(Formerly known as Minda Industries Limited)



Ref. No.: Z-IV/R-39/D-2/NSE/207 & 174

Date: March 20, 2023

NSE Scrip: UNOMINDA	BSE Scrip: 532539
Mumbai - 400 051	Dalal Street, Mumbai-400 001.
Bandra Kurla Complex, Bandra (E),	Phiroze Jeejeebhoy Towers,
Listing Deptt., Exchange Plaza,	Regd. Office: Floor - 25,
National Stock Exchange of India Ltd.	BSE Ltd.

#### Sub:-Outcome of the Board Meeting

- Termination of Joint Ventures formed by Uno Minda Limited with Kosei Group, Japan and entering into Technical Assistance Agreement
- Scheme of Amalgamation of Kosei Minda Aluminum Company Private Limited, Kosei Minda Mould Private Limited and Minda Kosei Aluminum Wheel Private Limited ("Transferor Companies") with Uno Minda Limited ("Company")

Dear Sir(s),

We wish to inform that the Board of Directors of the Company at its meeting held today i.e. March 20, 2023, approved the following matters:

# 1) <u>Termination of Joint Ventures formed by Uno Minda Limited with Kosei Group, Japan and entering into Technical Assistance Agreement</u>

Uno Minda Ltd. have incorporated following Joint Venture Companies in India with Kosei Group, Japan:

É	Minda Aluminum W Ltd (" <b>MKA</b> ")	Kosei heel Pvt	Kosei Minda Pvt. Ltd. ("Ki		Kosei Minda Aluminum Company Pvt. Ltd. ("KMA")	
Name of Shareholders	No. of	% of	No. of	% of	No. of	% of
	Shares held	stake	Shares held	stake	Shares held	stake
Uno Minda Limited	193,061,100	77.354	6,341,645	49.90	28,737,371	18.31
Minda Investments Limited	4,900	0.002	-	-	-	-
Kosei International Trade and Investment Company Limited ("KITI")	56,514,000	22.644	6,367,063	50.10	-	-
Kosei Aluminum Co. Ltd. ("KACL")	-	(0)	-		109,162,586	69.53
Kosei Aluminum (Thailand) Co. Ltd. ("KAT")	-	-	-	-	19,091,280	12.16
Total	249,580,000	100.00	12,708,708	100.00	156,991,237	100.00





The Board of the Company at its meeting held today granted its approval for the termination of the Joint Ventures between the Company and Kosei Group, Japan with respect to three Joint Venture Companies i.e. MKA, KMM and KMA.

Further, the Board also approved for entering into a Technical Assistance Agreement with Kosei Group, Japan. The Kosei Group, Japan will continue to provide its technical assistance/support to MKA, KMA and KMM through the Technical Assistance Agreement.

Pursuant to the Regulation 30 of SEBI (LODR) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated 9 September, 2015, the requisite details against the aforesaid matter is attached as **Annexure-I (A) & (B)**, to this letter.

2) Scheme of Amalgamation of Kosei Minda Aluminum Company Private Limited, Kosei Minda Mould Private Limited and Minda Kosei Aluminum Wheel Private Limited ("Transferor Companies") with Uno Minda Limited ("Company")

The Board of Directors of the Company approved a Scheme of Amalgamation for merger of Kosei Minda Aluminum Company Private Limited, Kosei Minda Mould Private Limited and Minda Kosei Aluminum Wheel Private Limited ("Transferor Companies") with Uno Minda Limited ("Transferee Company") and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013.

The aforesaid Amalgamation will be implemented upon receipt of requisite approvals of Statutory and Regulatory Authorities including the approval of the Jurisdictional National Company Law Tribunal, respective Shareholders and Creditors.

Pursuant to the Regulation 30 of SEBI (LODR) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated 9 September, 2015, the requisite details against the aforesaid matter is attached as **Annexure-I**, to this letter.

The meeting commenced at 04:33 PM (IST) and concluded at 05:30 PM (IST).

It is for your information and records please. This aforesaid intimation shall also be made available on the website of the company at <a href="https://www.unominda.com">www.unominda.com</a>.

Thanking you.

For Uno Minda Ltd.

(formerly known as Minda Industries Ltd.)

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**Tarun Kumar Srivastava** 

Company Secretary & Compliance Officer

Encl: As above.



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promoter/promoter



#### Annexure - I (A)

(Termination of Joint Ventures Agreement between Uno Minda Limited and Kosei Group for the Joint venture companies namely Kosei Minda Mould Private Limited, Kosei Minda Aluminum Company Private Limited and Minda Kosei Aluminum Wheel Private Limited)

Disclosure under sub-para (5) of Para A of Part A of Schedule III to the Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Sr.	Details of events that	Minda	Kosei	П	Kosei Mir	ida Mould	1	Kosei	Minda
No.	need to be provided		Wheel Pvt.		Pvt. Ltd. ("I			Aluminum	Company
		Ltd. ("MKA")		TVC. Eta. ( Kiviivi )		Pvt. Ltd. ("KMA")			
a)	Name(s) of parties with whom the agreement is entered;	("UML") 2. Minda I Ltd. ("M 3. Kosei Ir Trade Investm Compar ("KITI") 4. Minda Aluminu Pvt. Ltd 5. Kosei	nvestments nvestments nvestments nvestments and ent ny Ltd. Kosei um Wheel .; and Aluminum	3	Trade Investm Compar Kosei Co., Ltd.	and ent y Ltd.; Aluminum		Ltd.: 3. Kosei Aluminu	Minda m y Pvt. Ltd.; Aluminum Aluminum d) Co.,
b)	Purpose of entering into the agreement;	Co., Ltd. ("KACL")  To terminate the Joint  Venture		To terminate the Joint Venture		To terminate the Joint Venture			
c)	Shareholding, if any, in the entity with whom the agreement is executed;	MINV KITI MKA KACL	Share- holding of UML 0.00% 0.00% 77.354% 0.00%		Name of Party KITI KACL KMM	Share- holding UML 0.00% 0.00% 49.90%		Name of Party MINV KMA KACL KAT	Share- holding UML 0.00% 18.31% 0.00% 0.00%
d)	Significant terms of the agreement (in brief) special rights like right to appoint directors, first right to share subscription in case of issuance of shares, right to restrict any change in capital structure etc.;	The Kosei Group is executing a Technical Assistance Agreeme Companies formed with UML. Accordingly, JV Partners have a terminate their existing joint venture on terms and condition under the Joint Venture Termination Agreement.		ent with JV decided to					
e)	Whether, the said parties are related to	1	Investments promoter		NA		I		Investments promoter





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	group/ group companies in any manner. If yes, nature	group Company of Uno Minda Ltd.		group Company of Uno Minda Ltd.
f/	of relationship; Whether the	Yes,		
f)	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length";		e done at "arm's length"	basis.
g)	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Not Applicable	Not Applicable	Not Applicable
h)	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.;	Not Applicable	Not Applicable	Not Applicable
i)	Details about terminat	ion	<u> </u>	
	1. Name of parties to the agreement;	As given above at sr.	As given above at sr. no. a)	As given above at sr. no. a)
	2. Nature of the agreement;	Joint Venture Termination Agreement	Joint Venture Termination Agreement	Joint Venture Termination Agreement
	3. Date of execution of the agreement;	March 20, 2023	March 20, 2023	March 20, 2023
	4. Details of amendment and impact thereof or reasons of termination and impact thereof.	As given above at sr. no	. d)	



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#### Annexure - I (B)

(Entering into Technical Assistance Agreement between with Uno Minda Ltd. and Kosei Group)

Disclosure under sub-para (2) of Para B of Part A of Schedule III to the Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Sr. No	Particulars	Information
1	Name(s) of entities with whom the agreement is signed;	Kosei Minda Aluminum Company Private Limited; ("KMA") Kosei Minda Mould Private Limited; ("KMM") Minda Kosei Aluminum Wheel Private Limited; ("MKA") Kosei Aluminum Co., Ltd; ("KACL") Kosei Aluminum (Thailand) Co. Ltd; Kosei International Trade and Investment Company Limited; Uno Minda Limited ("UML"); and Minda Investments Ltd.
2	Area of agreement;	Technical Assistance Agreement ("TAA")
3	Domestic/international;	Domestic
4	Share exchange ratio / JV ratio;	NA
5	Scope of business operation of agreement	Pursuant to the TAA, KACL ("Licensor") grants to the Licensee (i.e. UML, MKA, KMM, KMA shall collectively be referred as Licensee) and the Licensee shall acquire an exclusive, irrevocable, perpetual, right and license to use the Know-how in the Plant to design, manufacture and sell the products and machine as defined under TAA and to adopt the Know-how in the Products that the Licensee may manufacture and/or develop at its own Plant or any other Plant owned, and/or controlled and/or managed and/or operated by the Licensee.
6	Details of consideration paid / received in agreement	The Licensee shall pay the Running Royalty as mentioned under the TAA.
7	Significant terms and conditions of agreement	<ul> <li>Technical Assistance Agreement:</li> <li>a. Licensor shall grants to the Licensee an exclusive, irrevocable, perpetual, right and license to use the Knowhow in the Plant to design, manufacture and sell the products as defined under TAA;</li> <li>b. Further, to adopt the Know-how in the Products and machine that the Licensee may manufacture and/or develop at its own Plant or any other Plant owned, and/or controlled and/or managed and/or operated by the Licensee.</li> </ul>



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8	Whether the acquisition would fall within related party transactions and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms length";	Yes, the transaction shall under related party transaction. The same will be done at Arm's length.  Further, the Promoter or Promoter Group does not have any interest or concern in the proposed transaction except Minda Investment Ltd. which is a Promoter Group Company shall be a party to the BSA & TAA.
9	Size of the entity(ies);	Not Applicable
10	Rationale and benefit expected	Strengthening of the Company's Alloy Wheel product portfolio.



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#### Annexure - II

(Scheme of Amalgamation of Kosei Minda Aluminum Company Private Limited, Kosei Minda Mould Private Limited and Minda Kosei Aluminum Wheel Private Limited ("Transferor Companies") with Uno Minda Limited ("Transferee Company"))

Disclosure under sub-para (1) of Para A of Part A of Schedule III to the Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

S.	Details of events that need to	be provided			
No.					
a.	name of the entity(ies) forming part of the amalgamation/merger, details in brief such as, size, turnover etc.;	Kosei Minda Mould Private Limited ("KMM") and Min Kosei Aluminum Wheel Private Limited ("MKA") ("Transfer Companies") with Uno Minda Limited ("Transfer Company")  (INR Crore			
		Name of Company	Turnover for the year ended March 31, 2022	Net-worth as at March 31, 2022	
		KMA	159.13	53.84	
		KMM	11.31	11.14	
		MKA	816.70	560.02	
		Transferee Co. (Standalone)	5,039.65	2,656.10	
b.	whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length";	The proposed amalgame related party transaction 30/2014 dated 17 July, Corporate Affairs.	n in terms of Ge	eneral Circular No.	
C.	Area of Business of the entities .	KMA - The JV Company established in Chennai. manufacturing and sale precision aluminum die manufacturers and after KMM - The JV Companengaged in the manufactors and Dies to be use	It is engaged in es of aluminum e casting parts market.  The control of the contr	the development, alloy wheels and for major OE car Mould Pvt. Ltd. is opment of Moulds,	
2.4	Tel Control of the Co	auto component industriction  MKA - MKA is engaged and sales of aluminum manufacturers and after wheel manufacturer in li	y. in the developmon alloy wheels market in India. I	ent, manufacturing for major OE car	





 	as Minda industries Limited)	TRIVING THE NEW	
		<u>Transferee Co.</u> – Uno Minda Limited is in the business of manufacturing and distribution of diverse auto components for Indian and International OEMs and its product range inter-alia includes Switches, Sensors, Controllers, Actuators, Horns, Lighting and Seating Systems etc.	
d.	rationale for amalgamation/ merger;	The amalgamation would be in the best interest of the companies and their respective shareholders, employees, creditors and other stakeholders as the amalgamation is expected to, inter-alia:	
		<ul> <li>(a) result in an amalgamated company that is expected to have improved financial strength. Particularly, the companies believe that the combined business will augment revenue growth and merged profitability;</li> <li>(b) enable more economic and efficient management, control and running of the businesses of the companies</li> </ul>	
		concerned; (c) enable a focused business approach for the maximization of benefits to all stakeholders; (d) achieve simplification of holding structure of entities forming part of the group, improve operational and management efficiencies, streamline business operations and decision-making process and enable	
	al al	greater economies of scale;  (e) achieve greater transparency, operational efficiency and better utilization of resources by combining the business strength of the Transferor Companies and the Transferee Company;	
		(f) provide combined access to business relationships and other intangible benefits that the Transferor Companies have built over decades;  (g) significantly enhance scale for the combined business	
		and bridge the gap between the companies and their peers.  (h) Strengthening of the Transferee Company's Alloy Wheel product portfolio.	
e.	in case of cash consideration  – amount or otherwise share exchange ratio;	(a) For Amalgamation of Kosei Minda Aluminum Company Private Limited with Uno Minda Ltd.	11/2
	¥	For every 10,000 (Ten Thousand) fully paid up Equity Shares of KOSEI MINDA ALUMINUM COMPANY PRIVATE LIMITED of the face value of Rs 10/- (Rupees Ten each) the Company will get 13 (Thirteen) fully paid up Equity Shares of the face value of Rs.2 (Rupees two each) of Uno Minda Ltd.".	
		Ltd.".	(





		<ul> <li>(b) For Amalgamation of Kosei Minda Mould Private Limited with Uno Minda Ltd.</li> <li>For every 10,000 (Ten Thousand) fully paid up Equity Shares of KOSEI MINDA MOULD PRIVATE LIMITED of the face value of Rs 10/- (Rupees Ten each) the Company will get 181 (One Hundred and Eighty-One) fully paid up Equity Shares of the face value of Rs. 2 (Rupees two each) of Uno Minda Ltd.".</li> <li>(c) For Amalgamation of Minda Kosei Aluminum Wheel Pvt Ltd with Uno Minda Ltd.</li> <li>Out of three shareholders of Minda Kosei Aluminum Wheel Pvt Ltd (MKA), two of the shareholders of MKA i.e. Kosei International Trade and Investment Company Limited and Minda Investments Limited, are in the process of selling their entire shareholding in MKA to the Company, post which, MKA will become a wholly owned subsidiary of the Company . As a result of which the entire shareholding of MKA shall stand automatically cancelled without any further application, act or deed and no new shares in form of consideration shall be issued against the same for the purposes of the amalgamation of MKA into the Company.</li> </ul>
f.	brief details of change in shareholding pattern (if any) of listed entity.	Not applicable



