN: U65999MH2008PLC165856



In the light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/ de-listing/ continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the scheme, it shall disclose information about unlisted company involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017, if any.

Kindly note that as required under Regulation 37(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to NCLT.

The Exchange reserves its rights to raise objections at any stage if the information submitted to the Exchange is found to be incomplete/ incorrect/ misleading/ false or for any contravention of Rules, Bye-laws and regulations of the Exchange, Listing Regulations, Guidelines/ Regulations issued by statutory authorities.

Yours faithfully,

For and on behalf of Metropolitan Stock Exchange of India Limited

Mahendra Choudhari

AVP -Listing



newthink! cement! sugar! refractories! power!

March 22, 2024

To
The General Manager,
Department of Corporate Services,
BSE Limited
P.J. Towers Dalal Street
Mumbai – 400001

BSE scrip code: 500097

Sub: Application under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended ("LODR Regulations") in respect of the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company" or "DBSIL" or "Company") and Dalmia Bharat Refractories Limited ("Resulting Company" or "DBRL") and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme")

Ref: Application No. 195679

Complaint Report:

Date: March 22, 2024

Part A

Sr. No.	Particulars	Number
1.	Number of complaints received directly	
2.	Number of complaints forwarded by Stock Exchanges/ SEBI	
3.	Total Number of complaints/comments received (1+2)	Nil
4.	Number of complaints resolved	
5.	Number of complaints pending	

Dalmia Bharat Sugar and Industries Limited





Part B

Sr. No.	Name of complainant	Date of complaint	Status
1.	NA	NA	NA

Yours faithfully,
For Dalmia Bharat Sugar and Industries Limited
AASHHIMA ASHHIMA V KHANNA
V KHANNA Date: 2024.03.22
(Aashhima V Khanna)
Company Secretary
Membership No.: A34517

11th & 12th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India
T + 91 11 23465100 W www.dalmiasugar.com CIN: L15100TN1951PLC000640
Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamil Nadu, India
A Dalmia Bharat Group company, www.dalmiabharat.com



newthinkl cement! sugar! refractories! power!

June 05, 2024

Encl.: As above

To,
The General Manager,
Listing Department,
National Stock Exchange of India Limited
Exchange Plaza, Bandra Kurla Complex,
Bandra (East), Mumbai – 400051
NSE Symbol: DALMIASUG

Application no. 40216

Sub: Complaint Report with respect to the Application filed under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended ("LODR Regulations") in respect of the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013

Dear Sir/Madam,

Pursuant to our application no. 40216 filed pursuant to Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended ("LODR Regulations") in respect of the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited and Dalmia Bharat Refractories Limited and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, please find enclosed the Complaint report required to be filed as per the NSE checklist.

Also, please note, that since our scheme was uploaded on your website on May 8, 2024 and the complaint report is required to be filed after 21 days and within 7 days of the completion of 21 days, hence the same was uploaded on May 30, 2024.

Should you require any further information / clarification on the Scheme, we shall be glad to provide the same.

We would be obliged if you could grant your approval to the Scheme at your earliest convenience.

Thanking you,

Yours faithfully,

For Dalmia Bharat Sugar and Industries Limited

AASHHIMA
V KHANNA
V KHANNA
Resource I sam the author of this
document
Location:

Aashhima V Khanna Company Secretary Membership No. A34517

Dalmia Bharat Sugar and Industries Limited

4th Floor, Hansalaya Building, 15 Barakhamba Road, New Delhi – 110001, Delhi, India T + 91 11 23465100 W <u>www.dalmiasugar.com</u> CIN: L15100TN1951PLC000640 Registered Office: Dalmiapuram, District Tiruchirapalli – 621651, Tamil Nadu, India A **Dalmia Bharat Group** company, www.dalmiabharat.com





May 30, 2024

To
The National Stock Exchange of India Limited
Exchange Plaza, Plot No. C-1, Block G
Bandra Kurla Complex, Bandra (East),
Mumbai – 400 051
Symbol: DALMIASUG

Sub: Application under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended ("LODR Regulations") in respect of the Scheme of Arrangement between Dalmia Bharat Sugar and Industries Limited ("Demerged Company" or "DBSIL" or "Company") and Dalmia Bharat Refractories Limited ("Resulting Company" or "DBRL") and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Scheme")

Ref: Application No. 40216

Complaint Report:

Part A

Sr. No.	Particulars	Number
1.	Number of complaints received directly	
2.	Number of complaints forwarded by Stock Exchanges/ SEBI	
3.	Total Number of complaints/comments received (1+2)	Nil
4.	Number of complaints resolved	
5.	Number of complaints pending	

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Part B

Sr. No.	Name of complainant	Date of complaint	Status
1.	NA	NA	NA

Yours faithfully,

For Dalmia Bharat Sugar and Industries Limited

AASHHIMA Digitally signed by AASHHIMA V RIANNA V KHANNA COMMENT OF THE CONTROL OF

(Aashhima V Khanna) **Company Secretary**

Membership No.: A34517

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cement! sugar! refractories! power!

LIST OF LITIGATIONS PENDING WITH CHETTICHAVADI JAGHIR MAGNESITE AND DUNITE MINES:

Sn	Case Reference	Facts	Current Status
H .	In terms of the Supreme Court Order dated the 22nd of August 2017 in Writ Petition (Civil) No. 114 of 2014, Dist. Collector Salem raised a demand vide order 18th June 2019 directing Dalmia Bharat Sugar & Industries Ltd. (DBSIL), project proponent here to pay sum of INR 11.44 crore on the quantity of Dunite mined without EC for the period 1st April 2000 to 31st March 2018.	The said demand was challenged by the DBSIL before Hon'ble Madras High Court by WP No. 889 of 2020 wherein DBSIL. The said been disposed of vide orders dated writ petitions were dismissed by Hon'ble 15th Feb 2024 in W.A.No.671 of 2020 High Court vide orders dated 12th June 2020. & etc. batch. The orders dated 12th June 2020 passed by Hon'ble High Court have been challenged by The order dated 12th June 2020 has DBSIL vide Writ Appeal No. 834 of been set aside and the matter has 2020District Collector has also issued notice been remanded to the District date 8th July 2020 for recovery of the Collector for de-novo adjudication, amount. We have requested you to keep the recovery proceedings in abeyance in view of the matter being sub judice.	The Writ Appeal 834/2020 has now been disposed of vide orders dated 15 th Feb 2024 in W.A.No.671 of 2020 & etc. batch. The order dated 12 th June 2020 has been set aside and the matter has been remanded to the District Collector for de-novo adjudication.
2.	District Collector, Salem has also raised another demand vide order dated 08.07.2020 directing	This demand was challenged by filing been disposed of vide orders dated W.P.No.32057 of 2023 before Madras High 15th Feb 2024 in W.A.No.671 of 2020	This W.P.No.32057 of 2023 has now been disposed of vide orders dated 15th Feb 2024 in W.A.No.671 of 2020

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cement! sugar! refractories! power!

S	Case Reference	Facts	Current Status
	project proponent to pay sum of Rs.7.24 crore on the quantity of Magnesite mined without EC for the period 01.04.2000 to 31.03. 2018.	Court	& etc. batch and the matter has been remanded to the District Collector for de-novo adjudication.
ന്	W.P.No.2517 of 2018 before Madras H.C. (District Collector's demand of surface compensation of Rs.79,88,39,062 from 20.08.1966 till 31.10.2017)	Project Proponent has filed W.P.No. 2517 of Pending, stay order is in force (Copy 2018 before Madras H.C. Later on, vide enclosed as Annexure No-iii) orders dated 28 th Feb 2022, the writ had been tagged with Writ Appeal, No. 757 of 2020. The Writ Appeal also pertains to said demand U/r 72 while stay of demand has been ordered to be continued, until vacated by Court. The demand is stayed till date.	Pending, stay order is in for enclosed as Annexure No-iii)
4	DCBL Vs State of Tamil Nadu WA No. 2685 02687 of 2021	This matter pertains to demand of lease rent of INR 73 Lakhs as well as local cess and local cess surcharge on a patch of land {9 acres (Approx.) out of which close to 3 acres in exclusive use of Mines) which interconnects mining lease land with Highway. This patch of land /road is being used by general public as well	Pending for disposal

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For Dalmia Bharat Sugar and Industries Limited

AASHHIMA VANAMA ASHHIMA V Khanna Company Secretary