CIN-L17119GJ1931PLC000093



April 4, 2018

BSE Limited
Listing Dept. / Dept. of Corporate Services
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001

Security Code : 500101 Security ID : ARVIND National Stock Exchange of India Ltd. Listing Dept., Exchange Plaza, 5th Floor Plot No. C/1, G. Block Bandra-Kurla Complex Bandra (E) Mumbai - 400 051

Symbol: ARVIND

Sub.: Notices of the National Company Law Tribunal ("NCLT") convened Meetings of the Company

Dear Sir,

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the copies of the Notices alongwith the Explanatory Statements of the NCLT convened meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors of the Company, as directed by the Hon'ble NCLT, Ahmedabad Bench, vide its order dated 16<sup>th</sup> March, 2018, the meeting of Secured Creditors be convened at Arvind Limited Premises, Naroda Road, Ahmedabad – 380 025, Gujarat, India on Friday, the 11<sup>th</sup> May, 2018 and the meetings of Equity Shareholders and Unsecured Creditors be convened at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380 015, Gujarat, India on Saturday, the 12<sup>th</sup> day of May, 2018, for the purpose of considering, and if though fit, approving, with or without modification(s), the Composite Scheme of Arrangement involving demerger, amalgamation and restructure of capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013. ("Scheme").

Further, the Company has provided e-voting facility and postal ballot to the equity shareholders of the Company in connection with the resolution proposed in the aforesaid Notice of the NCLT convened meeting of the equity shareholders. The voting period for e-voting and postal ballot will commence at 9:00 a.m. on Thursday, the 12<sup>th</sup> April, 2018 and will end at 5:00.p.m. on Friday, the 11<sup>th</sup> May, 2018. The Company has also provided the facility of voting through tab based e-voting /polling Paper at the venue of the meeting. Equity Shareholders of the



Company, as at the cut-off date of  $31^{\rm st}$  March, 2018, only shall be entitled to vote on the Scheme.

In case the meeting of the Secured Creditors and Unsecured Creditors of the Company, the voting shall be carried out through the polling paper at the venue of the meetings.

The above Notices alongwith the Explanatory Statements of the meetings are also available on the website of the Company at <a href="https://www.arvind.com">www.arvind.com</a>

You are requested to take the same on your record.

Thanking you,

Yours faithfully, For Arvind Limited

R. V. Bhimani Company Secretary

Encl: As above.



#### **NOTICE-EQUITYSHAREHOLDERS**

#### **ARVIND LIMITED**

Registered Office	:	Naroda Road, Ahmedabad-380025,Gujarat,India
Tel No.	:	+91-79-30138000
CIN	:	L17119GJ1931PLC000093
Website	:	www.arvind.com
E-mail	:	investor@arvind.in

# MEETING OF THE EQUITY SHAREHOLDERS WHICH INCLUDES PUBLIC SHAREHOLDERS OF ARVIND LIMITED

(Convened pursuant to order dated 16th March, 2018 passed by the National Company Law Tribunal, Bench at Ahmedabad)

#### **MEETING:**

Day	Saturday
Date	12th day of May, 2018
Time	10:00 a.m.
Venue	J.B. Auditorium, Ahmedabad Management Association Complex,
	ATIRA Road, Ahmedabad-380 015, Gujarat, India

#### **POSTAL BALLOT AND E-VOTING:**

Start Date and Time	12th day of April, 2018 at 9.00 a.m.
End Date and Time	11th day of May, 2018 at 5.00 p.m.



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#### BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT AHMEDABAD CA (CAA) NO. 26/NCLT/AHM/2018

In the matter of the Companies Act, 2013;

Anc

In the matter of Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013;

And

In the matter of Arvind Limited;

And

In the matter of Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors.

**Arvind Limited,** a company incorporated under the provisions of Indian Companies Act, 1913 and having its registered office at Naroda Road, Ahmedabad-380025, Gujarat, India

...Applicant Demerged Company

#### NOTICE CONVENING THE MEETING OF THE EQUITY SHARE HOLDERS OF THE APPLICANT COMPANY

To

#### The Equity Shareholders of Arvind Limited (the "Applicant Company"):

**TAKE NOTICE** that by the order made on the 16th day of March, 2018 in the abovementioned Company Application No. 26 of 2018 (the "**Order**"), the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("**NCLT**") has directed that a meeting of the equity shareholders of the Applicant Company, be convened and held at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380 015, Gujarat, India on Saturday, the 12th day of May, 2018 at 10:00 a.m. for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Composite Scheme of Arrangement involving De-merger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013. ("**Scheme**").

**TAKE FURTHER NOTICE** that in pursuance of the said Order and as directed therein, a meeting of the equity shareholders of the Applicant Company, will be held at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380 o15, Gujarat, India on Saturday, the 12th day of May, 2018 at 10:00 a.m. at which place, day, date and time you are requested to attend. At the meeting, the following resolution will be considered and if thought fit, be passed, with or without modification(s):

**"RESOLVED THAT** pursuant to the provisions of Sections 230 – 232 read with Section 66 and other applicable provisions of the Companies Act, 2013, the rules, circulars and notifications made thereunder (including any statutory modification or re-enactment thereof) as may be applicable, the Securities and Exchange Board of India Circular No. CFD/DIL3/CIR/2017/21 dated 10th day of March, 2017, the observation letters issued by each of BSE Limited and National Stock Exchange of India Limited and subject to the provisions of the Memorandum and Articles of Association of the Company and subject to the approval of Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("**NCLT**") and subject to 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 or imposed by NCLT 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 or any person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the arrangement embodied in the Composite Scheme of Arrangement involving De-merger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors ("**Scheme**") placed before this meeting and initialed by the Chairman of the meeting for the purpose of identification, 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 modifications, amendments, limitations and/or conditions, if any, which may be required and/or



imposed by the 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 questions or doubts or difficulties that may arise including passing of such accounting entries and /or making such adjustments in the books of accounts as considered necessary ingiving effect to the Scheme, as the Board may deem fit and proper."

**TAKE FURTHER NOTICE** that you may attend and vote at the said meeting in person or by proxy provided that a proxy in the prescribed form, duly signed by you or your authorised representative, is deposited at the registered office of the Applicant Company at Naroda Road, Ahmedabad-380 o25, Gujarat, India, not later than 48 (forty eight) hours before the time fixed for the aforesaid meeting. The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company.

**TAKE FURTHER NOTICE** that in compliance with the provisions of (i) Section 230(4) read with Sections 108 and 110 of the Companies Act, 2013; (ii) Rule 6(3)(xi) of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016; (iii) Rule 22 read with Rule 20 and other applicable provisions of the Companies (Management and Administration) Rules, 2014; (iv) Regulation 44 and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015; and (v) Circular No. CFD/DIL3/CIR/2017/21 dated 10th day of March, 2017 issued by Securities and Exchange Board of India, the Applicant Company has provided the facility of voting by postal ballot and e-voting so as to enable the equity shareholders, which includes the Public Shareholders (as defined in the Notes below) to consider and approve the Scheme by way of the aforesaid resolution. The Applicant Company has provided the facility of voting through ballot or polling paper or electronic voting system (through tablet/computer) at the venue of the meeting. Accordingly, you may cast your vote either through postal ballot or through e-voting or through ballot or polling paper or electronic voting system (through tablet/computer) at the venue of the meeting.

It is clarified that votes may be cast by the shareholders by e-voting in terms of this notice or physically at the Meeting and casting of votes by such e-voting does not disentitle them from attending the Meeting. However, the members who have cast their votes by e-voting will not be eligible to cast their votes at the meeting. It is further clarified that votes may be cast personally or by proxy at the Meeting as provided in this notice.

Copies of the Scheme and Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 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, can be obtained free of charge at the registered office of the Applicant Company at Naroda Road, Ahmedabad-380 025, Gujarat, India or at the office of its advocate, Mrs. Swati Saurabh Soparkar at 301, Shivalik-10, Opp. State Bank of India Zonal Office, S. M. Road, Ambavadi, Ahmedabad 380 015, Gujarat, India.

The Hon'ble Tribunal has appointed Shri Arpit K. Patel, an Independent Practising Chartered Accountant, failing him, Shri Jayesh K. Shah, the Executive Director of the Applicant Company and failing him, Shri Punit S. Lalbhai, the Executive Director of the Applicant Company, to be the Chairman of the said meeting including for any adjournment or adjournments thereof. The Tribunal has further appointed Shri Hitesh Buch, proprietor of M/s. Hitesh Buch & Associates, a practicing Company secretary firm as the scrutinizer at the said meeting including conducting the Postal Ballot and remote e-voting for the shareholders and public shareholders of Arvind Limited. The Scheme, if approved by the aforesaid meeting, will be subject to the subsequent approval of NCLT.

A copy of the Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, the Scheme and the other enclosures as indicated in the Index are enclosed.

Sd/-

Arpit K. Patel

Chairman appointed for the meeting

Dated this 1st day of April, 2018 **Registered office:** Naroda Road

Ahmedabad-380025,

Gujarat, India.

#### **Notes:**

Only registered equity shareholders of the Applicant Company may attend and vote either in person or by proxy (a proxy need not be an equity shareholder of the Applicant Company) or in the case of a body corporate or Registered Foreign Portfolio Investors ("RFPI") or Foreign Institutional Investor ("FII"), by a representative authorised under Section 113 of the Companies Act, 2013 at the meeting of the equity shareholders of the Applicant Company. The authorised representative of a body corporate/RFPI/FII which is a registered equity shareholder of the Applicant Company may attend and vote at the meeting of the equity shareholders of the Applicant Company provided a copy of the resolution of the Board of Directors or other governing body of the body corporate/RFPI/FII authorising such representative to attend and vote at the meeting of the equity shareholders of the Applicant Company, duly certified to be a true copy by a Director, the manager, the secretary or other authorised officer of such body corporate/RFPI/FII, is deposited at the Registered Office of



- the Applicant Company not later than 48 (forty eight) hours before the scheduled time of the commencement of the meeting of the equity shareholders of the Applicant Company.
- 2. As per Section 105 of the Companies Act, 2013 and the rules made thereunder, a person can act as proxy on behalf of not more than 50 (fifty) equity shareholders holding in aggregate, not more than 10% (ten percent) of the total share capital of the Applicant Company carrying voting rights. Equity shareholders holding more than 10% (ten percent) of the total share capital of the Applicant Company carrying voting rights may appoint a single person as proxy and such person shall not act as proxy for any other person or equity shareholder.
- $3. \qquad The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company.$
- 4. All alterations made in the form of proxy should be initialed.
- 5. NCLT by its said Order has directed that a meeting of the equity shareholders of the Applicant Company shall be convened and held at J.B. Auditorium, Ahmedabad Management Association Compelx, ATIRA Road, Ahmedabad-380 015, Gujarat, India, on Saturday, the 12th day of May, 2018 at 10:00a.m. for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme. Equity shareholders would be entitled to vote in the said meeting either in person or through proxy.
  - In addition, the Applicant Company is seeking the approval of its equity shareholders to the Scheme by way of voting through postal ballot and e-voting.
- 6. During the period beginning 24 (twenty four) hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, an equity shareholder would be entitled to inspect the proxies lodged at any time during the business hours of the Applicant Company, provided that not less than 3 (three) days of notice in writing is given to the Applicant Company.
- 7. The quorum of the meeting of the equity shareholders of the Applicant Company shall be 30 (Thirty) equity shareholders of the Applicant Company, present in person.
- 8. A registered equity shareholder or his proxy, attending the meeting, is requested to bring the Attendance Slip duly completed and signed.
- 9. The registered equity shareholders who hold shares in dematerialized form and who are attending the meeting are requested to bring their DP ID and Client ID for easy identification.
- 10. The registered equity shareholders are informed that in case of joint holders attending the meeting, only such joint holder whose name stands first in the Register of Members of the Applicant Company/ list of beneficial owners as received from National Securities Depository Limited ("NSDL")/Central Depository Services (India) Limited ("CDSL") in respect of such joint holding, will be entitled to vote.
- 11. The documents referred to in the accompanying Explanatory Statement shall be open for inspection by the equity shareholders at the Registered Office of the Applicant Company between 10.00 a.m. and 12.00 noon on all days (except Saturdays, Sundays and public holidays) up to the date of the meeting.
- 12. The Applicant Company has provided the facility of voting through ballot or polling paper or electronic voting system (through tablet/computer) at the venue of the meeting.
- 13. Circular No. CFD/DIL3/CIR/2017/21 dated 10th day of March 2017 ("SEBI Circular") issued by the Securities and Exchange Board of India ("SEBI"), inter alia, provides that approval of Public Shareholders of the Applicant Company to the Scheme shall be obtained by way of voting through postal ballot and e-voting. Since, the Applicant Company is seeking the approval of its equity shareholders (which includes Public Shareholders) to the Scheme by way of voting through postal ballot and e-voting no separate procedure for voting through postal ballot and e-voting would be required to be carried out by the Applicant Company for seeking the approval to the Scheme by Its Public Shareholders in terms of SEBI Circular. The aforesaid notice sent to the equity shareholders (which Includes Public Shareholders) of the Applicant Company would be deemed to be the notice sent to the Public Shareholders of the Applicant Company. For this purpose, the term "Public" shall have the meaning assigned to it In Rule 2(d) of the Securities Contracts (Regulations) Rules, 1957 and the term "Public Shareholders" shall be construed accordingly. In terms of SEBI Circular, the Applicant Company has provided the facility of voting by postal ballot and e-voting to its Public Shareholders. NCLT, by its Order, has, inter alia, held that since the Applicant Company is directed to convene a meeting of its equity shareholders, which includes Public Shareholders, and the voting in respect of the equity shareholders, which Includes Public Shareholders, the Same is in sufficient compliance of SEBI Circular.
- 14. 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 equity shareholders of the Applicant Company, voting in person or by proxy or by postal ballot and e-voting, agree to the Scheme.
- 15. Further, in accordance with the SEBI Circular, the Scheme shall be acted upon only if the number of votes cast by the Public Shareholders (through postal ballot or e-voting) in favour of the aforesaid resolution for approval of Scheme is more than the number of votes cast by the Public Shareholders against it.
- 16. The Applicant Company has engaged the services of NSDL for facilitating e-voting for the said meeting to be held on 12th day of May 2018. Equity shareholders desiring to exercise their vote by using e-voting facility are requested to follow the instructions mentioned in Note No.33 below.
- 17. The Notice, together with the documents accompanying the same, is being sent to all the equity shareholders either by registered post or speed post/airmail or by courier service or electronically by e-mail to those equity shareholders who have registered their e-mail ids with the Applicant Company/Registrar and Share Transfer Agents/ NSDL/CDSL, whose names appear in the Register of Members/list of beneficial owners as received from NSDL/CDSL as on 31st day of March, 2018. The Notice will be displayed on the website of the Applicant Company www.arvind.com and on the website of NSDL www.evoting.nsdl.com.



- 18. The notice convening the meeting, the date of dispatch of the notice and the Explanatory Statement along with the postal ballot, amongst others, will be published through advertisement in the following newspapers, namely, (i) Indian Express (Ahmedabad Edition) in the English language; and (ii) translation thereof in Gujarat Samachar (Ahmedabad Edition) in the Gujarati language.
- 19. Mr. Hitesh D. Buch, Practicing Company Secretary (Membership No. FCS 3145/COP 8195) has been appointed as the Scrutinizer to conduct the postal ballot and e-voting process in a fair and transparent manner.
- 20. In compliance with the provisions as stated hereinabove, the Applicant Company is pleased to offer postal ballot and e-voting facility to its equity shareholders holding equity shares as on 31st day of March, 2018, being the cut offidate, to exercise their right to vote on the above resolution. A person, whose name is not recorded in the Register of Members or in the Register of Beneficial Owners maintained by NSDL/CDSL as on the cut offidate i.e. 31st day of March, 2018, shall not be entitled to avail the facility of e-voting or voting through postal ballot or voting at the meeting to be held on 12th day of May, 2018. Voting rights shall be reckoned on the paid-up value of the shares registered in the names of the members as on Saturday, the 31st day of March, 2018. Persons who are not equity shareholders of the Applicant Company as on the cut-offidate should treat this notice for information purposes only.
- $21. \qquad \text{The equity shareholders have the option either to vote through e-voting process or through the postal ball ot form. } \\$
- 22. A postal ballot form along with self-addressed postage pre-paid envelope is also enclosed. Equity shareholders voting in physical form are requested to carefully read the instructions printed in the attached postal ballot form. Equity shareholders who have received the notice by e-mail and who wish to vote through postal ballot form, can download the postal ballot form from the Applicant Company's website www.arvind.com or obtain postal ballot form from the Applicant Company.
- 23. Equity shareholders shall fill in the requisite details and send the duly completed and signed postal ballot form in the enclosed self-addressed postage pre-paid envelope to the scrutinizer so as to reach the scrutinizer before 5.00 p.m. on or before 11th day of May, 2018. Postal ballot form, if sent by courier or by registered post/speed post at the expense of an equity shareholder, will also be accepted. Any postal ballot form received after the said date and time period shall be treated as if the reply from the equity shareholders has not been received.
- ${\it 24.} \qquad {\it Incomplete, unsigned, improperly or incorrectly tick marked postal ballot forms will be rejected.}$
- 25. The vote on postal ballot cannot be exercised through proxy.
- $26. \qquad The rewill be only 1 (one) postal ball ot form for every registered folio/client ID irrespective of the number of joint equity shareholders.$
- 27. The postal ballot form should be completed and signed by the equity shareholders (as per specimen signature registered with the Applicant Company and/or furnished by the Depositories). In case, shares are jointly held, this form should be completed and signed by the first named equity shareholder and, in his/her absence, by the next named equity shareholder. Holder(s) of Power of Attorney ("PoA") on behalf of an equity shareholder may vote on the postal ballot mentioning the registration number of the PoA with the Applicant Company or enclosing a copy of the PoA authenticated by a notary. In case of shares held by companies, societies etc., the duly completed postal ballot form should be accompanied by a certified copy of the board resolution/authorization giving the requisite authority to the person voting on the postal ballot form.
- 28. The scrutinizer will submit his combined report to the Chairman of the meeting after completion of the scrutiny of the votes cast by the equity shareholders, which includes Public Shareholders, of the Applicant Company through (i) e-voting process, (ii) postal ballot, and (iii) ballot or polling paper or electronic voting system at the venue of the meeting. The scrutinizer will also submit a separate report with regard to the result of the postal ballot and e-voting in respect of Public Shareholders. The scrutinizer's decision on the validity of the vote (including e-votes) shall be final. The results of votes cast through (i) e-voting process, (ii) postal ballot, and (iii) ballot or polling paper or electronic voting system at the venue of the meeting including the separate results of the postal ballot and e-voting exercised by the Public Shareholders will be announced on or before 15th day of May, 2018 at the registered office of the Applicant Company. The results, together with the Scrutinizer's Reports, will be displayed at the registered office of the Applicant Company, on the website of the Applicant Company, www.arvind.com and on the website of NSDL www.evoting.nsdl.com, besides being communicated to BSE Limited and National Stock Exchange of India Limited.
- 29. Kindly note that the equity shareholders of the Applicant Company can opt only one mode for voting i.e. either by physical postal ballot or e-voting. If an equity shareholder has opted for e-voting, then he/she can not vote by physical postal ballot form also and vice versa. However, in case equity shareholder(s) cast their vote both via physical postal ballot and e-voting, then voting validly done through e-votingshall prevail and voting done by physical postal ballot shall be treated as invalid.
- 30. The equity shareholders of the Applicant Company attending the meeting and who have not cast their vote either through postal ballot or e-voting shall be entitled to exercise their vote at the venue of the meeting. Equity shareholders who have cast their votes through postal ballot or e-voting may also attend the meeting but shall not be entitled to cast their vote again.
- 31. The voting including e-voting period will commence at 9.00 a.m. on Thursday, the 12th day of April 2018 and will end at 5.00 p.m. on Friday, the 11th day of May, 2018. During this period, the equity shareholders of the Applicant Company holding shares, either in physical form or in dematerialized form, as on the cut offidate, i.e. 31st day of March, 2018 may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting on 11th day of May, 2018 at 5.00 p.m. Once the vote on the resolution is cast by an equity shareholder, he or she will not be allowed to change it subsequently.
- 32. Any queries/grievances in relation to the voting by postal ballot or e-voting may be addressed to Mr. R. V. Bhimani, Company Secretary of the Applicant Company at Naroda Road, Ahmedabad-380 025, Gujarat, India, or through email to investor@arvind.in. Mr. R. V. Bhimani, Company Secretary of the Applicant Company can also be contacted at +917930138110 and +917930138107.



#### 33. Voting through Electronic Means

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2: Cast your vote electronically on NSDL e-Voting system.

A. Details on Step 1 are mentioned below:

#### How to Log-into NSDL e-Voting websiteffi

- 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 'Shareholders' section.
- 3. Anewscreen will open. You will have to enteryour User ID, your Password and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Castyour vote electronically.
- 4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example, if your DP ID is IN300*** and Client ID is 12****** then your user ID is IN300***12*******.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example, if your Beneficiary ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the Company. For example, if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

- 5. Your password details are given below:
  - a) If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
  - b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
  - c) Howtoretrieveyour'initial password'ffi
    - (i) If your email ID is registered in your demat account or with the Company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e..pdffile. Open the .pdffile. The password to open the .pdffile is your 8 digit client ID for NSDL account or last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdffile contains your 'User ID' and your 'initial password'.
    - $(ii) \qquad \text{If your email ID is not registered, your `initial password' is communicated to you on your postal address.}$
- 6. If you are unable to retrieve or have not received the 'Initial password' or have forgotten your password:
  - a) Click on **"Forgot User Details/Passwordff!** (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
  - b) **"Physical User Reset Passwordffi** (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.



- c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. Afteryou click on the "Login" button, Home page of e-Voting will open.

#### B. Details on Step 2 are mentioned below:

#### How to cast your vote electronically on NSDL e-Voting systemffi

- 1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- 2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 3. Select "EVEN" of "Arvind Limited" to cast your vote.
- 4. Nowyouare ready for e-Voting as the Voting page opens.
- 5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed.
- $7. \hspace{0.5cm} \textbf{You can also take the print out of the votes cast by you by clicking on the print option on the confirmation page.} \\$
- $8. \hspace{0.5cm} Once you confirm your vote on the resolution, you will not be allowed to modify your vote. \\$

#### **General Guidelines for shareholders**

- Institutional Shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to pcs.buchassociates@gmail.com with a copy marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Passwordfflor "Physical User Reset Passwordffloption available on www.evoting.nsdl.comtoresetthe password.
- 3. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in



# IN THE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD BENCH COMPANY APPLICATION NO.CA(CAA) No. 26/NCLT/AHM/2018 IN THE MATTER OF SECTIONS 230 TO 232 READ WITH SECTION 66 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND IN THE MATTER OF THE COMPOSITE SCHEME OF ARRANGEMENT INVOLVING DE-MERGER, AMALGAMATION AND RESTRUCTURE OF CAPITAL AMONGST ARVIND LIMITED, ARVIND FASHIONS LIMITED, ANVESHAN HEAVY ENGINEERING LIMITED AND THE ANUP ENGINEERING LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

**Arvind Limited,** a company incorporated under the provisions of Indian Companies Act, 1913 and having its registered office at Naroda Road, Ahmedabad-380 025, Gujarat, India

#### APPLICANT DEMERGED COMPANY

### EXPLANATORY STATEMENT UNDER SECTION 230(3) READ WITH SECTION 232(2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

- 1. Pursuant to the order dated 16th March, 2018 passed by the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("NCLT"), in the above mentioned Company Application no. 26 of 2018 (the "Order"), a meeting of the equity shareholders of Arvind Limited ("Demerged Company") is being convened at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380015 in the State of Gujarat on the 12th day of May, 2018 at 10.00 am for the purpose of considering, and if thought fit, approving, with or without modification(s), the Scheme of Arrangement, inter alia, in the nature of demerger of Branded Apparel Undertaking and the Engineering Undertaking ("Demerged Undertakings") from the Company respectively to Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2"), and the amalgamation of The Anup Engineering Limited ("Transferor Company") with Anveshan Heavy Engineering Limited ("Transferee Company") and their respective shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Scheme").
- 2. In terms of the said Order, the quorum for the said meeting for Equity Shareholders shall be 30 (thirty) equity shareholders of the Company, present in person, as prescribed by the National Company Law Tribunal, Ahmedabad Bench. The Scheme shall be acted upon only if a majority in number representing three fourths in value of the members, or class of members, of the Demerged Company, as the case may be, voting in person or by proxy or by postal ballot (which includes e-voting), agreeto the Scheme.
- 3. Further in terms of the said Order, NCLT, has appointed Shri Arpit K. Patel, an Independent Practicing Chartered Accountant and failing him Shri Jayesh K. Shah, the Executive Director of the Applicant Demerged Company and failing him Shri Punit S. Lalbhai, the Executive Director of the Applicant Demerged Company as the Chairman of the meeting of the equity shareholders of the Demerged Company including for any adjournment or adjournments thereof. In addition, the Demerged Company is seeking the approval of its equity shareholders (including public shareholders) to the Scheme by way of voting through postal ballot and e-voting.
- 4. This statement is being furnished as required under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 **("Act")** read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 **("Rules")**.
- In accordance with the provisions of Sections 230 232 read with Section 66 of the Act, the Scheme shall be acted upon only if a majority in number representing three fourths in value of the members, or class of members, of the Demerged Company, as the case may be, voting in person or by proxy or by postal ballot (which includes e-voting), agree to the Scheme.

  In addition, the Applicant Company is seeking the approval of its equity shareholders to the Scheme by way of voting through postal ballot and e-voting. Circular No. CFD/DIL3/CIR/2017/21 dated 10th March 2017 ("SEBI Circular") is sued by the Securities and Exchange Board of India ("SEBI"), inter alia, provides that approval of Public Shareholders of the Applicant Company to the Scheme shall be obtained by way of voting through postal ballot and e-voting. Since, the Applicant Company is seeking the approval of its equity shareholders (which includes Public Shareholders) to the Scheme by way of voting through postal ballot and e-voting, this notice will be deemed (i) to be issued in accordance with the provisions of the Companies Act; and (ii) to be the notice sent to the Public Shareholders of the Applicant Company in accordance with the SEBI Circular. For this purpose, the term "Public" shall have the meaning assigned to it in Rule 2(d) of the Securities Contracts (Regulations) Rules, 1957 and the term "Public Shareholders" shall be construed accordingly.

#### 6. Background:

- 6.1 **Details of the Demerged Company**
- a) The Demerged Company is a public listed company incorporated under the provisions of the Indian Companies Act, 1913 in the name of The Arvind Mills Limited in the office of Registrar of Companies, Bombay. The name of The Arvind Mills Limited was changed to Arvind Limited with effect from 15th April 2008. There has been no further change in the name of the Demerged Company in the last five (5) years. The demerged Company has published all the details of its previous schemes with respective orders of High Court of Gujarat attached in the present Memorandum of Association and Articles of Association. The Demerged Company was originally incorporated for manufacturing and marketing of textile products. However, it has grown and diversified in several distinct business activities through different undertakings, including (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments and technical textiles; (ii) Branded Apparel Undertaking consisting of manufacturing of critical process engineering equipment.



- b) The Demerged Company is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities.
- c) Corporate identity number (CIN): L17119GJ1931PLC000093
- d) PermanentAccountNumber(PAN):AABCA2398D
- e) Registered Office and e-mail address: Naroda Road, Ahmedabad-380 025, Gujarat, India E-mail address: rv.bhimani@arvind.in, investor@arvind.in
- f) The equity shares of the Demerged Company are listed on BSE Limited and the National Stock Exchange of India Limited. Demerged Company has issued Unsecured Non-Convertible Debentures. The said Non-Convertible Debentures are listed on the wholesale Debtsegment of BSE Limited.
- $g) \qquad \hbox{Names of the promoters and directors along with their addresses:}$

#### **Details of Promoters**

Name of the Promoter	Address		
Aura Securities Pvt Ltd	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009		
Sanjaybhai Shrenikbhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA		
PunitSanjaybhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA		
Jayshreeben Sanjaybhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA		
KalpanaShripalMorakhia	A2, Pruthvi Apartments, 6th Floor, Altamount Road, Mumbai, 400026		
Aml Employee Welfare Trust	Arvind Mills Premises, Naroda Road, Ahmedabad, Gujarat, 380025		
AuraMerchandisePvt.Ltd.	1st Floor, Akshay Building, 53, Shrimali Society, B/H. Vadilal House, Navrangpura, Ahmedabad, 380009		
Lalbhai Realty Finance Private Limited	701, Swagat Building, Near Lal Bunglow, C G Road, Ellisbridge, Ahmedabad, 380006		
Aura Securities Private Limited	1st Floor, Akshay Building, B/H Vadilal House, 53, Shrimali Society, Ahmadabad, 380009		
Aura Business Enterprise Pvt Ltd	1st Floor, Akshay Building, B/H Vadilal House, 53, Shrimali Sociey, Navrangpura, Ahmedabad, 380009		
Aura Business Ventures LLP	1st Floor, Akshay Building, 53, Shrimali Society, B/H. Vadilal House, Ahmedabad, 380009		
Hansaben Niranjanbhai Lalbhai	Akshay,1st Floor,53,Shrimali Society,Navrangpura,Ahmedabad,380009		
Badlani Manini Rajiv	A101,78,Gokuldham,NrEklavyaSchool,ShelaSanathal,Ahmedabad,382210		
AdoreInvestments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009		
Aeon Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009		
Amardeep Holdings Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009		
Amazon Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009		
SunilSiddharthLalbhai	13, ByramjiGamadia Marg, M. L. Dahanukar Marg, Between Landmark And RashmiBldg,,Mumbai,400026		
SwatiSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No.8, Atul District-Valsad, 396020		
VimlaSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No.8, Atul District-Valsad, 396020		
TaralSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No.8, Atul District-Valsad, 396020		
AsthaLalbhai	13, Lalbhai Cottage, Byramji Gamadia Road, Between Landmark And Rashmi Building,Mumbai,400026		
SunilSiddharth	13, ByramjiGamadia Marg, M. L. Dahanukar Marg, Between Landmark And RashmiBldg.,Mumbai,400026		
Aayojan Resources Private Ltd	Plot No. 16, CK Park, Near River Par, Atul, 396020		
Adhinami Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009		



Anusandhan Investments Limited	Plot No. 16, CK Park, Near River Park, NH No. 08, Valsad, 394210	
Akshita Holdings Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
AtulLimited	Atul House, GI Patel Marg, Ahmedabad, Gujarat, 380014	
Aagam Holdings Private Limited	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	

#### **Details of Directors**

Name of the Director	Designation	Address
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjay Lalbhai	Wholetime Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
KulinSanjayLalbhai	Wholetime Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayesh Kantilal Shah	Wholetime Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad, 380015, Gujarat, INDIA
Dr. Bakul Harshadrai Dholakia	Independent Director	6,Asopalav Bungalow, Thaltej, Ahmedabad -380059
Dileep Chinubhai Choksi	Independent Director	E/7, Sea Face Park, Bhulabhai Desai Road, Mumbai-400026
Samir Uttamlal Mehta	Independent Director	Akalpya, Opp. Jain Temple, Sarkhej Gandhinagar Highway, Ahmedabad - 380058
RenukaRamnath	Independent Director	D-4701/2, Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai, 400012, Maharashtra, India
Vallabh Roopchand Bhanshali	Independent Director	18th Floor, Vandan CHS, 191, Dongarsi Road,Walkeshwar,Mumbai-400006
NileshDhirajlalShah	Independent Director	501, Radhika Chs, Gulmohar Road, Plot No 55, Jvpd Scheme, Vile Parle (W) Mumbai 400049

- h) The main objects of the Demerged Company as set out in its Memorandum of Association are as follows:
  - To carry on the business of spinning, weaving or manufacturing or dealing in cotton or other fibrous substances and the preparation, dyeing or colouring of any of the said substances and the sale of yarn, cloth or other manufactures fibrous products.
  - To carry on all or any of the business following, namely, cotton spinners and doublers, flax, hemp and jute spinners, linen manufacturers, flax, hemp, jute and wool merchants, wool combers, worsted spinners, woolen spinners, yarn merchants, worsted stuff manufacturers, bleachers and dyers and makers of vitriol, bleaching and dyeing materials and to purchase, comb, prepare, spin, dye and deal in flax, hemp, jute, wool, cotton, silk and other fibrous substances and to weave or otherwise manufacture, buy, sell and deal in linen, cloth and other goods and fabrics, whether textile, fribled, knitted or looped and to supply power and to carry on or be interested in the businesses of flour mill proprietors, pressing and ginning mill proprietors and oil mill proprietors, paper mill proprietors and ice manufacturers in all their branches and either in Ahmedabad or other parts of India.

There has been no change of name, registered office and objects of the company of the Demerged Company in the last 5 years.



i) The share capital of the Demerged Companyas on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690

Subsequent to the above date, there has been an exercise of 1,00,000 vested employee stock options and accordingly there has been a corresponding increase in the issued, subscribed and paid up Capital of the Demerged Company.

Post is suance of shares for the employee stock options, the revised share capital of the Demerged Company is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Total	2,58,61,79,690
Subscribed and Paid Up Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,61,70,690

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Demerged Company till the date of approval of the Scheme by the Board of the Demerged Company.

Subsequent to the filing of scheme with Recognised Stock Exchanges, on account of merger order passed by Hon'ble NCLT, Ahmedabad Bench approving merger of three wholly owned subsidiaries namely, Arvind Brands & Retail Limited, Arvind Garments Park Private Limited and Dholka Textile Park Private Limited with the Demerged Company, the authorized share capital of the Demerged Company stands increased to Rs. 774,50,00,000/-.

The Demerged Company has outstanding employee stock options under its existing stock options chemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

#### 6.2 Details of Resulting Company 1

- a) Resulting Company 1 is an unlisted public company incorporated under the provisions of the Companies Act, 2013. The Resulting Company 1 has been incorporated with an objective to engage, inter alia, in developing, marketing and promoting organized wholesale business.
- b) Corporate Identity Number (CIN): U52399GJ2016PLC085595
- c) Permanent Account Number (PAN): AAOCAo655N
- d) Registered Office and e-mail address: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad Ahmedabad 380 025,



Gujarat, India

Email Address: vijaykumar.bs@arvindbrands.com

e) Names of the promoters and directors along with their addresses:

#### **Details of Promoters**

Name of the Promoter	Address
ArvindLimited	NarodaRoad,Ahmedabad-380 025,Gujarat,India

#### **Details of Directors**

Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Non-Executive Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Kulin Sanjay Lalbhai	Non-Executive Director	Lalbaug, Shahibaug, Ahmedabad, 380004 Gujarat
Jayesh Kantilal Shah	Non-Executive Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad,380015,Gujarat,INDIA
RenukaRamnath	Nominee Director*	D-4701/2, Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai, 400012, Maharashtra, India
Nithya Easwaran	Nominee Director*	A-405, Floor No. 4, Ashok Garden T-1 180/188, T.J. Road, Sewree, Mumbai, 400015
Nilesh Dhirajlal Shah	Independent Director	501, Radhika Chs, Gulmohar Road, Plot No 55, Jvpd Scheme, Vile Parle (W) Mumbai 400049
KamalSingal	Independent Director	E-1103, SafalParivesh, Nr. Prahaladnagar Garden, 100 Foot Road, Vejalpur, Ahmedabad,380051

<sup>\*</sup>Nominee Directors are representing Multiples Private Equity Fund IILLP.

f) The main objects of the Resulting Company 1 as set out in its Memorandum of Association are as follows:

"To carry on business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling online as principals or agents, of any branded or non-branded products or services including but not limited to sports and health improvement equipment, apparel, footwears, food & provisions, household goods, consumer durables, jewellery, luggages, books & stationery, health care and beauty products, toys and music, computers & accessories, telecom products, agri input products, furniture & furnishings, automobile & accessories and acquiring and running food, service and entertainment centres, to provide solutions and services related to web technologies, internet and e-commerce, set up portals and invest in companies providing similar services and purchasing or leasing any movable and immovable properties to carry on these activities."

 $This object clause was altered vide Special Resolution passed at the {\tt Extra}\ Ordinary\ General\ Meeting\ of\ the\ Resulting\ Company\ 1\ held\ on\ 26th\ September\ 2016.$ 

The name Arvind Fashions Limited was changed from Arvind J&ML imited with effect from 14th October 2016.

There has been no change in registered of fice of the Resulting Company 1 since in corporation on 5th January 2016.

g) The share capital of the Resulting Company 1 as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
12,50,00,000 equity shares of INR2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR2 each	23,17,02,908
Total	23,17,02,908



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 1 till the date of approval of the Scheme by the Board of the Demerged Company.

The Resulting Company 1 has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company 1.

The Resulting Company 1 is a subsidiary of the Demerged Company. Demerged Company holds 89.69% of the shareholding of the Resulting Company 1. The equity shares of the Resulting Company 1 are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

#### 6.3 Details of Resulting Company 2/Transferee Company

- a) Resulting Company 2/ Transferee Company is an unlisted public company incorporated under the provisions of the Companies Act, 2013. The Resulting Company 2/ Transferee Company has been incorporated with an objective to engage, inter alia, in the business of owning, operating, investing and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time.
- b) Corporate Identity Number (CIN): U29306GJ2017PLC099085
- c) Permanent Account Number (PAN): AAQCA0309R
- d) Registered Office and e-mail address: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad 380025, India Email Address: Rakesh. Poddar @arvind.in
- e) Names of the promoters and directors along with their addresses:

#### **Details of Promoters**

Name of the Promoter	Address
Sanjaybhai Shrenikbhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA

#### **Details of Directors**

Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
PunitSanjayLalbhai	Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
PareshShah	Director	11, SirodharaAppartment, 20-21 S M Compound, Nehrunagar, Ambavadi, Ahmedabad-380015,Gujarat,India

- f) The main objects of the Resulting Company 2/Transferee Company as set out in its Memorandum of Association are as follows:
  - To manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise deal in all
    kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry Equipments including
    Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants and apparatus and all kinds of
    Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus, tools and implements.
  - To carry on the business of mechanical engineers, machinists, fitters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanizers, japanners, annealers, enamellers, electroplaters, vulcanizers, painters and packing case makers.

There has been no change of name, registered of fice and objects of the Resulting Company 2/Transferee Company since incorporation on 14th September 2017.

g)  $The share capital of the Resulting Company {\it 2/Transferee Company as on 30 September 2017} is as follows:$ 

Particulars	INR
Authorised Share Capital	
2,50,000 equity shares of INR10 each	25,00,000
Total	25,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 2/Transferee Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Resulting Company 2/ Transferee Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

#### 6.4 Details of Transferor Company:

- a) Transferor Company is an unlisted public company incorporated under the provisions of the Companies Act, 1956. The Transferor Company is engaged, inter alia, in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus.
- b) Corporate Identity Number (CIN): U99999GJ1962PLCoo1170
- c) PermanentAccountNumber(PAN):AAACT5733A
- d) Registered Office and e-mail address: Behind 66 KV Elec. Sub-Station, Odhav Road, Ahmedabad 382415, Gujarat, India. Email Address: paresh.shah@anupengg.com
- e) Names of the promoters and directors along with their addresses:

#### **Details of Promoters**

Name of the Promoter	Address	
Arvind Limited	NarodaRoad,Ahmedabad-380 025,Gujarat,India	
AuraSecuritiesPvt.Ltd.	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	
Sanjaybhai Shrenikbhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Jayshreeben Sanjaybhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Kulin Sanjaybhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Samvegbhai Arvindbhai	Akshay,1st Floor,53,Shrimali Society,Navrangpura,Ahmedabad,380009	
Snehalben Samvegbhai Lalbhai	Akshay,1st Floor,53,Shrimali Society,Navrangpura,Ahmedabad,380009	
Sheth Narottam Bhai Lalbhai	Akshay,1st Floor,53,Shrimali Society,Navrangpura,Ahmedabad,380009	
Hansaben Niranjanbhai Lalbhai	Akshay,1st Floor,53,Shrimali Society,Navrangpura,Ahmedabad,380009	
Smt. Vimla Siddharth	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No.8, Atul District-Valsad, 396020	
Rajivbhai Chinubhai Lalbhai	Akshay,1st Floor,53,Shrimali Society,Navrangpura,Ahmedabad,380009	
ArunPSheth	705,′Aditya′,MithakaliSix Roads,EllisBridge,Ahmedabad	
Shri Shripal Chinubhai Sheth	301,53,ShrimaliSociety,Navrangpura,Ahmedabad,380009	
SarojbenBSheth	C/O.Bansi V. Shah, 202, ShikhavaliApartment, Opp. Dr. Nanavaty's Bunglo, B/h.MahavirTower,Ahmedabad,380007	
Mrs.IndrabenPratapsinhSheth	707, Aditya Building, 7th Floor, Mithakhali Six Road, Nr.Sardar Patel Sev, Navrangpura,Ahmedabad,380009	
Ayojan Holdings Pvt. Ltd.	Plot No.16, CK Park, Near River Par, Atul, 396020	
Aegis Investments Ltd	C/O.Sheth Lalbhai Dalpatbhai,1st Floor, 'Akshay' 53, Shrimali Soc., Navrangpura, Ahmedabad,380009	
Aagam Holding Pvt. Ltd	ıst Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	

Details of Directors		
Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjay Lalbhai	Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayesh Kantilal Shah	Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad, 380015, Gujarat, INDIA
SamvegbhaiArvindbhaiLalbhai	Director	Shalimar, Shahibaug, Ahmedabad, 380004,Gujarat,INDIA



BhupendraMangaldasShah	Independent Director	7, Stuti Aparment, Navpad Society, Opp. Vikas Gruh, Paldi, Ahmedabad, 380007 Gujarat,INDIA
Kamal Singal	Independent Director	E-1103, Safal Parivesh, Nr. Prahaladnagar Garden, 100 Foot Road, Vejalpur, Ahmedabad380051,Gujarat,INDIA

- f) The main objects of the Transferor Company as set out in its Memorandum of Association are as follows:
  - To manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus, tools and implements.
  - To carry on the business of mechanical engineers, machinists, fitters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanisers, japanners, annealers, enamellers, electro platers, vulcanizers, painters and packing case makers.

There has been no change of name, registered office and objects of the Transferor Company in the last 5 years.

- g) The equity shares of the Transferor Company were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2009.
- h) The share capital of the Transferor Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,50,00,000 equity shares of INR 10 each	15,00,00,000
Total	15,00,00,000
Issued, Subscribed and Paid-up Capital	
1,36,00,000 equity shares of INR10 each	13,60,00,000
Total	13,60,00,000

 $Subsequent\ to\ the\ above\ date, there\ has\ been\ no\ change\ in\ the\ authorised, is sued, subscribed\ and\ paid\ up\ share\ capital\ of\ the\ Transferor\ Company\ till\ the\ date\ of\ approval\ of\ the\ Scheme\ by\ the\ Board\ of\ the\ Demerged\ Company.$ 

The Transferor Company has outstanding employee stock options under its existing stock options chemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Transferor Company.

The Transferor Company is a subsidiary of the Demerged Company. Demerged Company holds 93.53% of the shareholding of the Transferor Company. The equity shares of the Transferor Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

#### 7. Corporate Approvals

The proposed Scheme was placed before the Audit Committee of the Demerged Company at its meeting held on 8th November, 2017. The Audit Committee of the Demerged Company took into account the Valuation Report dated 8th November, 2017 issued by M/s. Walker Chandiok & Co LLP, Independent Chartered Accountant and Fairness Opinion dated 8th November, 2017 issued by Vivro Financial Services Private Limited. The Audit Committee of the Demerged Company based on the aforesaid, inter alia, recommended the Scheme to the Board of Directors of the Demerged Company.

The Board of Directors of the Demerged Company (after taking on record the recommendation of the Audit Committee), the Resulting Company 1, the Resulting Company 2 and the Transferor Company at their respective Board Meeting held on 8th November, 2017 had approved the proposed Composite Scheme of Arrangement, after taking on record the Valuation Report dated 8th November, 2017 issued by M/s. Walker Chandiok & Co LLP, Independent Chartered Accountant and Fairness Opinion dated 8th November, 2017 issued by Vivro Financial Services Private Limited. The same are annexed to this Notice as **Annexures 2 and 3** respectively.

A copy of the Scheme setting out in detail the terms and conditions of the arrangement has been approved by Board of Directors of the Transferor Company and the Transferee Company at their respective Board Meeting is annexed to this Notice as **Annexure 1** and forms part of this Statement.

Names of the directors who voted in favor of the resolution, who voted against the resolution and who did not vote or participate in such resolution:



#### (a) Demerged Company

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Wholetime Director	Yes	-	-
KulinSanjayLalbhai	Wholetime Director	Yes	-	-
Jayesh Kantilal Shah	Wholetime Director	Yes	-	-
Dr. Bakul Harshadrai Dholakia	Independent Director	-	-	Yes
Dileep Chinubhai Choksi	Independent Director	Yes	-	-
Samir Uttamlal Mehta	Independent Director	Yes	-	-
RenukaRamnath	Independent Director	Yes	-	-
Vallabh Roopchand Bhanshali	Independent Director	Yes	-	-
Nilesh Dhirajlal Shah	Independent Director	Yes	-	-

#### (b) Resulting Company 1

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Non-Executive Director	Yes	-	-
Kulin Sanjay Lalbhai	Non-Executive Director	Yes	-	-
Jayesh Kantilal Shah	Non-Executive Director	Yes	-	-
RenukaRamnath	Nominee Director	Yes	-	-
Nithya Easwaran	Nominee Director	Yes	-	-
Nilesh Dhirajlal Shah	Independent Director	Yes	-	-
KamalSingal	Independent Director	-	-	Yes

#### (c) Resulting Company 2

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Director	Yes	-	-
Prakash Makwana	Director	-	-	Yes

#### (d) Transferor Company

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Director	Yes	-	-
Jayesh Kantilal Shah	Director	Yes	-	-
Samvegbhai Arvindbhai Lalbhai	Director	-	-	Yes
BhupendraMangaldasShah	Independent Director	-	-	Yes
KamalSingal	Independent Director	-	-	Yes

#### 8. Rationale of the Scheme

The Demerged Company is a public listed company. Over the course of time, the Demerged Company has grown into a diversified conglomerate with interests in various businesses spanning the entire value chain of textiles consisting of manufacturing of yarn, denim, shirting and knit fabric, garments, technical textiles, branded apparel business and the engineering business carried on either directly or through its subsidiaries and joint ventures with other entities. The textiles business, branded apparel business and the engineering



business all have different industry specific risks, business cycles and operate inter alia under different market dynamics, and thus can attract different types of investors as well as management teams and follow different and independent strategies, even as they all have a significant potential forgrowth and profitability.

Given its diversified business portfolio, it has become imperative for the Demerged Company to reorient and reorganize itself in a manner that allows it to impart greater focus, management alignment and growth for each of its business lines. The Demerged Company is also desirous of enhancing its operational efficiency, flexibility in attracting capital and management talent through aligned ESOP schemes through such a restructuring.

The Scheme proposes to reorganise and segregate the interest of the Demerged Company in its various businesses and thus proposes demerger of the Branded Apparel Undertaking from the Demerged Company to Resulting Company 1 and the Engineering Undertaking from the Demerged Company to the Resulting Company 2. Further, the Scheme proposes the merger of Transferor Company with the Resulting Company 2 to rationalise and streamline the group structure. The Demerged Company will continue to conduct the Remaining Business.

The proposed restructuring pursuant to this Scheme is expected, interalia, to result in following benefits:

- (i) segregation and unbundling of the Branded Apparel business and the Engineering businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- (ii) unlocking of value for the shareholders of the Demerged Company;
- (iii) emergence of the Demerged Company as a predominantly textile focused company, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iv) creation of listed Branded Apparel company and Engineering company with ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;
- (v) enhancing attractiveness of the entities for management teams by enabling ESOPs in each entity with direct correlation of the rewards to their efforts;
- (vi) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and overseas markets;
- $(vii) \qquad \text{augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;}$
- (viii) Achieve cost optimisation and specialisation for sustained growth; and
- (ix) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses into Resulting Company 2.
   The proposed restructuring is in the interest of the shareholders, creditors, employees and other stakeholders in each of the companies.

#### 9. Salient extracts of the Scheme

The material provisions of the proposed Scheme of Arrangement are as under:

#### 1. "Definitions:

- **"Appointed Date 1"** in respect of the transfer of the Branded Apparel Undertaking from the Demerged Company to the Resulting Company 1 means the Effective Date;
- "Appointed Date 2" in respect of the transfer of the Engineering Undertaking from the Demerged Company to the Resulting Company 2 and for the amalgamation of the Transferor Company with the Transferee Company means 1<sup>st</sup> January 2018;
- "Branded Apparel Undertaking" means the branded apparel business and ancillary and support services in relation thereto of the Demerged Company, comprising of the branded apparel division and all assets, investments and liabilities relating thereto and shall include (without limitation):
  - (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, inventories, stock-in-trade or stock-in-transit and merchandising including raw materials, supplies, finished goods, wrapping supply and packaging items, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/banks, investments, escrowaccounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company in relation to and pertaining to the branded apparel business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the branded apparel business;



- (c) all goodwill, other intangibles, industrial and other licenses, approvals, Permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in organized in favour of or enjoyed by the Demerged Company;
- (d) investments in shares, debentures and other securities held by the Demerged Company in the Resulting Company 1;
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the garment business. It is clarified that any question as to whether or not a specified liability pertains to the textile and branded apparel business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the branded apparel business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Branded Apparel Undertaking or arises out of the activities or operations of Branded Apparel Undertaking shall be decided by the Board of the Demerged Company.

- "Effective Date" means the opening hours of the tenth business day after the day on which the last of the approvals/conditions specified in Clause 41 (Conditions Precedent) of this Scheme are obtained or complied with. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date;
- **"Engineering Undertaking"** means all the engineering business and ancillary and support services in relation thereto of the Demerged Company together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company, in relation to and pertaining to the engineering business and shall include (without limitation):
  - all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/subsidiary/joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company in relation to and pertaining to the engineering business;
  - (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the engineering business;
  - (c) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of understanding, memoranda of understanding, memoranda of understanding, memoranda of agreements, memoranda of agreed points, bids, tenders, tarifforders, expression of interest, letter of intent, hire purchase agreements, lease/licence agreements, tenancy rights, agreements/panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/ manufacturer of goods/ service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, titles, interests, claims and benefits thereunder pertaining to the engineering business;
  - (d) investments in shares, debentures and other securities held by the Demerged Company in the Transferor Company;
  - (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and



- pertaining to the engineering business. It is clarified that any question as to whether or not a specified liability pertains to the engineering business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the engineering business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Engineering Undertaking or arises out of the activities or operations of Engineering Undertaking shall be decided by the Board of the Demerged Company.

- "Remaining Business" means all manufacturing activities relating to yarn, denim, shirting, knit fabrics, garments, technical
  textiles, investments in joint ventures and subsidiaries shall be business of the Demerged Company and includes all other
  businesses, units, divisions, undertakings and assets and liabilities of the Demerged Company save and except those forming part
  of the Demerged Undertakings;
- "Scheme" means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;
- **"Tribunal"** means the National Company Law Tribunal having jurisdiction over the Demerged Company, the Resulting Companies, the Transferor Company and the Transferee Company as the case may be.
- 4. DEMERGERAND VESTING OF THE BRANDED APPAREL UNDERTAKING
- 4.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Branded Apparel Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concern so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme.
- 4.2 In respect of such of the assets and properties forming part of the Branded Apparel Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- 4.3 Subject to Clause 4.4 below, with respect to the assets of the Branded Apparel Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 4.4 Without prejudice to the aforesaid, the Branded Apparel Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Branded Apparel Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 1.
- 4.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- 4.6 Upon this Scheme becoming effective, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 1 and relatable to the Branded Apparel Undertaking ("Transferred Branded Apparel Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term "Transferred Branded Apparel Liabilities" shall include:
  - 4.6.1 the debts, liabilities obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Branded Apparel Undertaking;
  - 4.6.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Branded Apparel Undertaking); and
  - 4.6.3 in cases other than those referred to in Clauses 4.6.1 or 4.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Branded Apparel Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 1.



However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 1 in relation to the Demerged Company shall not be transferred as part of the Branded Apparel Undertaking to Resulting Company 1.

- In so far as any Encumbrance in respect of Transferred Branded Apparel Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Branded Apparel Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Branded Apparel Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company, 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.
- 4.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 1 and specifically pertaining to Branded Apparel Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 4.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Branded Apparel Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 1 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 4.11 Subject to Clause 4.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Branded Apparel Undertaking, the Demerged Company shall, if so required by the Resulting Company 1, issue notices in such formas the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 4.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 4.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 4, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoCor filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.
- 8. LEGAL PROCEEDINGS
- 8.1 Upon the coming into effect of this Scheme, proceedings relating to the Branded Apparel Undertaking shall not abate or be discontinued or be 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 1: (a) shall be replaced/added as party to such proceedings relating to the Branded Apparel Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Branded Apparel Undertaking that stand transferred to the Resulting Company 1.
- 9. CONSIDERATION
- 9.1 After effectiveness of Part VI of the Scheme and upon Part II of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent or instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company 1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each in the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date.
- 9.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of



the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, rightshares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.

- 9.3 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 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.
- 9.4 The issue and allotment of equity shares as provided in Clause 9.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 9.1.
- 9.5 The equity shares issued pursuant to Clause 9.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.
- 9.6 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, as per Clause 9.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 9.7 Resulting Company 1 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 9.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 9.8 Resulting Company 1 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordancewith Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 10. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES
  - The Demerged Company and Resulting Company 1 shall account for the Scheme in their respective books/financial statements upon receipt of all relevant/requisite approvals for the Scheme, in compliance with applicable Indian Accounting Standards ("Ind-AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:
- 10.1 Accounting treatment in the books of the Demerged Company
  - 10.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;
  - 10.1.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 10.1.3 The difference, being the excess/shortfall of carrying value of assets over the carrying value of liabilities of the Branded Apparel Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.
- 10.2 Accounting treatment in the books of the Resulting Company 1
  - 10.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
  - 10.2.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 10.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company pursuant to Clause 9.1 of this Scheme;
  - 10.2.4 Expenses incurred for implementing the Scheme and for the transfer of Branded Apparel Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 1; and
  - 10.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 10.2.1 as reduced by the share



capital issued pursuant to Clause 10.2.3 after giving effect to inter-company balances as per Clause 10.2.2, netted by the existing share capital cancelled interms of clause 32 shall be adjusted in compliance with applicable accounting standards.

For the purpose of this Clause 10, "Net Assets" would mean difference between the carrying value of assets and liabilities.

#### 11. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

- 11.1 Upon coming into effect of Part II of this Scheme, INR 50,00,000,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 1. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 1 shall automatically stand amended so as to read as under:
  - "The Authorised Share Capital of the Company is Rs. 75,00,00,000/- (Rupees Seventy Five Crores only) divided into 18,75,00,000 (Eighteen Crore Seventy Five Lakhs only) equity shares of Rs. 4/- (Rupees Four) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide or to consolidate the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."
- 11.2 It is clarified that the approval of the members of the Resulting Company 1 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 1 and the Resulting Company 1 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 1 as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 11.3 The registration fees applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 1 in terms of sub Clause 11.1 herein above, shall be deemed to have been so paid by the Resulting Company 1 and accordingly, the Resulting Company 1 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 1 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.
- 12. DEMERGERAND VESTING OF THE ENGINEERING UNDERTAKING
- 12.1 Upon the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2 (19AA) of the Income-tax Act, 1961, the Engineering Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concern so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.
- 12.2 In respect of such of the assets and properties forming part of the Engineering Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 12.3 Subject to Clause 12.4 below, with respect to the assets of the Engineering Undertaking, other than those referred to in Clause 12.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Engineering Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Engineering Undertaking shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 2.
- 12.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- 12.6 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 2 and relatable to the Engineering Undertaking ("Transferred Engineering Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term "Transferred Engineering Liabilities" shall include:
  - 12.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Engineering Undertaking;



- 12.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Engineering Undertaking); and
- 12.6.3 in cases other than those referred to in Clauses 12.6.1 or 12.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Engineering Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 2.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 2 in relation to the Demerged Company shall not be transferred as part of the Engineering Undertaking to Resulting Company 2.

- In so far as any Encumbrance in respect of Transferred Engineering Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 2. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Engineering Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Engineering Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Demerged Company, 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.
- 12.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 2 and specifically pertaining to Engineering Undertaking shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 12.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Engineering Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 2 shall have the right to revise their respective financial statements and returns along with prescribed forms, fillings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.11 Subject to clause 12.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Engineering Undertaking, the Demerged Company shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Engineering Undertaking, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Engineering Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 12.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.
- 16. LEGAL PROCEEDINGS
- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Engineering Undertaking shall not abate or be discontinued or be 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 2 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.
- 16.2 The Resulting Company 2: (a) shall be replaced/added as party to such proceedings relating to the Engineering Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Engineering Undertaking that stand transferred to the Resulting Company 2.
- 17. CONSIDERATION
- 17.1 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting



Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares"), credited as fully paid up, for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date. The equity shares of the Resulting Company 2 to be issued and allotted as provided shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 2.

- 17.2 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 2, the Resulting Company 2 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 2 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.
- 17.3 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 2 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 2 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.5 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, per Clause 17.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 17.6 Resulting Company 2 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 2 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 17.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 18. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES The Demerged Company and Resulting Company 2 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in compliance with applicable Accounting Standards notified under the Companies Act, 2013 as amended from time to time including as provided herein below:
- 18.1 Accounting treatment in the books of the Demerged Company
  - 18.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books;
  - 18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Engineering undertaking and the Resulting Company 2 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 18.1.3 The difference, being the excess / shortfall of carrying value of assets over the carrying value of liabilities of the Engineering Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.
- 18.2 Accounting treatment in the books of the Resulting Company 2
  - 18.2.1 The Resulting Company 2 shall record the assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
  - 18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company 2 relating to the Engineering Undertaking will stand cancelled and there shall be no further obligation / outstanding in that behalf;



- 18.2.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 17.1 above to the members of the Demerged Company. INR 507.40 will be accounted as securities premium in the books of Resulting Company 2 for each equity share issued in accordance with Clause 17.1. The securities premium will form part of consideration under Clause 17.1;
- 18.2.4 Expenses incurred pursuant to the Scheme and for the transfer of Engineering Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 2 and
- 18.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 18.2.1 over the face value and securities premium of the equity shares allotted pursuant to Clause 18.2.3 above after giving effect to inter-company balances as per Clause 18.2.2 shall be adjusted in compliance with applicable accounting standards.
- 18.2.6 Goodwill, if any, appearing in the Balance Sheet of the Resulting Company 2 will be amortised/impaired/written off either as per applicable accounting standards or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Resulting Company 2.
- 18.2.7 To the extant, the balance in securities premium account or capital reserve account is utilised and/or adjusted as per Clause 18.2.6 above, there shall be reduction of securities premium account or capital reserve account, as the case may be, which shall be effected as an integral part of the Scheme itself in accordance with Section 52 and 66 and other applicable provisions of the Act.
- 18.2.8 The Board of Directors of the Resulting Company 2 in consultation with Statutory Auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

 $For the purpose of this {\it Clause} 18, ``Net Assets'' would mean difference between the {\it carrying value} of assets and {\it liabilities}.$ 

- 19. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY
- 19.1 Upon coming into effect of Part III of this Scheme, INR 50,00,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 2. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 2 shall automatically stand amended so as to read as under:
  - "The Authorised Share Capital of the Company is Rs. 50,25,00,000/- (Rupees Fifty Crore Twenty Five Lakhs only) divided into 5,02,50,000 (Five Crore Two Lakhs Fifty Thousand only) equity shares of Rs. 10/- (Rupees Ten) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."
- 19.2 It is clarified that the approval of the members of the Resulting Company 2 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 2 and the Resulting Company 2 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 2 as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 19.3 The registration fee applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 2 in terms of sub Clause 19.1 herein above, shall be deemed to have been so paid by the Resulting Company 2 and accordingly, the Resulting Company 2 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 2 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.

#### AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

- 20. TRANSFER OF ASSETS AND LIABILITIES
- 20.1 Immediately on Part III of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company shall stand amalgamated with the Transferee Company as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company, so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company by virtue of, and in the manner provided in this Scheme.
- 20.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective and with effect from the Appointed Date 2:
  - 20.2.1 with respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date 2.
  - 20.2.2 subject to Clause 20.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 20.2.1 above, including all rights, titles and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be



- transferred to and vested in the Transferee Company, with effect from the Appointed Date 2, by operation of law as transmission or as the case may be in favour of Transferee Company. With regard to the licenses of the properties, the Transferee Company will enter into novation agreements, if it is so required.
- 20.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/or the Transferee Company.
- 20.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in and/or deemed to have been transferred to and vested in, the Transferee Company, so as to become on and from the Appointed Date 2, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 20.
- 20.2.5 the vesting of the entire undertaking of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
- 20.2.6 Taxes, if any, paid or payable by the Transferor Company after the Appointed Date 2 shall be treated as paid or payable by the Transferee Company and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 20.2.7 if the Transferor Company is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 20.2.8 upon Part IV of the Scheme becoming effective, the Transferor Company and/or the Transferee 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 20.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company, shall, if so required by the Transferee Company, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidy, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 20.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.
- 20.2.11 without prejudice to the foregoing provisions of Clause 20.2, and upon the effectiveness of Part IV of the Scheme, the Transferor Company and the Transferee Company shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

#### 24. LEGAL PROCEEDINGS

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the "Proceedings") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same



extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

- 25. CONSIDERATION
- 25.1 After effectiveness of Part III of the Scheme, the Transferor Company shall become a subsidiary of the Transferee Company.
- 25.2 After effectiveness of the Part III of the Scheme and in consideration of and subject to the provisions of Clause 25.3 and other provisions of this Scheme, Transferee Company shall, without any further application, act, deed, consent, instrument, issue and allot, to each shareholder of the Transferor Company whose name is recorded in the register of members of the Transferor Company on the Record Date, in the following proportion:
  - "7(Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Transferee Company shall be issued and allotted, credited as fully paid up, for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in the Transferor Company." ("Transferee Company New Equity Shares").
  - $No shares shall be issued by the {\it Transferee Company in respect of the sharesheld by the Transferee Company in the Transferor Company.}$
- 25.3 Upon Part IV of this Scheme becoming effective, and in consideration of the Transferor Company amalgamating into the Transferee Company, the equity shares held by the Transferee Company on the Effective Date (held either directly or through its nominees) in the Transferor Company shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash whatsoever by the Transferee Company in lieu of such shares of the Transferor Company.
- 25.4 The equity shares of the Transferee Company to be issued and allotted as provided in Clause 25.2 above shall be subject to the provisions of the memorandum of association and articles of association of Transferee Company, as the case may be, and shall rank pari passu in all respects with the existing equity shares of Transferee Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 25.5 In case any shareholder's shareholding in the Transferor Company is such that such shareholder becomes entitled to a fraction of an equity share of Transferee Company, as the case may be, Transferee Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee(s) nominated by the Board of the Transferee Company in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee(s) may in its sole discretion decide and on such sale, shall pay to Transferee Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Transferee Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.
- 25.6 The issue and allotment of equity shares as provided in Clause 25.2, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Transferee Company or Transferor Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Transferee Company and/or the Transferor Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 25.2.
- 25.7 The Transferee Company New Equity Shares issued pursuant to Clause 25.2 shall be in dematerialized form unless otherwise notified in writing by ashareholder of the Transferor Company to Transferee Company on or before such date as may be determined by the Board of Transferor Company. In the event that such notice has not been received by Transferee Company in respect of any of the shareholders of Transferor Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Transferor Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Transferee Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Transferee Company, then Transferee Company shall issue the equity shares in physical form to such shareholder or shareholders.
- 25.8 Transferee Company shall apply for listing of Transferee Company New Equity Shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable. The Transferee Company New Equity Shares allotted by the Transferee Company in terms of Clause 25.2 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchanges.
- 25.9 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio as per Clause 25.2 above, shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 25.10 Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 26. ACCOUNTINGTREATMENT BY THE TRANSFEREE COMPANY IN RESPECT OF ASSETS AND LIABILITIES
- 26.1 The Transferee Company shall account for the Scheme in its books/financial statements upon receipt of all relevant/requisite approvals for the Scheme, in accordance with the Purchase Method of Accounting as prescribed under Accounting Standard 14 ("AS 14") dealing with "Accounting for Amalgamations", as amended from time to time including as provided herein below:



- 26.1.1 The Transferee Company shall record the assets and liabilities of Transferor Company, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company or at their fair value of identified assets and liabilities, as may be decided by the Board of Directors of the Transferee Company.
- 26.1.2 The Transferee Company shall credit to the Share Capital account in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 25.2 above to the equity shareholders of the Transferor Company. INR 507.40 will be accounted as securities premium in the books of Transferee Company for each equity share issued in accordance with Clause 25.2. The securities premium will form part of consideration under Clause 25.1.
- 26.1.3 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company and the Transferee Company will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- 26.1.4 Expenses pertaining to the Scheme and for the amalgamation shall be adjusted to the reserves and surplus account of the Transferee Company.
- 26.1.5 The difference being the Net Assets transferred to Transferee Company pursuant to Clause 26.1.1 over the face Value and securities premium of the equity shares allotted as per Clause 26.1.2 above after giving effect to inter-company balances as per Clause 26.1.3, shall be adjusted in compliance with applicable accounting standards.
- 26.1.6 Upon coming into effect of Part IV of this Scheme, the shares held by the Transferee Company in the Transferor Company on the Effective Date, shall be cancelled and the same shall be treated as per applicable accounting standards.
- 26.1.7 Goodwill, if any, appearing in the balance sheet of the Transferee Company will be amortised/impaired/written off either as per AS 14 or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Transferee Company.
- 26.1.8 To the extent the balance in securities premium account or capital reserve is utilised and/or adjusted as per Clause 26.1.7 above, there shall be reduction of securities premium account or capital reserve as the case may be which shall be effected as an integral part of the Scheme itself in accordance with Sections 52 and 66 and other applicable provisions of the Act.
- 26.1.9 The Board of Directors of the Transferee Company, in consultation with statutory auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

 $For the purpose of this {\it Clause 26, "Net Assets"} would {\it mean difference between the carrying value of assets and liabilities.}$ 

- 28. COMBINATION OF AUTHORISED CAPITAL
- 28.1 Upon Part IV of the Scheme becoming effective, the authorised share capital of the Transferee Company shall stand increased without any further act, instrument or deed on the part of Transferee Company including payment of stamp duty and fees to Registrar of Companies, by the authorised share capital of the Transferor Company amounting to INR 15,00,00,000 (Indian Rupees Fifteen Crores) comprising of 1,50,00,000 equity shares of INR 10 each and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under the applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorized capital of the Transferor Company shall be utilized and applied to the increased authorized share capital of the Transferor Company and there would be no requirement for any further payment of stamp duty and/or fee by the Transferor Company for increase in the authorised share capital to that extent.
- 28.2 Clause V of the memorandum of association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following
  - "The Authorised Share Capital of the Company is Rs.65,25,00,000/- (Rupees Sixty Five Crores Twenty Five Lakhs only) divided into 6,52,50,000 (Six Crores Fifty Two Lakhs Fifty Thousand only) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide or to consolidate the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company."
- 28.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act.
- 29. DISSOLUTION OF TRANSFEROR COMPANY
  - On Part IV of this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up. On and from the Effective Date, the name of the Transferor Company shall be struck off from the records of the concerned RoC.
- 30. CHANGEINAUTHORISED SHARE CAPITAL OF DEMERGED COMPANY
- 30.1 Upon Part II and Part III of this Scheme coming into effect and consequent to transfer of authorised share capital as mentioned in Clause 11 and 19 above, Clause V of the Memorandum of Association of the Demerged Company shall stand replaced and altered as per this Clause 30.
- 30.2 Clause V of the Memorandum of Association of the Demerged Company shall be replaced to include the following, without any further act, deed or instrument:
  - "The Authorised Share Capital of the Company is Rs. 565,00,00,000/- (Rupees Five Hundred Sixty Five Crores only) divided into



46,50,00,000 (Forty Six Crores Fifty Lacs Only) Equity Shares of Rs. 10/- (Rupees Ten only) each, 1,00,00,000 (One Crore Only) Preference Shares of Rs. 100/- each with such rights, privileges and conditions attached thereto as may be determined by the General Meetings at the time of issue. The Company has and shall always have the power to divide the Share Capital from time to time and to vary, modify and abrogate any rights, privileges, conditions attached to the Share in such a manner as may from the time being provided in the regulations of the Company."

- 30.3 It is clarified that the approval of the members of the Demerged Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Demerged Company and the Demerged Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Demerged Company as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 30.4 It is further clarified that should either Part II or Part III be made effective individually then Clause V of the Memorandum of Association of the Demerged Companyshall be suitably modified to give effect only to either Clause 11 or Clause 19 as the case may be.
- 31. CONSOLIDATION OF EQUITY SHARES OF THE RESULTING COMPANY 1
- 31.1 With satisfaction or waiver of conditions mentioned in Clause 41.1 of the Scheme, 2 (two) equity shares of INR 2 each of the Resulting Company1shallbeconsolidated into 1 (one) fully paid up equity share of INR 4 each.
- 31.2 The share certificates of the Resulting Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the consolidation of equity share capital of the Resulting Company 1 and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Resulting Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of thesaid shareholders maintained with the depositories.
- 31.3 Due to such consolidation in capital of the Resulting Company 1, if a shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificates to such member/beneficial owner but shall round off such shareholders entitlement to the nearest integer.
- 31.4 The aforesaid consolidation of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 61 of the Act separately and approval of the shareholders to the scheme shall be deemed to be approval to the consolidation of equity shares under Section 61 of the Act.
- 31.5 It is clarified that upon the Scheme becoming effective, the consolidation of shares as stated in this Part VI shall precede all other actions as stated in Part II and Part VII of this Scheme.
- 32. REDUCTIONAND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1
- 32.1 Simultaneously upon implementation of Part II of the Scheme and with effect from the Effective Date, all the equity shares of the Resulting Company 1 held by the Demerged Company and forming part of the Branded Apparel Undertaking ("Resulting Company 1 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 1, pursuant to Section 66 of the Actas also any other applicable provisions of the Act.
- 32.2 The aforesaid reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 32.3 On effecting the reduction of the share capital as stated in Clause 32.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 32.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 32.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of Resulting Company 1 Cancelled Shares.
- 33. REDUCTIONAND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2
- 33.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2 ("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 33.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 33.3 On effecting the reduction of the share capital as stated in Clause 33.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 33.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 33.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.



- 34. REMAINING BUSINESS
- 34.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and be vested in and be managed by the Demerged Company.
- 34.2 All legal, Taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company.
- 34.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 34.2 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the relevant resulting company, against all liabilities and obligations incurred by that resulting company in respect thereof.
- 34.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 34.2 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant resulting company and at the cost of the said resulting company and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.
- 35. DIVIDENDS
- 35.1 The Transferor Company, Transferee Company, Demerged Company and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2018 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/declared only by the mutual consent of the concerned Parties.
- 35.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be.
- 43. CHANGE OF NAME OF RESULTING COMPANY 2
- 43.1 Upon Part IV of the Scheme becoming effective, the name of the Resulting Company 2 shall stand changed to 'The Anup Engineering Limited' or such other name which is available and approved by the RoC, by simply filing the requisite forms and subject to payment of fees with the Appropriate Authority.
- 43.2 Thereafter, subject to Clause 43.1 above:
  - 43.2.1 Clause I of the memorandum of association of the Resulting Company 2 shall without any act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act and be replaced by the following clause:
  - "The name of the Company is The Anup Engineering Limited."
- 43.3 It is hereby clarified that, for the purposes of acts and events as mentioned in this Clause 43 the consent of the shareholders of the Resulting Company 2 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed."
- 10. Observation Letters from BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") dated 28th February, 2018 conveying no objection to the Scheme are enclosed herewith as **Annexures 4 and 5** respectively. Complaints Report dated 26th December, 2017 submitted by the Company to BSE and NSE are enclosed herewith as **Annexure 6**.
- 11. The Unaudited Financial Results of the Demerged Company, the Resulting Company 1 and the Resulting Company 2 for the period ended 30th September, 2017 are enclosed as **Annexures 12, 13 and 14** respectively and the Audited Financial Results of the Transferor Company for the period ended 31st December, 2017 are enclosed as **Annexure 15.**
- 12. Abridged prospectus including certificate of Yes Securities (India) Limited confirming accuracy and adequacy of the information contained therein, as required under the SEBI Circular, of the Resulting Company 1, the Resulting Company 2 and the Transferor Company are enclosed herewith as **Annexures 16 to 18.**
- $13. \hspace{1.5cm} Summary of Valuation Report including basis of valuation and Fairness opinions is enclosed herewith as {\bf Annexure 7.} \\$
- 14. Amounts due to unsecured creditors as on 31st December, 2017:

Demerged Company		Resulting Company 1	
Number	Amount (INR)	Number	Amount (INR)
3,484	490,71,05,844/-	387	189,84,52,664/-
Result	Resulting Company 2		sferor Company
Number	Amount (INR)	Number	Amount (INR)
-	_	310	11,55,90,374/-



#### 15. Effect of the Scheme on various parties

#### A. Key Managerial Personnel (KMPs) and Directors

None of the Directors, the Key Managerial Personnel (as defined under the Act and rules framed thereunder) of the Demerged Company and their respective relatives (as defined under the Act and rules framed thereunder) have any interest in the Scheme except to the extent of the equity shares held by them in the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company and/or to the extent that the said Director(s) are common director(s) of the said companies and/or to the extent that the Key Managerial Personnel is holding shares in said companies and/or to the extent that the said Director(s), Key Managerial Personnel and their respective relatives are the directors, members of the companies that hold shares in the respective companies. Except in the case of Anveshan Heavy Engineering Limited, none of the said Directors or the Key Managerial Personnel has any material interest in the Scheme. There is no effect of the Scheme on the key managerial personnel and/or the Directors of the said companies.

Details of shares held by the present Directors and KMPs of the Transferor Company and the Transferee Company either individually or jointly as a first holder or second holder or as a nominee, in the respective companies are as under:

#### **Demerged Company**

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held as on 31st December, 2017
1.	Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	1,564
2.	Punit Sanjay Lalbhai	Wholetime Director	3,714
3.	Kulin Sanjay Lalbhai	Wholetime Director	-
4.	Jayesh Kantilal Shah	Wholetime Director	-
5.	Dr. Bakul Harshadrai Dholakia	Independent Director	14,700
6.	DileepChinubhaiChoksi	Independent Director	-
7.	Samir Uttamlal Mehta	Independent Director	-
8.	RenukaRamnath	Independent Director	295
9.	Vallabh Roopchand Bhanshali	Independent Director	-
10.	Nilesh Dhirajlal Shah	Independent Director	211
11.	R.V.Bhimani	CompanySecretary	-

#### Resulting Company 1

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Non-Executive Director	-
2.	KulinSanjayLalbhai	Non-Executive Director	-
3.	Jayesh Kantilal Shah	Non-Executive Director	-
4.	RenukaRamnath	Nominee Director	-
5.	NithyaEaswaran	Nominee Director	-
6.	Nilesh Dhirajlal Shah	Independent Director	-
7.	Kamal Singal	Independent Director	-
8.	KannanSoundararajan	Chief Financial Officer	-
9.	B.S. Vijay Kumar	CompanySecretary	-

#### Resulting Company 2

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held
			as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	49,994
2.	Punit Sanjay Lalbhai	Director	1
3.	Paresh Shah	Director	-



#### **Transferor Company**

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held
			as on 31st December, 2017
1,	Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	4,630
2.	Punit Sanjay Lalbhai	Director	-
3.	Jayesh Kantilal Shah	Director	-
4.	SamvegbhaiArvindbhai Lalbhai	Director	12,600
5.	BhupendraMangaldasShah	Independent Director	-
6.	KamalSingal	Independent Director	-
7.	Rishi Roop Kapoor	Chief Executive Officer	-
8.	Paresh Ambalal Shah	Chief Financial Officer	-
9.	Rakesh Kumar Poddar	CompanySecretary	-

## B. Promoter and Non-Promoter Equity Shareholders of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company

In compliance with the provisions of Section 232(2)(c) of the Act, the Board of Directors of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company in their meetings held on 8th November, 2017 have adopted a report, inter alia, explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoter and non-promoter shareholders amongst others. Copy of the reports adopted by the respective Board of Directors of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company are enclosed as **Annexures 8 to 11.** 

#### C. Depositors

None of the companies involved in the Scheme have accepted any public deposits and thus, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.

#### D. Creditors & Debenture-Holders

The proposed Scheme does not involve any compromise or arrangement with the creditors, debenture holders or debenture trustee of any of the companies involved in the Scheme. The rights of the creditors, debenture holders or debenture trustees hall not be affected by the Scheme. There will be no reduction in their claims on account of the Scheme. The creditors will be paid in the ordinary course of business as and when their dues are payable. There is no likelihood that the creditors would be prejudiced in any manner as a result of the Scheme being sanctioned. The unsecured non-convertible debentures of the Demerged Company are listed on the wholesale debt segment of BSE Limited and shall continue to be payable by the Demerged Company.

#### E. Employees

#### a) <u>Demergerand Vesting of the Branded Apparel Undertaking</u>

With effect from the Effective Date, the Resulting Company 1 shall engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 1 shall continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them and services of all such employees with the Demerged 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/terminal benefits.

#### b) <u>Demergerand Vesting of the Engineering Undertaking</u>

With effect from the Effective Date, the Resulting Company 2 shall engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 2 shall continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them and services of all such employees with the Demerged 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/terminal benefits.

#### c) <u>Amalgamation of Transferor Company with Transferee Company</u>

The Transferee Company shall engage all the employees of the Transferor Company on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferor Company and services of all such employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company 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/terminal benefits.



#### 16. Capital Structure pre and post scheme

The Pre-Scheme capital structure of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company are detailed in clause 5 above.

The Post-Scheme capital structure is as follows:

#### **Demerged Company**

There will no new issue of shares by the Demerged Company on account of the Scheme. The Post-Scheme capital structure will remain unchanged. The Demerged Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

#### Resulting Company 1

Pursuant to the scheme, the equity share capital of the Resulting Company 1 shall stand consolidated into fully paid up equity shares of Rs. 4 each from existing face value of Rs. 2 each. The present issued and paid up capital held by the Demerged Company shall stand cancelled and the capital structure after the issue of shares to the shareholders of the Demerged Company will be as under:

Particulars	INR
Authorised Share Capital	
18,75,00,000 equity shares of INR4 each	75,00,00,000
Total	75,00,00,000
Issued, Subscribed and Paid-up Capital	
5,76,95,762 equity shares of INR 4 each	23,07,83,048
Total	23,07,83,048

The Demerged Company and Resulting Company 1 have outstanding employee stock options under their respective existing stock option schemes, the exercise of which may result in an increase in the Post-scheme issued and paid-up share capital of the Resulting Company 1.

#### Resulting Company 2

The capital structure after the issue of shares to the shareholders of the Demerged Company and Transferor Company will be as understanding the company of the Demerged Company and Transferor Company will be as understanding the company of the Demerged Company and Transferor Company will be as understanding the company of the Demerged Company and Transferor Company will be as understanding the company of the Demerged Company and Transferor Company will be as understanding the company of the Demerged Company and Transferor Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the company of the Demerged Company will be as understanding the Company of the Demerged Company will be as understanding the Company of the Demerged Company will be as understanding the Company of the Demerged Company will be a support of the Demerged Company will be a support of the Company of the Compan

Particulars	INR
Authorised Share Capital	
5,02,50,000 equity shares of INR 10 each	50,25,00,000
Total	50,25,00,000
Issued, Subscribed and Paid-up Capital	
1,01,93,962 equity shares of INR 10 each	10,19,39,620
Total	10,19,39,620

The Demerged Company, Resulting Company 2 and Transferor Company have outstanding employee stock options under their respective existing stock option schemes, the exercise of which may result in an increase in the Post-scheme issued and paid-up share capital of the Resulting Company 2.

#### **Transferor Company**

Upon the Scheme coming into effect, the Transferor Company shall be dissolved without being wound up.

#### 17. Investigation or proceedings, if any, pending against the Company under the Companies Act, 2013

No investigation proceedings have been instituted or are pending in relation to the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company under Sections 210 to 229 of Chapter XIV of the Act or under the corresponding provisions of the Act of 1956. Further, no proceedings are pending under the Act or under the corresponding provisions of the Act of 1956 against any of the aforementioned companies.

To the knowledge of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company, no winding up proceedings have been filed or are pending against them under the Actor the corresponding provisions of the Act of 1956.



# Shareholding Pattern Pre and post scheme

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**Demerged Company** 

**Preand Post Scheme Shareholding Pattern** 

Pre Scheme Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1-	1. Name of Listed Entity: Arvind Limited	
2.	2. Scrip Code/Name of Scrip/Class of Security: 500101	
3,	3.   Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)	
	a. If under 31(1)(b) then indicate the report for Quarter ending	
	b. If under 31(1)(c) then indicate date of allotment/extinguishment	
4.	4. Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-	o the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	

shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

### Arvind Limited Table I - Summary Statement holding of specified securities Sharehold Number of Shares Shareholding , as ing as a % No. of a % assuming full conversion of shares encumbered Number of Voting Rights held in each class of of total Shares securities No. of No. of no. of Underlying Partly shares shares Outstanding convertible equity paid-up underlyin (calculate convertible securities ( as a As a % of As a % of shares held No of Voting Rights Nos. of No. of fully equity d as per Total as a securities percentage of total total Depositor Total nos. sharehold paid up equity shares SCRR, % of (including diluted share Shares Shares demateriali Category Category of shareholder ers shares held held y Receipts shares held 1957) Class eg: X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) sed form (VIII) As a (VII) = % of (XI)= (VII)+(X) As a % of (A+B+C2) (XIII) (1) (111) (IV) (V) (VI) (IV)+(V)+ (VI) (A+B+C2) (IX) (X) (XII) (XIV) Promoter & Promoter Group 37 110998894 110998894 42.9202 110998894 0 110998894 42.9202 0 42.9202 0.0000 5550000 5.000000 110998894 Public 186458 147618175 147618175 57.0798 147618175 0 147618175 57.0798 57.0798 0.0000 NA NA 144405938 Non Promoter - Non Public 0.0000 NA NA (C1) Shares Underlying DRs 0.0000 0.0000 0.0000 0.0000 NA NA (C2) Shares Held By Employee Trust 0.0000 0.0000 0.0000 NA 0.0000 NA 186495 258617069 258617069 100.0000 258617069 0 258617069 100.0000 0 100.0000 5550000 2.146000 255404832 Total 0.0000



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							En .	Sharehold	Number of securities	Voting Rigi	hts held in ea	ich class of	No. of Shares	Shareholding, as a % assuming full conversion	Number o	of Locked in	Number o pledged o otherwise encumber	r	
	Category & Name of the shareholders	PAN	Nos. of sharehold	equity shares	Partly s paid-up s equity s	No. of shares underlyin B Depositor v Receipts	Total nos.	calculate d as per SCRR, 1957 As a % of [A+B+C2]	No of Votin	Class eg:	Total	Total as a % of (A+B+C)	Underlying Outstanding convertible securities (including Warrants)	of convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	As a % of total Shares held(b)	Number or equity shares held in demateria ised form
	(1)	(11)	(III)	(IV)	(v)	(VI)	(VII) =	(VIII) As a			IX)		(X)	(XI)= (VII)+(X) As		XII)		(111)	(XIV)
<b>S</b>	Indian	2000	10540	C (101)	. 3			100	1				2000	2 7.33 35.04			- 77	1.7.	100 100
a)	Individuals / Hindu Undivided Family		17	76345	0	0	76345	0.0295		0	76345	0.0295	0	0.0295	0	0.0000	0	0.0000	76345
	Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	DOLL DE	D	0	38052	0.0147		0	38052	0.0147	0	0.0147	0	0.0000	0	0.0000	38052
	Swati S. Lalbhal	ABBPL6609G	1		0	0		0.0038		0	9712	0.0038	0	0.0038	0	0.0000	0	0.0000	9712
	Badlani Manini Rajiv	ABEPN6750D	1	0202	0	C	6902	0.0027		0	5902	0.0027	0	0.0027	0	0.0000	0	0.0000	6902
	Sunil Siddharth Lalbhai	AAFPL0691R	1	5437	0	0	5437	0.0021		0	5437	0.0021	0	0.0021	0	0.0000	0	0.0000	5437
	Vima S Lalbhai	ABCPL6407D	2	4590	D	0	4590	0.0018	440000000000000000000000000000000000000	0	4590	0.0018	0	0.0018	0	0.0000	D	0.0000	4590
	Taral S Lalbhai	AAYPL1610K	1		0	0	4074	0.0016		0	4074	0.0016	0	0.0016	0	0.0000	0	0.0000	4074
	Punit Sanjaybhai	ABBPL1387R	1	20.00	D	C		0.0014		0	3714	0.0014	0	0.0014	0	0.0000	0	0.0000	3714
	Astha Lalbhai	ACPPL8308R	1	1925	0	0	1925	0.0007		0	1925	0.0007	0	0,0007	0	0.0000	0	0.0000	1925
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3	1564	0	C	1564	0.0006		0	1564	0.0006	0	0.0006	0	0.0000	0	0.0000	1564
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2	345	0	0	345	0.0001		0	345	0.0001	0	0.0001	0	0.0000	0	0.0000	345
	Sunil Siddharth	AAFH58242F	1	18	D .	0	18	0.0000		0	18	0.0000	0	0.0000	0	0.0000	0	0.0000	18
	Kalpana Shripal Morakhia	AFQPM9762E	1	12	0	0	12	0.0000		0	12	0.0000	0	0.0000	0	0.0000	0	0.0000	12
ь)	Central Government / State Government(s)		0		0	0	D	0.0000	0		0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
c)	Financial Institutions / Banks		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
			Lance Control		***	20		erronanion.	ALIDEOUS ALIMAN		L	SOME CONSIDER		orconestras	100 m	lanconno.		ASSESSMENT OF THE PARTY OF THE	AVVAIGNT BENCH
d)	Any Other (Specify)		20	110922549	1000	0	the second second second	42.8907	110922549	100	-		0	42.8907	0	0.0000	5550000	5.0035	110922549
	Bodies Corporate		20	110922549		0		42.8907	110922549		110922549	42.8907	0	42.8907	0	0.0000	5550000	5.0035	110922549
	Aura Securities Private Limited	AABCT4637N	3	95561810		0	95561810	36.9511	95561810		95561810	36.9511	0	36.9511	0	0.0000	1595000	1.6691	95561810
	Ami Employee Welfare Trust	AAATA1230E	2	032,321	ປິ	U	6327317	2.4466		0	5327317	2.4466	0	2.4465	U	0.0000	3500000	55.3157	6327317
	Atul Limited	AABCA2390M	1	4127471	n .	0	4127471	1.5960	4127471	0	4127471	1.5960	0	1.5960	0	0.000.0	0	0.0000	4127471
	Aagam Holdings Private Limited	AAACA3899C	1	18/6258	0	0	18/6258	0.7255	18/6258	0	1876258	0.7255	0	0.7255	0	0.0000	0	0.0000	18/6258
	Amazon Investments Private Limited	AAACA9610K	1	1152962	0	0	1152962	0.4458	1152962	0	1152962	0.4458	0	0.4458	0	0.0000	0	0.0000	1152962
	Aura Business Ventures Lip	ABHFA4336M	1	810000	0	0	810000	0.3132	810000	0	810000	0.3132	0	0.3132	0	0.0000	0	0.0000	810000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	455000	0	0	455000	0.1759	455000	0	455000	0.1759	0	0.1759	0	0.0000	455000	100.0000	455000
	Aeon Investments Private Limited	AAACA9605Q	1	179244	0	0	179244	0.0693		0	179244	0.0693	0	0.0693	0	0.0000	0	0.0000	179244
	Actore Investments Private Limited	AAACA9395M	1	132296	D	C	132296	0.0512	132296	0	132296	0.0512	0	0.0512	0	0.0000	0	0.0000	132296
	Anusandhan Investments Limited	AAACA4013C	1	115000	0	0	115000	0.0445	115000	0	115000	0.0445	0	0.0445	0	0.0000	0	0.0000	115000
	Amardeep Holdings Private Limited	AAACA9609C	1	94250	D	C	94250	0.0364	94250	0	94250	0.0364	0	0.0364	0	0.0000	0	0.0000	94230
	Aayojan Resources Private Ltd	AAACA3895Q	1	84505	9	0	84505	0.0327	84505	0	84505	0.0327	0	0.0327	0	0.0000	0	0.0000	84505
	Adhinami Investments Private Limited	AABCA7790D	1	6000	D	C	6000	0.0023	6000	0	5000	0.0023	0	0.0023	0	0.0000	0	0.0000	6000
	Akshita Holdings Private Limited	AAACA9600M	1	136	0	0	136	0.0001	136	0	136	0.0001	0	0.0001	0.	0.0000	0	0.0000	136
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	100	D	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	Aura Securities Pvt Ltd	ABBFA4102H	1	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	100	0	C	100	0.0000	100	0	100	0.0000	o o	0.0000	0	0.0000	D	0.0000	100
			Ĭ	N.C.C.			2000		3.75.7			******	î .						1
	Sub Total (A)(1)		37	110998894	0	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.0000	110998894
2	Foreign				5				\$	1			8	Ē	į.				
а	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
b)	Government		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
c)	Institutions		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
d)	Foreign Portfolio Investor		0	0	0	0	D	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	D	0.0000	0
e)	Any Other (Specify)		0	a	0	0	0	0.0000	0	0	0	0.0000	٥	0.0000	0	0.0000	0	0.0000	٥
	Sub Total (A)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Total Shareholding Of Promoter And Promoter Group (A)=		1			1		-			T			- Coloresta	1	1	T		T
	(A)(1)+(A)(2)	l	37	110998894	0	lo.	110998894	42.9202	110998894		110998894	42.0202		42.9202	0	0.0000	5550000	F 0000	110998894

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s)
  [2] The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

### **Arvind Limited**

### Table III - Statement showing shareholding pattern of the Public shareholder

						No. of		Shareholding %	Number of securities	Voting Rig	hts held in ea	ch class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of encumber	or otherwise	• Number o
			Nos. of	No. of fully	Partly paid-up equity	shares underlyin	Total nos.	as per SCRR, 1957 As a	No of Votin	g Rights	ę.	Total as a	Outstanding convertible securities	convertible securities ( as a percentage		As a % of		As a % of	equity shares held in
			sharehold	equity	shares	Depositor s y Receipts	shares	% of				% of	(including	of diluted	197195	Shares	V1V1	Shares	demateria
	Category & Name of the shareholders	PAN	ers	shares held					Class eg: X			(A+B+C)	Warrants)	share capital)			No. [a]	held(b)	ised form
	(1)	(II)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)		(X)	{XI}= (VII}+{X}		XII)	į.	XIII)	(XIV)
1	Institutions		84	25555555	-	-	25545455	0.0054	250 404 20				0	0.0054	-			1	
(a)	Mutual Fund	AAATK4475F	84	25849130	0	0	25849130	9.9951	25849130	0		9.9951	0	9.9951	0	0.0000	NA	NA.	25837617
	Kotak Select Focus Fund Franklin Templeton Mutual Fund A/C Franklin Ind	100000000000000000000000000000000000000	-	5000000 4600000	0		5000000 4600000	1.9334	5000000 4600000	0	5000000 4600000	1.9334	0	1.9334	0	0.0000	NA NA	NA NA	5000000 4600000
			+	3642377	0	0	3642377		3642377	0	3642377	1.4084	n n	1.4084	0	0.0000		NA NA	3642377
4.1	Sundaram Mutual Fund A/C Sundaram Select Mid	AAA152554B	0	0	0	0		1.4084	0	0	0	0.0000	0	0.0000	0	0.0000	NA NA	NA NA	0
(b)	Venture Capital Funds		1	6600	0	0	0		6600	0	-	0.0026	0		0		NA NA		6600
(c)	Alternate Investment Funds		0	6600	0		6600	0.0026	6600	0	6600		0	0.0026	0	0.0000		NA	6600
(d)	Foreign Venture Capital Investors		217	70426007	0	0	0 704260D7	0.0000	70426007	0	70426007	0.0000	0	0.0000	0	0.0000	NA NA	NA NA	70404050
(e)	Foreign Portfolio Investor		217		0		1000230120120220011	27.2318		0		27.2318	-	27.2318	0	190 010 000 000 000			
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K	_	5576324	0	0	5576324	2.1562	5576324	0	5576324	2.1562	0	2.1562	0	0.0000	NA	NA	5576324
	Multiples Private Equity Fit I	AAGCM9652B		4942292	0	0	4942292	1.9110	4942292	0	4942292	1.9110	0	1.9110	C	0.0000	NA	N.A	4942292
(f)	Financial Institutions / Banks		62	8648515	0	0	8648515	3.3441	8648515	0	8648515	3.3441	0	3.3441	0	0.0000	NA	NA	8640386
	Life Insurance Corporation Of India	AAACL0582H		8428439	0	0	8428439	3.2590	8428439	0	8428439	3.2590	0	3.2590	C	0.0000	NA.	NA .	8428439
(g)	Insurance Companies		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)		364	104930252	0	ō	104930252	40.5736	104930252	0	104930252	40.5736	0	40.5736	0	0.0000	NA	NA	10488865
2	Central Government/ State Government(s)/ President of India	-																	
	Central Government / State Government(s)		1	200	0	0	200	0.0001	200	0	200	0.0001	o	0.0001	0	0.0000	NA	NA	200
	Sub Total (B)(2)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
3	Non-Institutions					-						3						1	
(a)	Individuals			0	0										0		NA	NA	
	I. Individual shareholders holding nominal share																1		
	capital up to Rs. 2 lakhs.		180091	26807282	0	0	26807282	10.3656	26807282	0	26807282	10.3656	0	10.3656	o ·	0.0000	NA	NA	23850694
	li. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.		80	5358164	0	0	5358164	2.0719	5358164	0	5358164	2.0719	a	2.0719	0	0.0000	NA	NA	5308164
(b)	NBFCs registered with RBI		0	0	0	0	0	0.0000	0	0	n	0.0000	n	0.0000	0	0.0000	NA	NA	0
(c)	Employee Trusts		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	o	0.0000	NA	NA	0
990	Overseas Depositories(holding DRs) (balancing figure)		0		0	0	0	0.0000		0		0.0000		0.0000		0.0000	NA	NA	
(d) (e)	Any Other (Specify)		5922	10522277	0	0	10522277	4.0687	10522277	0	10522277	4.0687	0	4.0687	0	0.0000	NA	NA NA	10358227
(e)	Trusts		24	10522277	0	0	1041304	0.4026	1041304	0	1041304	0.4026	0	0.4026	0	0.0000	NA.	NA NA	1041304
	Hindu Undivided Family		2239	1316089	0	0	1316089	0.5089	1316089	0	1316089	0.4026	0	0.4026	0	0.0000	NA NA	NA NA	1316089
	Non Resident Indians (Non Repat)		683	437769	0	0	437769	0.1693	437769	0	437769	0.1693	0	0.1693	0	0.0000	NA NA	NA NA	435076
	Non Resident Indians (Non Repat)  Non Resident Indians (Repat)	-	1283	883786	0	0	883786	0.3417	883786	0	883786	0.1693	0	0.1693	0	0.0000	NA.	NA NA	722429
	Overseas Bodies Corporates	-	1283	2900	0	0	2900	0.0011	2900	0	2900	0.0011	0	0.0011	0	0.0000	NA.	NA NA	2900
	Clearing Member	-	577	740487	0	0	740487	0.2863	740487	0	740487	0.2863	0	0.2863	0	0.0000	NA	NA NA	740487
	Bodies Corporate		1115	6099942	0	0	6099942	2.3587	6099942	0	6099942	2.3587	0	2.3587	0	0.0000	NA	NA NA	609994Z
	Sub Total (B)(3)		186093	42687723	0	0	42687723	16.5062	42687723	0	42687723	16.5062	0	16.5062	0	0.0000	NA	NA NA	39517085
	Total Public Shareholding (B)=		186458	42001123		ď	4200/123	10.3002	4200//23	_	-2007723	10.3002	-	10.3002	<u> </u>	0.0000	1384	TER	14440593

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
	0.100.000.000.000

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note: (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodiar

						No. of		Sharehold ing % calculated	Number o		ghts held i	n each class		Sharcholding, as a % assuming full conversion	Number o		Number of pledged of otherwise encumber	or é	Number of equity
	Category & Name of the shareholders		08 3295	No. of fully paid	Partly paid-up equity	shares underlyin	Total nos.	as per SCRR, s. 1957 As a	No of Voting Rights				Outstanding convertible	of convertible securities ( as a		As a % of		As a % of	shares
		PAN	Nos. of sharehol ers	up equity ld shares held					Class eg:	Class eg:	Total	Total as a % of (A+B+C)	(including	percentage of diluted share capital)	at action control	total Shares held(b)	No. (a)	total Shares held(b)	demateri alised form
_	(I)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a	^	1	IX)	(ATOTE)		(XI)= (VII)+(X) As		XII)		XIII)	(XIV)
1	Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	0	0.0000		0.0000	0		NA	NA	0
2	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		o	0	D	0	0	0.0000	0	0	0	0.0000	o	0.0000	0	0.0000	NA	NA	o
	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000		0.0000	n	0.0000	NA	NA	0

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian



Post Scheme (Expected) Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name o	of Listed Entity: Arvind Limited
2.	Scrip Co	ode/Name of Scrip/Class of Security: 500101
3.	Share F	lolding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declara	tion: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?	8	No
4	Whether the Listed Entity has any shares in locked-in?	5	No
5	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	

<sup>\*</sup> If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Table I - :	Summary Statement holding of specified securit	ies																
			The state of the s	No. of		oi totai	Number of \ securities	oting Righ	ts held in eac		No. of Shares	assuming run	Number of shares	of Locked in	Number of pledged of otherwise encumber	r	Number of	
		Partly shares paid-up underlyin Nos. of No. of fully equity g		shares (calculate d as per	No of Voting Rights			Total as a		convertible securities ( as a percentage of		As a % of total		United the second	equity shares held			
		0.5555555	paid up equity		Depositor	Total nos.	SCRR.		Class eg:		% of		diluted share		Shares		931322 L.	dematerial
Category	Category of shareholder	ers		held	N985************************************	shares held		Class eg: X	SANDARA TARA	Total	2557.0			No. (a)	held(b)	No. (a)	\$5000000000000000000000000000000000000	sed form
(1)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		. (	IX)	·	(X)	(XI)= (VII)+(X)	(	XII)	()	311)	(XIV)
(A)	Promoter & Promoter Group	37	110998894	0	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.000000	110998894
(B)	Public	186458	147618175	0	0	147618175	57.0798	147618175	0	147618175	57.0798	0	57.0798	0	0.0000	NA	NA	144405938
(C)	Non Promoter - Non Public	T.			0		1		0			0			0.0000	NA	NA	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(C2)	Shares Held By Employee Trust	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Total	186495	258617069	0	0	258617069	100.0000	258617069	0	258617069	100.0000	0	100.0000	0	0.0000	5550000	2.146000	255404832



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						No. of		Sharehold ing % calculate	Number of securities	Voting Righ	nts held in ea	ich class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number of	of Locked in	Number of pledged of otherwise encumber	605000000000 <b>F</b> /s	- Number o
			Nos. of	No. of fully paid up equity	Partly paid-up equity	shares underlyin		d as per SCRR, 1957 As a	No of Votin	ig Rights		Total as a	Outstanding convertible securities	of convertible securities ( as a percentage of		As a % of		As a % of total	equity shares held in
	Category & Name of the shareholders	PAN	sharehold ers		shares held	Depositor y Receipts	Total nos. shares held	% of	Class eg: X	Class eg: Y	Total	% of (A+B+C)	(including Warrants)	diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	demateria
	Done	975-14	0000	200000	50000	200000	(VII) = (IV)+(V)+	(VIII) As a % of					10.500	(XI)= (VII)+(X) As a % of		2004		2014	20000.00
	(1)	(II)	(111)	(IV)	(V)	(VI)	(VI)	(A+B+C2)		(1	IX)		(X)	(A+B+C2)	t	XII)	()	111)	(XIV)
a)	Indian		17	70345	-	0	76245	0.000	76345	0	76345	0.0205	0	0.0305		0.0000		0.0000	70045
aj	Individuals / Hindu Undivided Family Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	76345 38052	0	0	76345 38052	0.0295	<b>76345</b> 38052	0	76345 38052	0.0295	0		0	0.0000	0	0.0000	76345 38052
	Swati S Lalbhai	ABBPL5609G	2	9712	u u	0	9712	0.0038	9712	D.	9712	0.d147	D	The state of the s	0	0.0000	11	a.uouo	9712
	Badlani Manini Rajiv	ABEPN6750D	1	6902	0	o	6902	0.0027	5902	0	5902	0.0027	0		0	0.0000	0	0.0000	6902
	Sunit Siddharth Lalbhai	AAFPL0691R	1	5437	0	0	5437	0.0021	5437	0	5437	0.0021	0		0	0.0000	c	0.0000	5437
	Vimla S Laibhaí	ABCPL6407D	2	4590	0	0	4590	0.0018	4590	0	4590	0.0018	0		0	0.0000	C	0.0000	4590
	Tara S Lalbhai	AAYPL1610K	1	4074	0	0	4074	0.0016	4074	Ω	4074	0.0016	D.	0.0016	0	0.0000	0	0.0000	4074
	Punit Sanjaybhai	ABBPL1387B	1	3714	0	0	3714	0.0014	3714	0	3714	0.0014	D	0.0014	0	0.0000	0	0.0000	3714
	Astha Lalbhai	ACPPL8308R	1	1925	0	0	1925	0.0007	1925	0	1925	0.0007	0		0	0.0000	C	0.0000	1925
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3	1564	0	0	1564	0.0006	1564	0	1564	0.0006	0		0	0.0000	C	0.0000	1564
	Jayshreeben Sanjaytihai Laltihai	AADPL4080A	2	3/15	0	0	345	0.0001	345	0	345	0.0001	0		0	0.0000	C	0.0000	345
	Sunit Siddharth	AAFH\$8242F	1	18	0	0	18	0.0000	18	0	18	0.0000	0	and the second second	0	0.0000	0	0.0000	18
	Kalpana Shripal Morakhia	AFQPM9762E	1	12	0	0	12	0.0000	12	D.	12	0.0000	0		0	0.0000	0	0.0000	12
)	Central Government / State Government(s)		0	0	0	0	0		0	0	0	0.0000	0		0	0.0000	0	0.0000	0
:)	Financial Institutions / Banks		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
dh	Any Other [Specify]		20	110922549		0	110922549	42.8907	110922549	0	110922549	43 9007	0	42.8907	0	0.0000	5550000	5.0035	11092254
ul.	Bodies Corporate		20	110922549		0		42.8907	110922549		110922549	42.8907	0		0	0.0000	5550000	5.0035	11092254
_	Aura Securities Private Limited	AABCT4637N	3	95561810		0	95581810	36.9511	95561810	0	95561810	36.9511	D.		0	0.0000	1595000	1.6691	95561810
	Aml Employee Welfere Trust	AAATA1230E	2	6327317	6	0	6327317	2.4466	5327317	0	6327317	2.4456	0		0	0.0000	3500000	55.3157	6327317
	Atul Limited	AABCA2300M	1	4127471	0	0	4127471	1.5960	4127471	0	4127471	1.5960	0		0	0.0000	0	0.0000	4127471
	Aagam Holdings Private Limited	AAACA3899C	2	1876258	0	0	1876258	0.7255	1876258	0	1876258	0.7255	0		0	0.0000	0	0.0000	1876258
	Amazon Investments Private Limited	AAACA9810K	5	1152962	0	0	1152962	0.4458	1152962	0	1152962	0.4458	0		0	0.0000	0	0.0000	1152962
	Aura Business Ventures Llp	ABHFA4336M	1	810000	0	0	810000	0.3132	810000	0	810000	0.3132	0		0	0.0000	C	0.0000	810000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	453000	0	0	455000	0.1739	455000	0	455000	0.1759	0		0	0.0000	455000	100.0000	453000
	Aeon Investments Private Limited	AAACA9605Q	1	179244	0	0	179244	0.0693	179244	0	179244	0.0693	0		0	0.0000	0	0.0000	179244
	Adore Investments Private Limited	AAACA9595M	1	132296	0	0	132296	0.0512	132296	O .	132296	0.0512	0		0	0.0000	ō.	0.0000	132296
	Anusandhan Investments Limited	AAACA4013C	1	115000	0	0	115000	0.0445	115000	0	115000	0.0445	0		0	0.0000	0	0.0000	115000
	Amardeep Holdings Private Limited	AAACA9509C	1	94250	0	0	94250	0.0364	94250	0	94250	0.0354	0	0.0364	0	0.0000	0	0.0000	94250
	Aayojan Resources Private Ltd	AAACA3895Q	1	84505	0	0	84505	0.0327	84505	0	84505	0.0327	0	0.0327	0	0.0000	O .	0.0000	84505
	Adhinami Investments Private Limited	AABCA7790D	1	6000	0	0	6000	0.0023	5000	0	5000	0.0023	0	0.0023	0	0.0000	0	0.0000	6000
	Akshita Holdings Private Limited	AAACA9500M	1	136	0	0	136	0.0001	136	D	136	0.0001	0	0.0001	0	0.0000	0	0.0000	136
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	3	100	0	0	100	0.0000	100	n	100	0.000.0	0	0.0000	0	0.0000	C	0.0000	100
-	Aura Securities Pvt Ltd	ABBFA4102H	1	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	Č	0.0000	100
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	i	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	C	0.0000	100
	Sub Total (A)(1)		37	110998894	10	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.0000	11099889
	Foreign				1														1
	hadrada da Dura Barridan barresa da Avena							0.0000				0.0000		0.0000		0.0000		0.0000	
ų .i	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
)	Government		lu o	-	-		0	0.0000	-	-	0	0.0000	0	0.0000	0	0.0000	0	0.0000	-
li i	Institutions		u A	0	0	0	0		0	0	0	0.0000	0		0	0.0000	0	0.0000	0
	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0		0	0.0000	0	0.0000	0
•				0	0	0	D	0.0000	0	0	161	0.0000	D	0.0000	0	0.0000	161	0.0000	n
)	Any Other (Specify)		ž –		10	+	-									-	-		-
<del>`</del>	Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)=		o o	0	0	0	0		o	0	ō	0.0000	0	0.0000	0	0.0000	o o	0.0000	0

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  {1} PAN would not be displayed on website of Stock Exchange(s)
  {2} The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

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ble III	- Statement showing shareholding patter	rn of the Public	c sharehol	dei															
		Qr.				No. of		Sharehold ing % calculate	Number of		hts held in e	ach class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number o	of Locked In	Number of pledged of otherwise encumber	r	Number
	Category & Name of the shareholders	PAN	Nos. of sharehold ers	No. of fully paid up equity shares held	equity shares	shares underlyin B Depositor y Receipts	Total nos. shares		No of Voti	Class eg:	Total	Total as a % of (A+B+C)	Outstanding convertible	of convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	As a % of total Shares held(b)	equity shares held in demater lised for
	0	[11)	(111)	(IV)	(V)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)			IX)	100	(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	C	XII]	()	(III)	(XIV)
	Institutions							Ţ											
1	Mutual Fund		84	25849130	0	0	25849130	9.9951	25849130	0	25849130	9.9951	0	9.9951	0	0.0000	NA:	NA	2583761
3	Kotak Select Focus Fund	AAATK4475F		5000000	0	0	5000000	1.9334	5000000	0	5000000	1.9334	0	1.9334	0	0.0000	NA.	NA	5000000
	Franklin Templeton Mutual Fund A/C Franklin Inc	AAATT4931H		4600000	0	0	4600000	1.7787	4600000	0	4600000	1.7787	0	1.7787	a	0.0000	NA	NA	4500000
	Sundaram Mutual Fund A/C Sundaram Select Mil	AAATS2554B		3642377	0	0	3642377	1.4084	3642377	0	3642377	1.4084	0	1.4084	0	0.0000	NA	NA	3642377
):	Venture Capital Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
ķ	Alternate Investment Funds		1	6600	0	0	6600	0.0026	6600	0	6600	0.0026	0	0.0026	0	0.0000	NA	NA	6600
)	Foreign Venture Capital Investors		o .	o	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
i	Foreign Portfolio Investor		217	70426007	0	D	70426007	27.2318	70426007	0	70426007	27.2318	a	27.2318	a	0.0000	NA	NA	7040405
-	Nordea 1 Sicay - Emerging Stars Equity Fund	AACCN4419K		5576324	0	0	5576324	2.13G2	5576324	0	5576324	2.1562	0	2.1562	0	0.0000	NA	NA	5576324
	Multiples Private Equity Fii I	AAGCM9652B	1	4942292	0	0	4942292	1.9110	4942292	0	4942292	1.9110	0	1.9110	0	0.0000	NA	NA	4942292
-	Financial institutions / Banks		62	8648515	0	0	8648515	3.3441	8648515	0	8648515	3.3441	0	3.3441	0	0.0000	NA	NA	8640386
	Life Insurance Corporation Of India	AAACL0582H	-	8428439	n	D	8428439	3.2590	8428439	n	8428439	3.2590	n	3,2590	a	0.0000	NA	NA	8428439
1	Insurance Companies	PHOTOLOGOCIT	0	0	n	D	п	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
,	Provident Funds/ Pension Funds	:	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
												1-			15				
	Sub Total (B)(1)		364	104930252	0	0	104930252	40.5736	104930252	0	104930252	40.5736	0	40.5736	0	0.0000	NA	NA	10488869
	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
	Sub Total (B)(2)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
	Non-Institutions		4			10	ļ			-	1		ļ	4		-			
1	Individuals			0	0										0		NA	NA	
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		180091	26807282	o	o	26807282	10.3656	26807282	0	26807282	10.3656	a	10.3656	a	0.0000	NA	NA	2385069
	ii. Individual shareholders holding nominal		1			l										L			
	share capital in excess of Rs. 2 lakhs.		80	5358164	0	0	5358164	2.0719	5358164	0	5358164	2.0719	0	2.0719	0	0.0000	NA	NA	5308164
)	NBFCs registered with RBI		-	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
8	Employee Trusts		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Overseas Depositories(holding DRs) (balancing		1				T			Ĺ	L		1	1	Lua-	L	lunes.		
	figure)		0	0	0	0	0	0.0000	0	0	0	0.0000	a	0.0000	0	0.0000	NA	NA	0
	Any Other (Specify)		5922	10522277	0	0	10522277	4.0687	10522277	0	10522277	4.0687	0	4.0687	0	0.0000	NA	NA	1035822
	Trusts		24	1041304	0	0	1041304	0.4026	1041304	0	1041304	0.4026	0	0.4026	0	0.0000	NA	NA	1041304
	Hindu Undivided Family		2239	1316089	0	0	1316089	0.5089	1316089	0	1316089	0.5089	0	0.5089	0	0.0000	NA	NA	1316089
	Non Resident Indians (Non Repat)		683	437769	0	0	437769	0.1693	437769	0	437769	0.1693	0	D.1693	0	0.0000	NA	NA	435076
	Non Resident Indians (Repat)		1283	883786	0	0	883786	0.3417	883786	0	883786	0.3417	0	0.3417	0	0.0000	NA	NA	722429
	Overseas Bodies Corporates		1	2900	0	0	2900	0.0011	2900	0	2900	0.0011	0	0.0011	0	0.0000	NA	NA	2900
	Clearing Member		577	740487	0	0	740487	0.2863	740487	0	740487	0.2863	0	0.2863	0	0.0000	NA	NA	740487
	Bodies Corporate		1115	6099942	0	0	6099942	2.3587	6099942	0	5099942	2.3587	0	2.3587	0	0.0000	NA	NA	6099942
	Sub Total (B)(3)		186093	42687723	0	0	42687723	16.5062	42687723	0	42687723	16.5062	0	16.5062	0	0.0000	NA	NA	3951708
	Total Public Shareholding (B)=		Deletera in	VIII ON THE PARTY OF THE PARTY		j)			120 121 170 170 170		3,0000000000000000000000000000000000000		200	1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		DATE OF THE PARTY	DOD-0	C-3.11	
	(B)(1)+(B)(2)+(B)(3)	I	186458	147618175	n	lo.	147618175	57 0798	147618175	i lo	147618175	57 0798	lo	57.0798	0	0.0000	NA	NA	1444059

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

٠,	the anatomoracis doring as being	us un contect curdinanie ruen	
	No. of shareholders	No. of Shares	
		1	

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.

	Category & Name of the shareholders			fully paid up equity shares		No. of		Sharehold ing % calculated	Number of Voting Rights held in each class			No. of Shares	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumbe	Number of equity		
		PAN	Nos. of sharehold		10000000	shares underlyin g Depositor	Total nos.	as per SCRR, 1957 As a	Class eg: Class eg: % of		Total as a % of	securities (including	securities ( as a percentage of diluted	total Shares		tota Shar		shares held in demate alised form	
	(I)	(II)	(111)	held (IV)	(V)	y Receipts	(VII) = (IV)+(V)+ (VI)	(VIII) As a		. (	Total	(Arbic)	(x)	(XI)= (VII)+(X) As a % of (A+B+C2)	No. (a)	held(b)		held(b)	(XIV)
	Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	D	0.0000	NA	NA	0
	Employee Benefit Trust (under SEBI (Share based												01.						
	Employee Benefit) Regulations, 2014)		0	D	D	0	0	0.0000	0	0	0	0.0000	0	0.0000	D	0.0000	NA	NA:	0
Ī	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0	n	n	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA .	ń

- Note:
  [1] PAN would not be displayed on website of Stock Exchange(s).
  [2] The above format needs to disclose name of all holders holding more than 1% of total number of shares
  [3] W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





### Resulting Company 1 Pre Scheme Shareholding Pattern

Pre Scheme Shareholding Pattern Pre Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Entity: Arvind Fashions Limited
2.	Scrip Code/Name of Scrip/Class of Security: Not Listed
e.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg. 31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	*oN
1	Whether the Listed Entity has issued any partly paid up shares?		S S
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

Arvind Fashions Limited
Table I - Summary Statement holding of specified securities Pre Scheme of Arrangement

				No. of	No. of		or total		ting Rights	held in each	class of	No. of Shares	Shareholding , as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	or •	Number of
		Nos. of	No. of fully paid	Partly paid-up equity	shares underlyin		shares (calculate d as per	No of Voting I	lights		Total as a	Outstanding convertible securities	convertible securities ( as a percentage of		As a % of		As a % of	equity shares held in
		NOT THE PARTY OF THE	up equity	shares	Depositor	Control of the Contro	s. SCRR, eld 1957)	Class eg: X	Class eg: y T		% of (A+B+C)	(including Warrants)	diluted share capital) (XI)= (VII)+(X)		Shares	No. (a)	Shares	dematerial ised form (XIV)
Category	Category of shareholder	100000000000000000000000000000000000000								and the constraint of the last				No. (a)				
(1)	(II)	(111)	(IV)	(V)	(VI)	(VII) =			(1)	()	7	(X)		(	XII)		KIII)	
(A)	Promoter & Promoter Group	1	103906759	0	0	103906759	89.69%	103906759	0	103906759	89.69%		0 89.69%	5 1	0.00%	(	0.00%	6 103906759
(B)	Public	3	11944695	0	0	11944695	10.31%	11944695	0	11944695	10.31%		0 10.31%		0.00%	- (	0.00%	6 11944695
(C)	Non Promoter - Non Public																	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.00%	0	0	0	0.00%	11 3	0.00%	5	0.00%		0.00%	6 D
(C2)	nares Held By Employee Trust	0	0	0 /	0	- 0	0.00%	0	0	. 0	0.00%	1	0.00%		0.00%	(	0.00%	6 D
	Total	4	115851454	0	0	115851454	100.00%	115851454	0	115851454	100.00%	9	0 100.00%	(	0.00%		0.00%	6 115851454



### **Arvind Fashions Limited** Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Pre Scheme of Arrangement Number of Shares Shareholding pledged or No. of , as a % Number of Voting Rights held in each class of Number of Locked in otherwise ing % Shares assuming full conversion of shares encumbered calculate Underlying Partly shares d as per Outstanding convertible quity No. of fully ındertyir SCRR, onvertible securities ( as As a % of shares held No of Voting Rights paid up 1957 As a Total as a securities a percentage total total Nos. of equity sharehold equity Depositor Total nos. % of % of (including of diluted Shares Shares dematerialis Category & Name of the shareholders shares held held Receipts shares held (A+B+C2) Class eg: X Class eg: y Total (A+B+C) held(b) held(b) ed form Warrants) share capital) No. (a) (11) (III) (IV) (V) (VI) (VII) = (VIII) As a (XI)= (VII)+(X) (XII) (XIV) Indian Individuals / Hindu Undivided Family 0.00% 0.00% 0.00% 0.00% 0.00% Central Government / State Government(s) 0.00% 0.00% 0.00% 0.00% 0.00% 0 a Financial Institutions / Banks 0.00% 0.00% 0.00% 0.00% 0.00% 103906759 103906759 89.69% 103906759 103906759 103906759 Any Other (Specify) 89.69% 0 89.69% 0.00% 0.00% AABCA2398D Arvind Limited 1 103906759 103906759 89.59% 103905759 103906759 89.69% 89.69% 0.00% 0.00% 103905759 Sub Total (A)(1) 103906759 103906759 89.69% 103906759 103906759 89.69% 89.69% 0.00% 0.00% 103906759 Individuals (Non-Resident Individuals / Foreign Individuals) 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Government 0.00% Institutions 0.00% 0.00% 0.0099 0.00% 0.00% Foreign Portfolio Investor 0.00% 0.00% 0.00% 0.00% 0.00% Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% Sub Total (A)(2) 0.00% 0.00% 0 0.00% 0.00% 0.00% Total Shareholding Of Promoter And Promoter Group (A)=

103906759 89.69% 103906759

103906759

89.69%

0.00%

0.00% 103906759

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

103906759

### Note:

(A)(1)+(A)(2)

(1) PAN would not be displayed on website of Stock Exchange(s)

(2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



TVIND

				*3272*	Partly	No. of		Sharehold ing % calculated	Number o		ghts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of Locked in shares		Number of Shares pledged or otherwise encumbered		Number of equity
			Nos. of	No. of fully paid up equity	paid-up	shares underlyin g	Total nos.	as per SCRR, 1957 As a	No of Voti	No of Voting Rights		Total as a	Outstanding convertible securities	convertible securities ( as a percentage of		As a % of total		As a % of	shares held in demater
		1275207	sharehold	0.0000000000000000000000000000000000000	shares	Depositor		% of	Class eg:	-compression	120000A	% of	(including	diluted share capital)	200000000	Shares	2000000	Shares	alised
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	PAN	ers	held	held	y Receipts	147-00-00	(A+B+C2)	X	Class eg: y		(A+B+C)	Warrants)		No. (a)		No. (a)	held(b)	form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)		(X)	(XI)= (VII)+(X)	- (	XII)	(2	KIII)	(XIV)
1	Institutions							0.000	L										
(a)	Mutual Fund	-		) (		0 0		0.00%	D	-	0		L L	D.D0%	1	7.00	-	0.00%	_
(b)	Venture Capital Funds	:	1 2			0 0		0.00%	0	1 9	0			0.00%		0,0070	1 3	0.00%	
(c)	Alternate Investment Funds		0	4	4	0 0		0.00%	0					0.00%		0.0070	1 3	0.00%	
(d)	Foreign Venture Capital Investors		0			0 0	_	0.00%	0	_				0.00%			1 0		-
(e)	Foreign Portfolio Investor		0	) (		0 0		0.00%	0		130.0			0.00%		2 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	9		
(f)	Financial Institutions / Banks	-	1 0	) (		D 0	0	0.00%	0	1 9	0	0.00%		0.00%	- 9	0.00%	1 3	0.00%	
(g)	Insurance Companies			) (		0 0		0.00%	U		U	0.00%		0.00%		0.00%	1 8	0.00%	
(h)	Provident Funds/ Pension Funds	-		1	1	9		0.00%	11944695	9	44044505	0.00%	U	0.00%	- 1	0.00%	1 3	0.00%	
(i)	Any Other (Specify)			11944699		0 0	11944695			1 9	11944695	10.31%	U	10.31%		0.00%	1 5	0.00%	
	Indian Private Equity Investors		1	835848		0 0	835848		835848	9	835848	0.72%		0.72%	-		1 5	0.00%	
	Foreign Private Equity Investors			11108847			11108847	9.59%	11108847		11108847	9.59%	L L	9.59%		0.00%	1 .	0.00%	
	Sub Total (B)(1)	-	3	11944695	<b>*</b>	0 0	11944695	10.31%	11944695	٠	11944695	10.31%		10.31%	-	0.00%	- 3	0.00%	1194469
2	Central Government/ State Government(s)/ President of India	:											3						
	Central Government / State Government(s)		c			0 0	0	0.00%	0	9	0	0.00%		0.00%		0.00%	(	0.00%	
_	Sub Total (B)(2)			0	1	0 0	0	0.00%	0		0	0.00%	0	0.00%	(	0.00%	- 0	0.00%	5
3	Non-Institutions							_											
(a)	Individuals																		
	<ul> <li>i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.</li> </ul>		c		)	0 0	o	0.00%	0	C	0	0.00%	O	0.00%		0.00%	(	0.00%	
	ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.		C			0 0	c	0.00%	0		0	0.00%	c	0.00%		0.00%	-	0.00%	
(b)	NBFCs registered with RBI		l c	) (		0 0	C	0.00%	D	0	1000		E	0.00%		0.0070		0.00%	
(c)	Employee Trusts					0 0		0.00%	0		0	0.00%		0.00%	(	0.00%	(	0.00%	;
	Overseas Depositories(holding DRs) (balancing																		
(d)	figure)			0		0 0		0.00%	0		0	0.00%		0.00%		0.00%		0.00%	
(e)	Any Other (Specify)		C	1		0 0	0	0.00%			0		C	0.00%	(	0.000,0	(	0.00%	
	Trusts		0	4	_	0 0	0	0.00%	0				0	0.00%	- (	0.00%	(	0.00%	
	Hindu Undivided Family			) (	9	0 0	Ò	0.00%	0		0	1,450,670	Û	0.00%	- (	0.00	(	0.00%	
	Non Resident Indians (Non Repat)		C			0 0		0.00%	0		0		0	0.00%	. (	4.14.41.4	(	0.00%	
	Non Resident Indians (Repat)		0		4	0 0	C	0.00%	0		0		0	0.00%	(	0.00%	(	0.00%	
	Overseas Bodies Corporates		- 0	0		0 0	C	0.00%	0		0	0.00%	C	0.00%		9.0070		0.00%	
	Clearing Member		Ċ		3	0 0		0.00%			1.63		C	0.00%	(	U.DUYII		0.00%	
	Bodies Corporate		0	,	1	0 0		0.00%	0		0	0.00%	0	0.00%	(	0.00%	(	0.00%	
	Sub Total (B)(3)	1		•		0 0	0	0.00%	0		0	0.00%		0.00%		0.00%	-	0.00%	6
	Total Public Shareholding (B)=	1	1	1		1	1	1	1		1					1		1	

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

lo. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

### **Arvind Fashions Limited** Table IV - Statement showing shareholding pattern of the Non Promoter- Non Public shareholder Pre Scheme of Arrangement Number of Shares pledged or Shareholding , as Sharehold No. of Number of Voting Rights held in each class Shares % assuming full Number of Locked in otherwise ing % calculated of securities encumbered shares Underlying conversion of No. of of equity No. of Partly shares as per Outstanding convertible shares convertible SCRR, fully paid paid-up underlyin securities ( as a As a % of As a % of held in No of Voting Rights 1957 As a Total as a securities percentage of total total demateri up equity equity sharehold shares % of % of (including diluted share Shares shares Depositor shares Class eg: Shares alised Category & Name of the shareholders held y Receipts held (A+B+C2) X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) PAN form (11) (III) (IV) (V) (VI) (VII) = (VIII) As a (IX) (XI)= (VII)+(X) As (XII) (XIII) (XIV) Custodian/DR Holder 0.00% 0.00% 0 0.00% 0.009 Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014) 0.00% 0.00% 0.00% 0.00% 0.009 Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2) 0.00% 0.009

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



Post Scheme (Expected) Shareholding Pattern Post Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of	Entity: Arvind Fashions Limited
2.	Scrip Cod	de/Name of Scrip/Class of Security: Not Listed
3.	Share Ho	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declarat	on: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
5	Whether any shares held by promoters are pledge or otherwise encumbered?		No

\* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Arvind Fashions Limited

Category Category of shareholder

Public

Total

(A)

(B) (C1)

[C2)

Promoter & Promoter Group

Non Promoter - Non Public Shares Underlying DRs

Shares Held By Employee Trust

Shareholding,

conversion of

securities ( as a

percentage of

diluted share

38.48%

61.52%

0.00%

0.00%

100.00%

capital)

convertible

shares

No. (a)

as a %

No. of Shares | assuming full

Underlying

Outstanding

convertible

(including

22199779

Total as a securities

(A+B+C) Warrants)

22199779 38.48% 22199779

61.52%

0.00%

0.00%

% of

57695762 100.00%

35495983

Number of Shares

total

Shares

held(b)

0.00%

0.00%

0.00%

0.00%

0.00%

As a % of Number of equity

shares held in

dematerialised

22199779 34853535

57053314

encumbered

No. (a)

Number of Locked in pledged or otherwise

As a % of

total

Shares

held(b)

0.00%

0.00%

D 0.00%

0

0 0.00%

D 0.00%

Table I - Summary Statement holdin	g of specified securities Post Scheme of Arrangemen	t		
	No. of	No. of	Oi total	
	Partiv	shares	shares	

Nos. of

ers

sharehold equity

186461

equity

shares

No. of fully paid-up

shares held held

paid up

37 22199779

186498 57695762

35495983

Depositor Total nos.

y Receipts shares held 1957)

35495983

(calculate

22199779 38.48% 22199779

61.52%

0.00%

0.00%

57695762 100.00% 57695762

d as per

SCRR,

No of Voting Rights

35495983

Class eg: X Class eg: y Total

Arvind Fashions Limited
Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Post Scheme of Arrangement

				No. of fully paid	Partly paid-up	No. of shares underlyin		Sharehold ing % calculated as per SCRR,	Number o of securiti No of Voti	es	hts held in e	each class	No. of Shares Underlying Outstanding convertible	Shareholding, as a % assuming full conversion of convertible securities ( as	Number o	As a % of	Number of pledged of encumbe	r otherwise	Number of equity shares
		2200	Nos. of sharehold	A STATE OF THE PARTY OF THE PAR	equity g shares I held	g Depositor		1957 As a % of	Class eg:			Total as a % of	securities (including	a percentage of diluted		total Shares	0.00	total Shares	held in demateria lised form
	Category & Name of the shareholders	PAN	ers	held	2007000	y Receipts (VI)		(A+B+C2)	х	Class eg: y	(IX)	(A+B+C)	Warrants)		No. (a)		No. (a)	held(b)	lised form
	(I)	(II)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)		(X)	(XI)= (VII)+(X)	()	(II)		KIII)	(XIV)
(a)	Indian Individuals / Hindu Undivided Family			15169		0 0	15269	0.03%	15269		0 15269 7610 1942	0.03%	15269	0.03%	. 0	0.00%		0.00%	15169
	Hansaben Niranjanbhai Lalbhai	ABCPL8306R	17	7610				0 0.01%	7610			0.03%	7610	0.03%	% 0			-	
	Swati S Lalbhai	ABBPL6609G	-	1942		0 0	7610 1942	0.00%	1942				1942	0.01%	0	200000000000000000000000000000000000000		0.00%	1000000
	Badlani Manini Rajiv	ABEPN6750D	1 - 1	1342		0 0	2012	0.00%	1380		1380	0.00% 7 0.00% 8 0.00% 6 0.00% 8 0.00%	1380	0.00%	0			0.00%	
	Sunil Siddharth Lalbhai	AAFPL0691R	1	1087		•		0.00%	1087		1087		1087	0.00%	0			0.00%	
	Vimla S Lalbhai	ABCPL6407D	1 2	75.55	918 (	0 0	2007	0.00%	918		918		% 91	200	0	200000000000000000000000000000000000000			
-	Taral S Lalbhai	AAYPL1610K	1	+				0.00%	815		815			0.00%	0			+	
$\overline{}$	Punit Sanjaybhai	ABBPL1387R	1 3	_			743 385		743		743		743	0.00%	0	2017/10/2015/2022			175,775,190
	Astha Lalbhai	ACPPL8308R	1 - 1	1 385				85 0.00%	385		385		385	0.00%	0			0.00%	
-	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	9	+					313		313	0.00%	313	0.00%	0			0.00%	
$\overline{}$	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	1	2 69		0 0			69		313 69 4 2	0.00%	69	0.00%	0			0.009	
	Sunil Siddharth	AAFHS8242F	1	1 2	4	0 0			4			0.00%	4	0.00%	0			0.00%	
	Kalpana Shripal Morakhia	AFQPM9762E				) (	9 1 5	2 0.00%	2			0.00%	2	0.00%	0			0.00%	
	Others	AL CHAISTOLE				0 0				1 5	0	0.00%	0	0.00%	0			0.00%	
	Central Government / State Government(s)		ì	_	_	0 0	0		C		0	0.00%	0		0			0.00%	
	Financial Institutions / Banks		<u> </u>			0 0		0.00%	0		0	0.00%	0	0.00%	-	7,500,000,000		0.00%	
	Any Other (Specify)			22184510			22184510		22184510		22184510	38.45%	22184510	38.45%	0				22184510
-	Bodies Corporate	A A D CT A CO TAL		22184510			22184510		22184510		22184510	38.45%	22184510	38.45%	0				22184510
$\overline{}$	Aura Securities Private Limited	AABCT4637N	- 5	IJIII			19112362		19112362		19112362	33.13%	19112362	33.13%	0			0.00%	
	Ami Employee Welfare Trust	AAATA1230E		1265463		0 0		2.19%	1265463		1265463	2.19%	1265463	2.19%	0			0.00%	
	Atul Limited	AABCA2390M AAACA3899C		825494		0 0		1.43%	825494		825494 375252	1.43% 0.65%	825494	1.43% 0.65%	0			0.00%	
	Aagam Holdings Private Limited			375252		0 0		0.65%	375252		230592	0.65%	375252	-					
	Amazon Investments Private Limited	AAACA9610K ABHFA4336M		1 230592		0 0	-	0.40%	230592 162000		162000	0.40%	230592 162000	0.40%	0			0.00%	
$\overline{}$	Aura Business Ventures Llp Lalbhai Realty Finance Private Limited	AAACL1991N		91000	2.			0.28%	91000		91000	0.28%	91000	0.28%	0	2017/12/2017/07/2		0.00%	
-	Aeon Investments Private Limited	AAACA9605Q		35849				0.16%	35849		35849	0.16%	35849	0.16%	0				
-	Adore Investments Private Limited	AAACA9595M	-	26459		0 0		0.05%	26459		26459	0.05%	26459	0.05%	0				
-	Anusandhan Investments Limited	AAACA4013C	1	23000		0 0		0.03%	23000		23000	0.05%	23000	0.03%	. 0			0.00%	
	Amardeep Holdings Private Limited	AAACA9609C	-	18850				0.04%	18850		18850	0.04%	18850	0.04%	0			0.00%	
$\overline{}$	Aayojan Resources Private Ltd	AAACA3895Q		16901		0 0	-	0.03%	16901	1	16901	0.03%	16901	0.03%	0			0.00%	
	Adhinami Investments Private Limited	AABCA7790D		1200		0 0		0.00%	1200		1200	0.00%	1200	0.00%	0			0.00%	
	Akshita Hold ngs Private Limited	AAACA9600M	-	1 27					27		27	0.00%	27	0.00%	0			0.00%	
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	1 20			75.0		20		20	0.00%	20	0.00%	0	100000000000000000000000000000000000000		0.00%	
	Aura Securities Pvt Ltd	ABBFA4102H		-		0 0		-	20		20	0.00%	20		0				
	Fast Credit Consulting Pvt.Ltd.			_		0 0			20		20	0.00%	20					0.00%	
		AACCF6701A	1				1	3.000			-								
	Sub Total (A)(1)		37	22199779	9	0	22199779	38.48%	22199779		22199779	38.48%	22199779	38.48%	0	0.00%		0.00%	22199779
2	Foreign							0.00%				0.00%	0	0.00%		0.00%		0.00%	,
(a)	Individuals (Non-Resident Individuals / Foreign Individuals)				) (	0 0	0	0.00%	C		0	0.00%	0	0.00%	0	0.00%		0.00%	. 0
	Government		(		)	0 0	0	0.00%	C		0	0.00%	0	0.00%	0	0.00%	- 3	0.00%	0
	Institutions				) 1	0 0	0	0.00%	C		0	0.00%	0	0.00%	0			0.00%	0
	Foreign Portfolio Investor				)	0 0	0		C		0	0.00%	0	0.00%	0			0.00%	0
	Any Other (Specify)				)	0 0	0	0.00%			0	0.00%	0	0.00%	0	0.00%	1 9	0.00%	0
	Sub Total (A)(2)		-		)	0 0		2000000000	C		0	0.00%	0	0.00%		2002/2000		-	
	Total Shareholding Of Promoter And Promoter Group (A)=		1		1					0	0 0				00% 0 0.0				

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note: (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



								Sharehol ding % calculate	Number of of securitie		nts held in ea		No. of Shares Underlying	assuming run	Number o	f Locked in	Number of pledged or otherwise encumber		_Number of
			Nos. of	No. of fully paid up equity	equity	No. of shares underlying	Total nos.	d as per SCRR, 1957 As a	No of Votin	g Rights		Total as a	convertible securities	convertible securities ( as a percentage		As a % of total		As a % of total	held in
	encena (Marati Marago) por rista e il collingua della constitució del Marati del	A PARAGONAL T	sharehold		shares	Depository		% of				% of	(including	of diluted		Shares			demateria
	Category & Name of the shareholders	PAN	ers	held	held	Receipts	held	(A+B+C2)	Class eg: X	Class eg: y	Total	(A+B+C)	Warrants)	share capital)	No. (a)	held(b)	No. (a)	held(b)	ised form
1	Institutions																		
(a)	Mutual Fund		84	5169826	0	0	5169826				0.000000			8.96%	0	0.00%	0	0.00%	
	Kotak Select Focus Fund	AAATK4475F		1000000	0	0	1000000		1000000		1000000	1.73%		1.73%	0	0.00%	0	0.00%	
	Franklin Templeton Mutual Fund A/C Franklin Inc	1.00.000.00.000.000.000.000.000.000.000		920000	0	0	920000		920000		920000		C	1.59%	0	0.00%	0	0.00%	
	Sundaram Mutual Fund A/C Sundaram Select Mi	AAATS2554B		728475	0	0	728475		728475		728475		C	1.26%	0	0.00%	0	0.00%	
(b)	Venture Capital Funds		0	0	0	0	0	0.0070	0		0	0.00%		0.00%	0	0.00%	0	0.00%	
(c)	Alternate Investment Funds		1	1320	0	0	1320		1320	0	1320		C	0.00%	0	0.00%		0.00%	
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	0	0.00%	0	0.00%	ó <u>(</u>
(e)	Foreign Portfolio Investor		217	14085201	0	0	14085201	24.41%	14085201	0	14085201	24.41%	C	24.41%	0	0.00%	0	0.00%	6 1408081
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		1115265	0	0	1115265				1115265		C	1.93%	0	0.00%	0	0.00%	
	Multiples Private Equity Fii I	AAGCM9652B		988458	0	0	988458	1.71%	988458	0	988458	1.71%	0	1.71%	0	0.00%	0	0.00%	98845
(f)	Financial Institutions / Banks		62	1729703	0	0	1729703	3.00%	1729703	0	1729703	3.00%	C	3.00%	0	0.00%	0	0.00%	6 172807
	Life Insurance Corporation Of India	AAACL0582H		1685688	0	0	1685688	2.92%	1685688	0	1685688	2.92%	C	2.92%	C	0.00%	0	0.00%	6 168568
(g)	Insurance Companies		0	0	0	0	0	0.00%	0	0	0	0.00%	C	0.00%	0	0.00%	0	0.00%	6 (
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.00%	0	0	0	0.00%	C	0.00%	0	0.00%	0	0.00%	6 (
(i)	Any Other (Specify)		0	0	0	0	0	0.00%	0	0	0	0.00%	C	0.00%	0	0.00%	0	0.00%	6 (
	Foreign Bank		0	0	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	0	0.00%	0	0.00%	6 (
	UTI		0	0	0	0	0	0.00%	0	0	0	0.00%	C	0.00%	0	0.00%	0	0.00%	6 (
	Indian Private Equity Investors		1	417924	0	0	417924	0.72%	417924	0	417924	0.72%	C	0.72%	0	0.00%	0	0.00%	6 41792
	Foreign Private Equity Investors		2	5554424	0	0	5554424	9.63%	5554424	0	5554424	9.63%	C	9.63%	C	0.00%	0	0.00%	6 5554424
			1																
	Sub Total (B)(1)		368	26756824	0	0	26756824	46.38%	26756824	0	26756824	46.38%		46.38%	0	0.00%	0	0.00%	6 2674850

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208261

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144486

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7903417

0.00% 34853535

580

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

180091

5922

24

2239

683

1283

577

1115

186093

5361456

1071633

2104455

208261

263218

87554

176757

148097

1219988

8537545

186461 35495983

580

No. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note:

(c)

(e)

**Arvind Fashions Limited** 

President of India

Sub Total (B)(2)

Non-Institutions Individuals

capital up to Rs. 2 lakhs.

NBFCs registered with RBI

Employee Trusts

Any Other (Specify) Trusts

Clearing Member

**Bodies Corporate** 

Sub Total (B)(3)

Hindu Undivided Family

Non Resident Indians (Non Repat)

Non Resident Indians (Repat)

Overseas Bodies Corporates

Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)

figure)

Central Government / State Government(s)

i. Individual shareholders holding nominal share

Overseas Depositories(holding DRs) (balancing

ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.

Table III - Statement showing shareholding pattern of the Public shareholder Post Scheme of Arrangement

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



					No. of		Sharehold ing % calculated	Number of	f Voting Rig	hts held in e	each class	Shares	Shareholding, as a % assuming full conversion	Number o	f Locked in	Number of pledged or encumber	rotherwise	Number
Category & Name of the shareholders	PAN	Nos. of sharehold ers	No. of fully paid up equity shares held	Partly paid-up equity shares held	shares underlyin B Depositor		as per	No of Voti	ng Rights	Total	Total as a % of (A+B+C)	Outstanding convertible securities (including	of convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	.50 555	As a % of total Shares held(b)	of equity
(0)	(11)	(111)	(IV)	(v)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		(	IX)		(x)	(XI)= (VII)+(X) As a % of (A+B+C2)	t	KII)	(X	(III)	(XIV)
Custodian/DR Holder	100.0		0		0 0	0	0.00%	0		0	0.00%	0	0.00%		0.00%	6 0	0.00%	
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			0	100	0 0	0	0.00%	0		0	0.00%	0	0.00%		0.00%	6 0	0.00%	
Tatal Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0	o	10	0 0	0	0.00%	0		0	0.00%	0	0.00%		0.00%	s 0	0.00%	

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian





## Resulting Company 2 Pre Scheme Shareholding Pattern

Pre Scheme Shareholding Pattern Pre Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: Anveshan Heavy Engineering Limited
2.	Scrip Code/Name of Scrip/Class of Security: 500101
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg. 31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		oN
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

Anveshan Heavy Engineering Limited

Table I - Summary Statement holding of specified securities Pre Scheme of Arrangement

				No. of	No. of			96	f Voting Rig	hts held in	each class	No. of Shares	assuming run	Number o	of Locked in	Number o pledged or encumber	r otherwise	Number
Catogory	Category of shareholder	Nos. of sharehold	up equity	Partly paid-up equity shares held	shares underlyin g Depositor y Receipts	shares	SCRR,		ng Rights Class eg: y		Total as a % of (A+B+C)	Outstanding convertible securities (including Warrants)	convertible securities { as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	As a % of total Shares	of equity shares held in demateria lised form
(1)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1		Iprio.c,	(X)	(XI)= (VII)+(X)		XII)	-	(III)	(XIV)
	Promoter & Promoter Group		7 50000		0	50000	-			50000	100.00%	0	100.00%	(	0.00%		0.00%	-
(B)	Public		0 0		0	0	0.00%	0	0	0	0.00%	0	0.00%	(	0.00%	C	0.00%	0
(C)	Non Promoter - Non Public				1		782.00											
(C1)	Shares Underlying DRs	Ú.	0 0		0	0	0.00%	0	0	0	0.00%	0	0.00%	- (	0.00%	୍ଦ	0.00%	0
(C2)	Shares Held By Employee Trust	ij	0 0		0	0	0.00%	0	0	0	0.00%	0	0.00%	- (	0.00%	୍ଦ	0.00%	0
	Total	ii ii	7 50000		0	50000	100.00%	50000	0	50000	100.00%	0	100.00%	700	0.00%	. 0	0.00%	0



### Anveshan Heavy Engineering Limited Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Pre Scheme of Arrangement Number of Shares Shareholding, pledged or No. of as a % Number of Voting Rights held in each class | Shares Number of Locked in otherwise ssuming full calculated of securities encumbered shares Underlying No. of conversion of of equity No. of Partly Outstanding convertible as per fully paid paid-up underlyii SCRR, onvertible securities ( as a As a % of As a % of held in No of Voting Rights 1957 As a up equity equity Total as a securities Nos. of Total nos percentage of total total demateri % of Class eg: diluted share Shares sharehold shares % of (including Shares alised shares Depositor shares Category & Name of the shareholders PAN held held Receipts held (A+B+C2) X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) form (III) (IV) (V) (VI) (VII) = (VIII) As a (XI)= (VII)+(X) (11) (X) (XII) (XIII) (XIV) (IX) Individuals / Hindu Undivided Family 50000 100.00% 50000 50000 100.00% 100.00% 0.00% 0.00% 50000 Sanjaybhai Shrenikbhai Lalbhai ABCPL6596P 49994 49994 99.99% 1564 1564 99.99% 99.99% 0.00% 0.00% 0.01% 345 345 0.01% 0.01% 0.00% 0.00% Central Government / State Government(s) 0.00% 0.00% 0.00% 0.00% 0.00% Financial Institutions / Banks 0.00% 0.00% 0.00% 0.00% 0.00% Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% 50000 50000 100.00% 50000 50000 100.00% Sub Total (A)(1) 0 0 100.00% 0.00% 0.00% Foreign Individuals (Non-Resident Individuals / Foreign Individuals) 0.00% 0.00% 0.00% 0.00% 0.00% Government 0.00% 0.00% 0.00% 0.00% 0.00% (b) Institutions 0.00% 0.00% 0.00% 0.00% 0.00% Foreign Portfolio Investor 0.00% 0.00% 0.00% 0.00% 0.00% (d) Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)=

50000

100.00%

50000

50000

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0.00%

0.00%

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etr

50000

- (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



Anvesh	nan He	avy Er	ngineeri	ng L	imited

Table III - Statement showing shareholding pattern of the Public shareholder Pre Scheme of Arrangement

						No. of		Sharehold ing % calculated	Number o	f Voting Ri	ghts held i	n each class	No. of Shares Underlying Outstandin		Number o	of Locked in	1	of Shares or otherwise red	Number
			Nos. af	No. of fully paid up equity	equity	shares underlyin g	Total nos.	as per SCRR, 1957 As a	No of Voti		T	Total as a	securities	convertible securities ( as a percentage		As a % of total		As a % of total	of equity shares held in
			sharehold		shares	Depositor	\$50.000.000 A.S.	% of	Class eg:	227090000000		% of	(including	of diluted	Charles and	Shares		Shares	demateria
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	X	Class eg:		(A+B+C)	Warrants)	share capital)			No. (a)	held(b) XIII)	lised form
1	(I)	(11)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		P	(IX)	4	(X)	(XI)= (VII)+(X)	1 1	XII)	- 4	XIII)	(XIV)
(0)	Mutual Fund		0	-	+	0 0		0.00%	0	,	D	0 0.00%	1	0.00%		0.00%	-	0 0.00%	1
(a)			- 0			0 0				100		0 0.00%						0 0.00%	-
(b) (c)	Venture Capital Funds Alternate Investment Funds		0			0 0	1 0					0 0.00%						0 0.00%	
(d)	Foreign Venture Capital Investors		0			0 0				(2.00)	-	0 0.00%	1			0.00%		0 0.00%	
	Foreign Portfolio Investor		0			0 0					9	0 0.00%		11.5555.53		0.00%		0 0.00%	-
(e) (f)	Financial Institutions / Banks		0		_	0 0	_					0 0.00%	1			0.00%	_	0 0.00%	100
(T) (g)	Insurance Companies		0		_	0 0					-	0 0.00%	1		_	0.00%		0 0.00%	
(h)	Provident Funds/ Pension Funds	9	0			0 0					-	0 0.00%	17.5	The state of the s		0.00%		0 0.00%	
64 (64)	Any Other (Specify)		0		4	0 0		N. 1007728-2015-0	10	2	-	0 0.00%	1	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	103	0.00%		0 0.00%	
(1)			0			0 0	_	1 2000			~	0 0.00%	1	7,000,000		0.00%		0 0.00%	
	Sub Total (B)(1)  Central Government/ State Government(s)/	2	- "			0 0	1	0.00%	-	1	0	0.00%	-	0.00%		0.00%		0.00%	
2	President of India		4							6							8		150
	Central Government / State Government(s)		0		95	0 0		0.00%				0 0.00%	(	0.00%		0.0075	16.	0.00%	9
	Sub Total (B)(2)		0			0 0		0.00%	C	)	0	0.00%		0.00%	- 3	0.00%		0.00%	[] [0
3	Non-Institutions																		
(a)	Individuals																		
	i. Individual shareholders holding nominal share							100000000000000000000000000000000000000		20						10000000		60	
	capital up to Rs. 2 lakhs.		0		8	0 0		0.00%	0	7	0	0.00%	(	0.00%	- 3	0.00%		0.00%	8
	ii. Individual shareholders holding nominal share		3.0			310		3000000				VID 1000	100		50			war and	
	capital in excess of Rs. 2 lakhs.		0	9		0 0		0.00%		7		0 0.00%		0.00%	- 8	0.00%		0.00%	
(b)	NBFCs registered with RBI		0			0 0	0			or the same of the		0.00%		0.00%		0.00%		0.00%	
(c)	Employee Trusts	1	0			0 0	1	0.00%	- 0	7	D	0 0.00%	1	0.00%		0.00%		0.00%	
	Overseas Depositories(holding DRs) (balancing		15					on second				VII.							
(d)	figure)	č.	0			0 0	1			1		0.00%	1	0.00%	1	0.00%		0.00%	
(e)	Any Other (Specify)		0		_	0 0				30.0		0 0.00%	1 0	0.00%		0.0070		0.00%	
	Trusts		0			0 0						0 0.00%				0.00%		0.00%	
	Hindu Undivided Family		0			0 0				100	-	0 0.00%		7375575		010075		0.00%	70
	Non Resident Indians (Non Repat)		0	4.5		0 0	(			100		0 0.00%				0.00%		0.00%	
	Non Resident Indians (Repat)		0			0 0				7 10		0 0.00%	1	1000				0.00%	
	Overseas Bodies Corporates		0	-		0 0						0 0.00%	(			0.00%		0.00%	
	Clearing Member		0			0 0			0	N. S.	5	0 0.00%		1,717,711	1	0.00%		0.00%	
	Bodies Corporate		0		_	0 0	_	500,000,000			-	0 0.00%			_	0.00%		0.00%	
	Sub Total (B)(3)		0			0 0		0.00%		7	0	0 0.00%	- 1	0.00%	- 0	0.00%		0.00%	
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		0		30	0 0		0.00%			0	0 0.00%		0.00%		0.00%		0 0.00%	32

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



						No. of		Sharehold ing % calculated	Number o	f Voting Rig es	hts held in	ı each class	No. of Shares	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	)r	Number of equity
			No. of	No. of fully paid		shares underlyin		as per SCRR,	No of Voti			T-1-1	Outstanding convertible	convertible securities ( as		As a % of		As a % of	shares held in
			Nos. of sharehold	20000100	shares	g Depositor	shares		Class eg:			% of	securities (including	a percentage of diluted		Shares		Shares	demateri alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	X	Class eg: y		(A+B+C)		share capital)			No. (a)		form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1	X)		(X)	(XI)=(VII)+(X)	(3	XII)	(X	KIII)	(XIV)
1	Custodian/DR Holder		0	) (		0 0		0.00%	0	0		0.00%	0	0.00%		0.00%	0	0.00%	
2	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)	v.				0 0	0 0	0.00%	c	0		0.00%	0	0.00%		0.00%	C	0.00%	
	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)					0		0.00%		0		0.00%		0.00%		0 0.00%	c	0.00%	

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



Post Scheme (Expected) Shareholding Pattern Post Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name o	f Listed Entity: Anveshan Heavy Engineering Limited
2.	Scrip Co	ode/Name of Scrip/Class of Security: 500101
3.	Share H	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declara	tion: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
1	Whether the Listed Entity has any shares in locked-in?		No
5	Whether any shares held by promoters are pledge or otherwise encumbered?		No

\* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Anveshan Heavy Engineering Limited
Table I - Summary Statement holding of specified securities Post Scheme of Arrangement

				No. of	No. of	ı	OI LOLAI	Number of Vo	oting Right	s held in each	class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number o	of Locked in	Number of pledged of otherwise encumber	or e	Number of equity
		Nos. of	No. of fully paid up	Partly paid-up equity shares	shares underlyin g		shares (calculate d as per SCRR,	No of Voting	Rights Class eg:	1		convertible securities	of convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total Shares	shares held in demateri allsed
Category	Category of shareholder	ers		held	200000000000000000000000000000000000000		0.0000000000000000000000000000000000000	Class eg: X	Y	Total		Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	form
	Promoter & Promoter Group	59	4228859	0	0	4228859	41.48%		. 0	4228859	41.48%		0.00%		0.00%		0.00%	4167959
(B)	Public	186458	5965103	0	0	5965103	58.52%	5965103		5965103	58.52%		58.52%		0.00%		0.00%	5613395
(C)	Non Promoter - Non Public																	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.00%	0	0	0	0.00%		0.00%	(	0.00%		0.00%	0
(C2)	Shares Held By Employee Trust	0	D	0	0	a	0.00%	0	C	0	0.00%		0.00%		0.00%		0.00%	D
	Total	186517	10193962	0	0	10193962	100.00%	10193962	0	10193962	100.00%		58.52%		0.00%		0.00%	9781354



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						No. of		Sharehold ing % calculated	Number of	f Voting Rigi	hts held in e	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number of	of Locked in	Number of pledged of encumber	r otherwise	Number
			Nos. of sharehold	No. of fully paid up equity shares	equity shares	shares underlyin g Depositor		as per SCRR, 1957 As a % of	No of Voti	ng Rights		Total as a % of	Outstanding convertible securities (including	of convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total Shares	of equity shares held in demateria
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts	held	(A+B+C2)	X	Class eg: y	Total	(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	lised form
(a)	Indian Individuals / Hindu Undivided Family	/	39	81753		) 0	81753	0.80%	81753	0	81753	0.80%		0.00%	4	0.00%		0.00%	59717
(0)	Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	1409		1 -			1409	-	1409	0.01%	0			0.00%			1409
	Swati S Lalbhai	ABBPL6609G	1 1	360		+			360		360	0.00%				0.000			360
	Badlani Manini Rajiv	ABEPN6750D	1	256					256	-	256	0.00%	0		_			0.00%	256
	Sunil Siddharth Lalbhai	AAFPLO691R	1	201		1			201	_	201	0.00%	0	1,010.00		0,00,0		0.00%	201
	Vimla S Lalbhai	ABCPL6407D	2	170					170		170	0.00%	0	1,7,0,7,0,0		0.00%		0.00%	170
	Taral S Lalbhai	AAYPL1610K	1	151		, ,			151	_	151	0.00%			-	0.00%		0.00%	151
	Punit Sanjaybhai	ABBPL1387R	1 1	-		0 0			138	-	138	0.00%				0.00%			138
	- Contractive Cont	ACPPL8308R	1 1	138					138		138 71	0.00%	0				1	0.00%	138
	Astha Lalbhai		1									11,040,4 01,140,0 0	-			1-0-0-0	1 3		
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	4	58		2.0			58		58	0.00%	C					010070	5 58
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2	13	1	_			13		13	0.00%	C			0.0070		0.0070	13
	Sunil Siddharth	AAFHS8242F	1	1	. (	,		0.00%	1		1	0.00%	C	1000000		0.00%		0.00%	1
	Kalpana Shripal Morakhia	AFQPM9762E	1	- 0		-			0		0	0.00%	C			0.00%	-		
	Others		21			_			78925		78925	0.77%	C	4	1 13			0.00%	56889
(b)	Central Government / State Government(s)		0	_	1	) 0		0.0070			0	0.00%	0			3000000		0.0070	
(c)	Financial Institutions / Banks		0			0		0.00%	0		0	0.00%	0			0.00%		0.0070	6 (
(d)	Any Other (Specify)		20				4147107				4147107	40.68%	0	1,500,500		0.00%			
	Bodies Corporate		20	4147107	_	0 0					4147107	40.68%	C			0.00%	(	0.0070	4108243
	Aura Securities Private Limited	AABCT4637N	3	3551618		-	0002020		3551618		3551618	34.84%	C			0.0070		0.00%	3551618
	Aml Employee Welfare Trust	AAATA1230E	2	234345		0 0			234345		234345	2.30%	C				- 0	404.000	234345
	Atul Limited	AABCA2390M	1	152869		0			152869		152869	1.50%	C		1 1/2			0.0070	152869
	Aagam Holdings Private Limited	AAACA3899C	1	69995		_	00000		69995		69995	0.69%	C	1 0000000		0.00%	_	0.0070	69999
	Amazon Investments Private Limited	AAACA9610K	1	42702		0	10.000		42702		42702	0.42%	C			0.00%		0.0070	42702
	Aura Business Ventures Llp	ABHFA4336M	1	30000		0			30000		30000	0.29%	C		_	0.00%	- 0	0.00%	30000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	16852					16852		16852	0.17%	C	1000000			(	0.0070	16852
	Aeon Investments Private Limited	AAACA9605Q	1	6639		0			6639		6639	0.07%	C			0.00%	(	0.00%	6639
	Adore Investments Private Limited	AAACA9595M	1	4900	) (	0 0	4900	0.05%	4900		4900	0.05%	C	0.00%	6	0.00%		0.00%	4900
	Anusandhan Investments Limited	AAACA4013C	1	4259	9 (	0	4259	0.04%	4259		4259	0.04%	C	0.00%	6	0.00%	(	0.00%	4259
	Amardeep Holdings Private Limited	AAACA9609C	1	3491	. (	0 0	3491	0.03%	3491		3491	0.03%	C	0.00%	ó	0.00%		0.00%	3491
	Aayojan Resources Private Ltd	AAACA3895Q	1	20630	) (	0	20630	0.20%	20630		20630	0.20%	C	0.00%	6	0.00%		0.00%	3130
	Adhinami Investments Private Limited	AABCA7790D	1	222	2 (	0 0	222	0.00%	222		222	0.00%	C	0.00%	6	0.00%		0.00%	222
	Akshita Holdings Private Limited	AAACA9600M	1	5	5 (	0 0		0.00%	5		5	0.00%	C	0.00%	6	0.00%	. (	0.00%	
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	4	1 (	0	2	0.00%	4		4	0.00%	C	0.00%	6	0.00%		0.00%	5 4
	Aura Securities Pvt Ltd	ABBFA4102H	1	4	1 (	0 0		0.00%	4		4	0.00%	C	0.00%	6	0.00%	- 0	0.00%	
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	4	1 (	0 0	2	0.00%	4		4	0.00%	C	0.00%	6	0.00%		0.00%	
	Aegis Investments Ltd.		1	8568	3 (	0 0	8568	0.08%	8568		8568	0.08%	C	0.00%	6	0.00%		0.00%	5 (
	Sub Total (A)(1)		59	4228859	) (	0	4228859	41.48%	4228859	0	4228859	41.48%		0.00%	6	0.00%		0.00%	4167959
2	Foreign							0.00%				0.00%		0.00%	6	0.00%		0.00%	
(a)	Individuals (Non-Resident Individuals / Foreign Individuals)		0			) 0		0.00%	0		0	0.00%	0	0.00%		0.00%		0.00%	
(b)	Government		0	1	1 7	0 0			0		0	0.00%		10		0.00%		-	
(c)	Institutions		0			+			0		0	0.00%		-				-	
(d)	Foreign Portfolio Investor		0	1		_			0		0	0.00%	0			0.00%		0.00%	3 (
(e)	Any Other (Specify)		0	"		137	_		0		0	0.00%		-				0.00%	
(~/	Sub Total (A)(2)		0	,	1				0		0	0.00%				0.00%		-	
	Total Shareholding Of Promoter And Promoter Group (A)=		_ ·		1 '	1	<del>  '</del>	0.00/0	-	, v	- 0	0.0070		0.007	'	0.00%	1	0.00%	<del>- '</del>
		1	1	I	1	1	1	1	1	1	1		1	1	1	1	1	1	1

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s)
  (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

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Table	III - Statement showing shareholding patte	rn of the Public	c sharehol	der Post Sch	eme of A	rrangeme	ent												
						No. of		Sharehol ding % calculate	Number of		ghts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number o	f Locked in	Number of pledged of otherwise encumber	r	Number of equity
			Nos. af	No. of fully	Partly paid-up equity	underlyin g Depositor	Total nos.	d as per SCRR, 1957 As a	No of Voti	ng Rights		Total as a	Outstanding convertible securities			As a % of total		As a % of total	shares held in demater
	Category & Name of the shareholders	PAN	sharehold ers		shares held	y Receipts	shares held	% of (A+B+C2)	Class eg: X	Class eg: Y	Total	% of (A+B+C)	(including Warrants)	of diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	alised form
1	Institutions	-		-															
(a)	Mutual Fund		84	957375	. (	0	957375	9.39%	957375	0	957375	9.39%		9.39%		0.00%		0.00%	95694
	Kotak Select Focus Fund	AAATK4475F		185185		) (	185185		185185	0	185185		(	1.82%			0	0.00%	18518
	Franklin Templeton Mutual Fund A/C Franklin In			170370			170370		170370	0	21.0010					0.0010	_		1703
	Sundaram Mutual Fund A/C Sundaram Select M	icAAATS2554B		134903			134903	1.32%	134903	0	MD 1000	100000000000000000000000000000000000000					_		13490
(b)	Venture Capital Funds		0	0				0.00%	0	1.5		0.0076							
(c)	Alternate Investment Funds		1	244					244	0									24
(d)	Foreign Venture Capital Investors		0	0															
(e)	Foreign Portfolio Investor		217	2608371		0	2000311			0									
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		206531		1	206531	2.03%	206531	0		2.03%							20653
	Multiples Private Equity Fil I	AAGCM9652B		183048		39	183048	1.80%	183048	0	183048								18304
(f)	Financial Institutions / Banks		65		(		603647	5.92%	603647	0									58130
	Life Insurance Corporation Of India	AAACL0582H		312164			312164		312164	0	312164								31216
	The New India Assurance Company Limited	AAACN4165C	1	261352		1 2	261352	2.56%	261352	0					100	7.20		1000	26139
(g)	Insurance Companies		0					0.00%	0						100				
(h)	Provident Funds/ Pension Funds		0			0		0.00%	0	0	0			The state of the s					
(1)	Any Other (Specify)			· · · · · ·			0	0.00%	0	0	0	91447	(			12.52.23.13		-	
	Sub Total (B)(1)  Central Government/ State Government(s)/	1	367	4169638	- 1		4169638	40.90%	4169638	- 0	4169638	40.90%		40.90%		0.00%		0.00%	414611
2	President of India																		
	Central Government / State Government(s)						,	0.00%				0.00%	1	0.00%	9	0.00%		0.00%	
	Sub Total (B)(2)		1	4	- 7		7	0.00%	7	0	,	0.00%		0.00%		100000000000000000000000000000000000000		0.0000000000000000000000000000000000000	
2	Non-Institutions					1	1	0.00%	- 1		1	0.00%		0.00%	5 5	0.00%		0.0076	_
(a)	Individuals	1	- 0			1	2 /		S		1			1	F	1			
a)	i. Individual shareholders holding nominal share		+ -	1		1					1			+	-	1		-	-
	capital up to Rs. 2 lakhs.		181005	1190164	- r		1190164	11.68%	1190164	0	1190164	11.68%		11.68%		0.00%		0.00%	93913
	ii. Individual shareholders holding nominal		10100	1130104	-	1	1130104	11.00%	1130104	-	113010	1110070	-	11.00%	1	0.0076		0.0070	3331
	share capital in excess of Rs. 2 lakhs.		81	256467			256467	2.52%	256467	0	256467	2,52%		2.52%		0.00%		0.00%	19659
(b)	NBFCs registered with RBI						0	0.00%	0	0							0		1200
(c)	Employee Trusts	1			1		-	0.0000000000000000000000000000000000000	0						1 (25			-	
	Overseas Depositories(holding DRs) (balancing		1 1	1		1								2.00%	1				
(d)	figure)			0 0		0 0	0	0.00%	0	0	0	0.00%		0.00%		0.00%		0.00%	
(e)	Any Other (Specify)		5927	406843	- 0		406843	3.99%	406843	0	406843								38956
indire	Trusts		25		- 0		38602		38602	0	38602		(	0.38%					3860
	Hindu Undivided Family		2241	52762	- 0		52762	0.52%	52762	0	52762	0.52%	(	0.52%		0.00%	0	0.00%	5276
	Non Resident Indians (Non Repat)		684			0 0	27414	0.27%	27414	0	27414	0.27%		0.27%		0.00%		0.00%	1611
	Non Resident Indians (Repat)	4	1283	32733	(	(	32733		32733	0	32733			0.32%		0.00%		0.00%	2679
	Overseas Bodies Corporates		1	107	. (	) (	107		107	0	107		(	0.00%	. (	0.00%			10
	Clearing Member		577		- 0		27425		27425	0	27425							4.000	2742
	Bodies Corporate		1116		- 0			2.23%	227800	0				-	1			11-32-37	22780
	Sub Total (B)(3)		187012	1795458		0	1795458	17.61%	1795458	0	1795458	17.61%	- (	17.61%		0.00%		0.00%	146727
	Total Public Shareholding (B)=		1	1			3 (1		d d					1					2
	(B)(1)+(B)(2)+(B)(3)	1	186458	5965103		) c	5965103	58.52%	5965103	0	5965103	58.52%		58.52%	1 0	0.00%		0.00%	561339

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
00	

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

					No. of			Number of of securities		ghts held in	each class		Shareholding , as a % assuming full conversion of		of Locked in	Number of pledged or otherwise encumbers	r	Number of equity
		2002 63	No. of fully	Partly paid-up	shares underlyin		as per	No of Votin				Outstanding convertible	convertible securities ( as		As a % of		As a % of	shares held in
Category & Name of the shareholders	PAN	sharehold		equity shares held		Total nos. shares held	X110000	Class eg: X	Class eg: y	y Total	% of (A+B+C)	securities (including Warrants)	a percentage of diluted share capital)	No. (a)	total Shares held(b)		total Shares held(b)	demateri alised form
(i)	(II)	(111)	(IV)	(v)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		î	IX)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)		KII)	IXI	au <b>n</b>	(XIV)
Custodian/DR Holder		0		0	0	0	0.00%	0	- 1	0 (	0.00%		0.00%		0.00%		0.00%	
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		0			0		0.00%	0	10	0 10	0.00%		0.00%		0.00%	. 0	0.00%	5
Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)							0.00%	0			0.00%		0.00%		0.00%		0.00%	

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





### **Transferor Company**

PreSchemeShareholdingPattern

Pre Scheme Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: The Anup Engineering Limited
2.	Scrip Code/Name of Scrip/Class of Security:
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg. 31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities. The Anup Engineering Limited

### Table I - Summary Statement holding of specified securities Sharehold Number of Shares ing as a % Shareholding, as a % assuming full Number of Locked in pledged or otherwise Number of Voting Rights held in each class of total No. of Shares of securities shares encumbered conversion of no. of Underlying No. of No. of No. of Partly shares shares Outstanding convertible of equity fully paid paid-up (calculate convertible securities ( as a As a % of As a % of shares No of Voting Rights Nos. of up equity equity Total as a securities percentage of total total held in Total nos. d as per diluted share sharehold shares shares Depositor shares SCRR, % of (including Shares Shares demateria Category Category of shareholder held held y Receipts held 1957) Class eg: X Class eg: y Total (A+B+C) Warrants) capital) held(b) held(b) lised form ers No. (a) No. (a) (111) (VII) = (VIII) As a (XI)= (VII)+(X) As (1) (IV) (V) (VI) (IX) (XII) (XIII) (XIV) 12806030 94.1620 12806030 0 12806030 94.1620 12737310 Promoter & Promoter Group 20 12806030 0 94.1620 0.0000 0.0000 923 793970 793970 5.8380 793970 5.8380 5.8380 0.0000 NA 461490 Non Promoter - Non Public 0.0000 NA NA Shares Underlying DRs 0 0.0000 0.0000 0.0000 NA NA 0.0000 Shares Held By Employee Trust 0 0.0000 0.0000 0.0000 0.0000 NA NA Total 943 13600000 0 13600000 100.0000 13600000 0 13600000 100.0000 0 100.0000 0.0000 0.0000 13198800



### The Anup Engineering Limited

Table II - Statement showing shareholding pattern of the Promoter and Promoter Group

						No. of		Sharehold ing % calculated	Number o of securiti	f Voting Rig	hts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number o	f Locked in	Number of pledged of otherwise encumber	<b>r</b>	Number of equity
	Category & Name of the shareholders	PAN	Nos. of sharehold ers	No. of fully paid up equity shares held	Partly paid-up equity shares held	shares underlyin g Depositor y Receipts	shares	as per SCRR, 1957 As a % of (A+B+C2)	No of Voti Class eg: X	ng Rights Class eg: y	Total	Total as a % of (A+B+C)	Outstanding convertible securities (including Warrants)		No. (a)	As a % of total Shares held(b)	No. (a)	As a % of total Shares held(b)	shares held in demateri alised form
) 511	(0)	(II)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1	X)	E C	(X)	(XI)= (VII)+(X)	()	(II)	0	an)	(XIV)
1	Indian					-				_									
a)	Individuals / Hindu Undivided Family		15	112750	0	0	112750	0.8290	112750	0	112750	0.8290	0	0.8290	D	0.0000	0	0.0000	81270
	Sheth Narottambhai Lalbhai	AAGHS1303E	1	22760	u .	0	22760	0.1674	22760	U	22760	0.1674	D S	0.1674	D	0.0000	0	0.0000	22760
	Arun P.Sheth	1	1	18200	a -	0	18200	0.1338	18200	0	18200	0.1338	D	0.1338	D	0.0000	0	0.0000	0
	Rajivbhai Chinubhai Lalbhai	AAFPL0692N	1	16000	0	0	16000	0.1176	16000	0	16000	0.1176	D	0.1176	D	0.0000	0	0.0000	16000
	Samvegbhai Arvindbhai	AADHS4752A	11	10680	0	0	10680	0.0785	10680	0	10680	0.0785	D	0.0785	D	0.0000	D	0.0000	10680
	Snehalben Samvegbhai Lalbhai	ABOPL6564H	1	10000	0	0	10000	0.0735	10000	0	10000	0.0735	D	0.0735	0	0.0000	0	0.0000	10000
	Shri Shripal Chinubhai Sheth			9600	0	0	9600	0.0706	9600	0	9600	0.0706	0	0.0706	0	0.0000	0	0.0000	0
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	1	7160	0	0	7160	0.0526	7160	0	7160	0.0526	D	0.0526	0	0.0000	0	0.0000	7160
	Sarojbeп Bipinbhai Sheth	AFBPS1754F	1	5320	0	0	5320	0.0391	5320	0	5320	0.0391	0	0.0391	0	0.0000	0	0.0000	5320
	Kulin Sanjaybhai	ACAPL2339K	1	2800	0	0	2800	0.0206	2800	0	2800	0.0206	0	0.0206	0	0,0000	0	0.0000	2800
	Hansaben Niranjanbhai Lalbhai	ABCPL8306R	1	2680	0	0	2680	0.0197	2680	0	2680	0.0197	0	0.0197	0	0.0000	0	0.0000	2680
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	1	1950	0	0	1950	0.0143	1950	0	1950	0.0143	0	0.0143	0.	0.0000	0	0.0000	1950
	Samvegbhai Arvindbhai Lalbhai	AAFPL5537L	1	1920	0		1920	0.0141	1920	0	1920	0.0141	0	0.0141	0	0.0000	0	0.0000	1920
	Smt. Vimla Siddharth			1440	0	0	1440	0.0106	1440	0	1440	0.0106	0	0.0106	0	0.0000	0	0.0000	0
	Mrs.Indiraben Pratapsihn Sheth	[1		1400	0	0	1400	0.0103	1400	0	1400	0.0103	0	0.0103	0	0.0000	0	0.0000	0
	Smt. Hansa Niranjan			840	0	0	840	0.0062	840	0	840	0.0062	0	0.0062	0	0.0000	0	0.0000	0
(b)	Central Government / State Government(s)	\$ ·	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(c)	Financial Institutions / Banks		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(d)	Any Other (Specify)	8	5	12693280	0	0	12693280	93.3329	12693280	0	12693280	93.3329	0	93.3329	0	0.0000	0	0.0000	12656040
	Bodies Corporate	60	5	12693280	0	0	12693280	93.3329	12693280	0	12693280	93.3329	0	93.3329	0	0.0000	0	0.0000	12656040
,	Arvind Limited	AABCA2398D	1	12637760	0	0	12637760	92.9247	12637760	0	12637760	92.9247	0	92.9247	0	0.0000	0	0.0000	12637760
	Ayojan Holdings Pvt.Ltd.			25000	0	0	25000	0.1838	25000	0	25000	0.1838	0	0.1838	0	0.0000	0	0.0000	0
	Aura Securities Private Limited	AABCT4637N	1	17560	0	0	17560	0.1291	17560	0	17560	0.1291	0	0.1291	0	0.0000	0	0.0000	17560
	Aegis Investments Ltd.		1.	12240	0	0	12240	0.0900	12240	0	12240	0.0900	D	0.0900	0	0.0000	0	0.0000	0
	Aagam Holdings Private Limited	AAACA3899C	1	720	0	0	720	0.0053	720	0	720	0.0053	0	0.0053	0	0.0000	0	0.0000	720
	Sub Total (A)(1)		20	12806030	0	0	12806030	94.1620	12806030	0	12806030	94.1620	0	94.1620	0	0.0000	0	0.0000	12737310
2	Foreign	8:			8		3 3						8 8				1		8
a)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(b)	Government		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(c)	Institutions		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(d)	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
e)	Any Other (Specify)	î.	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Sub Total (A)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2)		20	12806030		0	12806030	04.1620	12806030		12806030			94.1620	_	0.0000	0	0.0000	12737310

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



The	MILLIA	En.	MAAUIMA	Limited

Table III - Statement showing shareholding pattern of the Public shareholder

						No. of		Sharehold ing % calculated	Number o	of Voting Rig	hts held in	n each class	Shares	Shareholding, as a % assuming full conversion of	Number of	f Locked in	Number of pledged of otherwise encumber	or 3	Number of equity
					Partly paid-up	shares underlyin	Total nos.	as per SCRR, 1957 As a	No of Vot			Total as a	Outstanding convertible securities			As a % of		As a % of	shares
			sharehold		shares	Depositor		% of	Class eq:			% of	fincluding	of diluted		Shares		Shares	alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts	20000	(A+B+C2)	x	Class eg: y	Total	(A+B+C)	Warrants)	share capital)	No. (a)	held(b)	No. (a)	held(b)	form
	(1)	(11)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			X)	10.	(x)	(XI)= (VII)+(X)		11)		KIII)	(XIV)
	Institutions	3.7	1,			11.1		, ,		1 185		1	100	1			- *	T	10000
a)	Mutual Fund		a	0	n	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
b)	Venture Capital Funds		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
c)	Alternate Investment Funds		-	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0		NA	NA	0
d)	Foreign Venture Capital Investors		(50)	-	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0		NA	NA	0
e)	Foreign Portfolio Investor		a	511	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0		NA	NA	0
f)	Financial Institutions / Banks		3	404760	0	0	404760	2.9762	404760	0	404760	2.9762	0	2.9762	0	0.0000	NA	NA	373360
.,	The New India Assurance Company Limited	AAACN4165C	122.0		0	0	373360	2.7453	373360	0	373360	2.7453	0	2.7453	0		NA.	NA	373360
g)	Insurance Companies	700101712050			0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0		NA	NA	0
h)	Provident Funds/ Pension Funds		a	0	n	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
i)	Any Other (Specify)		-	0	n	0	0	0.0000	0	n	0	0.0000	0	0.0000	0		NA	NA	0
-1	Sub Total (B)(1)		3	404760	0	0	404760	2.9762	404760	0	404760	2.9762	0	2.9762	0	0.0000	NA	NA	373360
	Central Government/ State Government(s)/				i .	-			10.07.00	1 0	10.11.00				2	2.000	33.4	100.0	10.000
	President of India												1						
	Sub Total (B)(2)		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA.	0
3	Non-Institutions										_	1						1	Ť-
a)	Individuals			0	o										0		NA	NA	1
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		914	281860	0	0	281860	2.0725	281860	0	281860	2.0725	0	2.0725	0	0.0000	NA	NA	79660
	ii. Individual shareholders holding nominal		1														1,50,000	100000	1
	share capital in excess of Rs. 2 lakhs.		1	82880	0	0	82880	0.6094	82880	0	82880	0.6094	0	0.6094	0	0.0000	NA	NA	o
b)	NBFCs registered with RBI		100		0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
c)	Employee Trusts		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
-	Overseas Depositories (holding DRs) (balancing		1000			1		10000000		***	-	100000000000000000000000000000000000000	-				100000	10000	1
d)	figure)		o	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
e)	Any Other (Specify)		5	24470	0	0	24470	0.1799	24470	0	24470	0.1799	0	0.1799	0		NA	NA	8470
	Trusts			-	0	0	50	0.0004	50	0	50	0.0004	o	0.0004	a	0.0000	NA	NA	50
	Hindu Undivided Family		2	5740	0	0	5740	0.0422	5740	0	5740	0.0422	0	0.0422	0	0.0000	NA	NA	5740
	Non Resident Indians (Non Repat)		1	16000	0	0	16000	0.1176	16000	0	16000	0.1176	0	0.1176	0	0.0000	NA	NA	0
	Bodies Corporate		1827	13.A.A.1.3.2.2.3	0	0	2680	0.0197	2680	0	2680	0.0197	0	0.0197	0		NA	NA	2680
	Sub Total (B)(3)		920	389210	0	0	389210	2.8618	389210	0	389210	2.8618	0	2.8618	0		NA	NA	88130
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		1	793970	o		793970	5.8380	793970		793970	5.8380	0	5.8380	0	0.0000	NA.	NA.	461490

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
	1

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



	Category & Name of the shateholders	PAN			No. of fully pold up equity d shares held	100000000000000000000000000000000000000	No. of shares underlyin R Depositor y Receipts	Total nos. shares	calculated as per SCRR, 1957 As a	Number of Voting Rights held in each class			No. of Shares	Shareholding, as a % assuming full conversion of	Number of Locked in		managed to be sound		Number	
				Nos. of						No of Voting Rights		% of	Total as a	Outstanding convertible securities	convertible securities ( & a percentage of diluted share capital)	No. (a)		No. (a)	As a % of total Snares	shares
				ers						X Cass eg	(A+B+C)									
	300		(11)	(111)	(IV)	(V)	(VI)	(VIII) =	(VIII) As a		. 1	(X)		(X)	(XI)=(YII)*(X)	1	XII)	ľ	XIII)	(XIV)
	Custodian/DR Holder	-11	7,000	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA.	NA	0
	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			0	0	0	0	0	0.0000	0	0	a	0.0000	o	0.0000	0	0.0000	NA.	NA	0
	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)			0	0			0	0,0000	n.	0	0	0.0000	0	0.0000		0.0000	NA.	ÎNĂ	ň

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





### 19. Approvals/Sanctions/No-Objections from Regulatory or any Governmental Authorities

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

- i. obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015;
- ii. approval of the Scheme by the requisite majority of each class of shareholders and creditors of the Transferor Company, the Transferee Company, the Demerged Company, and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Actandas may be directed by the Tribunal;
- iii. the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company through e-voting, as applicable. The Schemeshall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders, of the Demerged Company, against it as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
- iv. the sanctions and orders of the Tribunal, under Sections 230 to 232 read with Section 66 of the Act being obtained by the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies; and
- certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the RoC having jurisdiction over the Parties.

### 20. Inspection

The following documents will be open for inspection by the equity shareholders, secured creditors and unsecured creditors of all the companies involved in the scheme at its registered office at Naroda Road, Ahmedabad -380025, Gujarat, India, between 10.00 a.m. and 12.00 noon on all days (except Saturdays, Sundays and public holidays) upto the date of the meeting:

- i. Copy of the order passed by NCLT in the above mentioned Company Application no. 26 of 2018, dated 16th March, 2018 directing the Demerged Company, Resulting Company 1 and Transferor Company to, inter alia, convene the meetings of its equity shareholders, secured creditors and unsecured creditors;
- ii. Copy of the Memorandum and Articles of Association of all the companies;
- iii. Copy of the annual reports of all the companies for the financial year ended 31st March 2017;
- iv. Copy of the Supplementary Unaudited Accounting Statement of the Demerged Company, Resulting Company 1 and Resulting Company 2 for the period ended 30th September, 2017 and the Supplementary Audited Accounting Statement of the Transferor Company for the period ended 31st December, 2017;
- v. Copy of the Statutory Auditors' certificates dated 22nd November, 2017 and 14th November, 2017 issued by Deloitte Haskins & Sells LLP and Sorab S. Engineer & Co., respectively, to the effect that the accounting treatment, if any, proposed in the scheme of compromise or arrangement is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013; and
- vi. CopyoftheScheme.
- 21. This statement may be treated as an Explanatory Statement under Sections 230(3),232(1) and (2) and 102 of the Act read with Rule 6 of the Rules. A copy of the Scheme, Explanatory Statement and Form of Proxy shall be furnished by all the companies involved in the Scheme to its shareholders/creditors, free of charge, within one (1) day (except Saturdays, Sundays and public holidays) on a requisition being so made for the same by the shareholders/creditors of the respective companies.
- 22. After the Scheme is approved by the equity shareholders, secured creditors and unsecured creditors of all the companies involved in the Scheme, it will be subject to the approval/sanction by NCLT.

Sd/-

Dated this 1st Day of April, 2018

Arpit K. Patel

Chairman appointed for the meeting

Registered office: Naroda Road,

Ahmedabad, 380 025, Gujarat, India.



# COMPOSITE SCHEME OF ARRANGEMENT UNDER SECTIONS 230 to 232 READ WITH SECTION 66 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

**AMONGST** 

**ARVIND LIMITED** 

AND

**ARVIND FASHIONS LIMITED** 

AND

ANVESHAN HEAVY ENGINEERING LIMITED

AND

THE ANUP ENGINEERING LIMITED

AND

#### THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

#### A. BACKGROUND OF THE COMPANIES

- (i) Arvind Limited, the "Demerged Company," is a public listed company incorporated under the provisions of the Indian Companies Act, 1913 under the corporate identity number L17119GJ1931PLC000093. The Demerged Company is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities. The equity shares of the Demerged Company are listed on BSE Limited and the National Stock Exchange of India Limited. Demerged Company has issued Unsecured Non-Convertible Debentures. The said Non-Convertible Debentures are listed on the wholesale Debt segment of BSE Limited. The Demerged Company was originally incorporated for manufacturing and marketing of textile products. However, it has grown and diversified in several distinct business activities through different undertakings, including(i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.
- (ii) Arvind Fashions Limited, the "**Resulting Company 1**", is an unlisted public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U52399GJ2016PLC085595. The Resulting Company 1 has been incorporated with an objective to engage, inter alia, in developing, marketing and promoting organized wholesale business. The Resulting Company 1 is a subsidiary of the Demerged Company.
- (iii) Anveshan Heavy Engineering Limited, the "Resulting Company 2" or "Transferee Company", is an unlisted public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U29306GJ2017PLC099085. The Resulting Company 2 has been incorporated with an objective to engage, inter alia, in the business of owning, operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time
- (iv) The Anup Engineering Limited, the "**Transferor Company"**, is an unlisted public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U99999GJ1962PLC001170. The Transferor Company is, inter alia, in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus. The equity shares of the Transferor Company were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. The Transferor Company is a subsidiary of the Demerged Company.

#### B. OVERVIEW AND OPERATION OF THIS SCHEME

This Scheme provides for:

(i) the demerger, transfer and vesting of the Demerged Undertakings (as defined hereinafter) from the Demerged Company to the Resulting Companies (as defined hereinafter) on a going concern basis, and the consequent issue of shares by the Resulting Companies (as defined hereinafter) in the manner set out in this Scheme (as defined hereinafter) and other applicable provisions of Applicable Law;



- (ii) the amalgamation of the Transferor Company with the Transferee Company, in the manner set out in this Scheme, and in accordance with the provisions of Sections 230 to 232 of the Act and other applicable provisions of Applicable Law; and
- (iii) the reduction of the share capital of the Resulting Companies in the manner set out in this Scheme, and in accordance with Sections 230 to 232 read with Section 66, and other applicable provisions of the Act.
- **C.** The Demerged Companywill continue to pursue its interests in and carry on the Remaining Business (as defined hereinafter) as is presently being carried on.

#### D. PARTS OF THIS SCHEME

This Scheme is divided into the following parts:

- PART I deals with the definitions of capitalized terms used in this Scheme and the share capital of the Demerged Company, the Resulting Companies and the Transferor Company;
- (ii) **PART II** deals with the transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1 and the consideration thereof;
- (iii) **PART III** deals with the transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and the consideration thereof;
- (iv) **PART IV** deals with the amalgamation of the Transferor Company with the Transferee Company;
- (v) **PART V** deals with change in authorised share capital of demerged company;
- (vi) **PART VI** deals with consolidation of existing equity share capital of the Resulting Company 1;
- (vii) **PART VII** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 1;
- (viii) PART VIII deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 2; and
- (ix) **PARTIX** deals with the general terms and conditions that would be applicable to this Scheme.

#### E. RATIONALE FOR THIS SCHEME

The Demerged Company is a public listed company. Over the course of time, the Demerged Company has grown into a diversified conglomerate with interests in various businesses spanning the entire value chain of textiles consisting of manufacturing of yarn, denim, shirting and knit fabric, garments, technical textiles, branded apparel business and the engineering business carried on either directly or through its subsidiaries and joint ventures with other entities. The textiles business, branded apparel business and the engineering business all have different industry specific risks, business cycles and operate inter alia under different market dynamics and thus can attract different types of investors as well as management teams and follow different and independent strategies, even as they all have a significant potential for growth and profitability.

Given its diversified business portfolio, it has become imperative for the Demerged Company to reorient and reorganize itself in a manner that allows it to impart greater focus, management alignment and growth for each of its business lines. The Demerged Company is also desirous of enhancing its operational efficiency, flexibility in attracting capital and management talent through aligned ESOP schemes through such a restructuring. The Scheme proposes to reorganise and segregate the interest of the Demerged Company in its various businesses and thus proposes demerger of the Branded Apparel Undertaking from the Demerged Company to Resulting Company 1 and the Engineering Undertaking from the Demerged Company to the Resulting Company 2. Further, the Scheme proposes the merger of Transferor Company with the Resulting Company 2 to rationalise and streamline the group structure.

The Demerged Company will continue to conduct the Remaining Business.

The proposed restructuring pursuant to this Scheme is expected, interalia, to result in following benefits:

- (i) segregation and unbundling of the Branded Apparel business and the Engineering businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- (ii) unlocking of value for the shareholders of the Demerged Company;
- (iii) emergence of the Demerged Company as a predominantly textile focused company, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iv) creation of listed Branded Apparel company and Engineering company with ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;
- (v) enhancing attractiveness of the entities for management teams by enabling ESOPs in each entity with direct correlation of the rewards to their efforts;
- (vi) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and overseas markets;
- $(vii) \qquad \text{augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;}$
- (viii) Achieve cost optimisation and specialisation for sustained growth; and
- (ix) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses into Resulting Company 2.
   The proposed restructuring is in the interest of the shareholders, creditors, employees and other stakeholders in each of the companies.



# PART I DEFINITIONS AND SHARE CAPITAL

#### 1. **DEFINITIONS**

- 1.1 In this Scheme, unless inconsistent with the subject or context thereof (i) capitalised terms defined by inclusion in quotations and/or parenthesis have the meanings so ascribed; (ii) subject to (iii) below, all terms and words not defined in this Scheme shall have the same meaning ascribed to them under Applicable Laws; and (iii) the following expressions shall have the following meanings:
  - "Act" means the Companies Act, 2013 and shall include any other statutory amendments or re-enactment or restatement and the rules and/or regulations and/or other guidelines or notifications under Applicable Laws, made thereunder from time to time;
  - "AL ESOS" means the Employee Stock Option Scheme 2008 of the Demerged Company framed under the Securities and Exchange Board of India (Employee Stock Options Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
  - "Anup ESOS" means the Employee Stock Option Scheme 2017 of the Transferor Company framed under the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
  - "Appointed Date 1" in respect of the transfer of the Branded Apparel Undertaking from the Demerged Company to the Resulting Company 1 means the Effective Date;
  - "Appointed Date 2" in respect of the transfer of the Engineering Undertaking from the Demerged Company to the Resulting Company 2 and for the amalgamation of the Transferor Company with the Transferee Company means 1st January 2018;
  - "Applicable Law" means any applicable central, provincial, local or other law including all applicable provisions of all (a) constitutions, decrees, treaties, statutes, laws (including the common law), codes, notifications, rules, regulations, policies, guidelines, circulars, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, tribunal having jurisdiction over the Parties; (b) Permits; and (c) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority having jurisdiction over the Parties and shall include, without limitation, the listing agreement executed with the Stock Exchanges in the case of Demerged Company;

#### "Appropriate Authority" means:

- (a) the government of any jurisdiction (including any central, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, central bank, commission or other authority thereof;
- (b) any public international organisation or supranational body and its institutions, departments, agencies and instrumentalities;
- (c) any governmental, quasi-governmental or private body or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing or other governmental or quasi-governmental authority including (without limitation), SEBI (as defined hereinafter), the Tribunal (as defined hereinafter); and
- (d) any Stock Exchange.
- **"Board"** in relation to each of the Demerged Company, the Resulting Companies and the Transferor Company, as the case may be, means the board of directors of such company, and shall include a committee of directors or any person authorized by the board of directors or such committee of directors duly constituted and authorized for the purposes of matters pertaining to the amalgamation, transfer and demerger, this Scheme or any other matter relating thereto;
- "Branded Apparel Undertaking" means the branded apparel business and ancillary and support services in relation thereto of the Demerged Company, comprising of the branded apparel division and all assets, investments and liabilities relating thereto and shall include (without limitation):
- (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, inventories, stock-in-trade or stock-in-transit and merchandising including raw materials, supplies, finished goods, wrapping supply and packaging items, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/ banks, investments, escrow accounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company in relation to and pertaining to the branded apparel business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the branded apparel business;
- (c) all goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names,



patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company;

- $(d) \qquad investments in shares, debentures and other securities held by the Demerged Company in the Resulting Company 1;\\$
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the garment business. It is clarified that any question as to whether or not a specified liability pertains to the textile and branded apparel business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the branded apparel business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Branded Apparel Undertaking or arises out of the activities or operations of Branded Apparel Undertaking shall be decided by the Board of the Demerged Company.

"Demerged Company" means Arvind Limited, a public listed company incorporated under the provisions of the Indian Companies Act, 1913 under the corporate identity number L17119GJ1931PLC000093 and having its registered office at Naroda Road, Ahmedabad, Gujarat, 380 025, India;

"Demerged Undertakings" means collectively, Branded Apparel Undertaking and the Engineering Undertaking;

"Effective Date" means the opening hours of the tenth business day after the day on which the last of the approvals / conditions specified in Clause 41 (Conditions Precedent) of this Scheme are obtained or complied with. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date;

"Encumbrance" means (i) any charge, lien (statutory or other), or mortgage, any easement, encroachment, right of way, right of first refusal or other encumbrance or security 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, selling, assigning, pledging, hypothecating, or creating a security interest in, place in trust (voting or otherwise), 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; the term "Encumber" shall be construed accordingly;

"Engineering Undertaking" means all the engineering business and ancillary and support services in relation thereto of the Demerged Company together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company, in relation to and pertaining to the engineering business and shall include (without limitation):

- all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/subsidiary/joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company in relation to and pertaining to the engineering business;
- (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the engineering business;
- (c) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of



understanding, memoranda of undertaking, memoranda of agreements, memoranda of agreed points, bids, tenders, tariff orders, expression of interest, letter of intent, hire purchase agreements, lease/licence agreements, tenancy rights, agreements/panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/manufacturer of goods/service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, titles, interests, claims and benefits thereunder pertaining to the engineering business;

- (d) investments in shares, debentures and other securities held by the Demerged Company in the Transferor Company;
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the engineering business. It is clarified that any question as to whether or not a specified liability pertains to the engineering business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the engineering business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability per tains to the Engineering Undertaking or arises out of the activities or operations of Engineering Undertaking shall be decided by the Board of the Demerged Company.

- "INR" means Indian Rupee, the lawful currency of the Republic of India;
- "Parties" shall mean collectively the Demerged Company, the Resulting Companies the Transferor Company and the Transferee Companyand "Party" shall mean each of them, individually;
- "Permits" means all consents, licences, permits, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, whether governmental, statutory, regulatory under Applicable Law;
- "**Person**" means an individual, a partnership, a corporation, a limited liability partnership, a limited liability company, an association, a jointstock company, atrust, a joint venture, an unincorporated organization or an Appropriate Authority;
- "Record Date" in relation to Part II, Part III and Part IV means the date to be fixed by the Board of the Demerged Company in consultation with the respective Resulting Companies and the Transferor Company for the purpose of determining the shareholders of the Demerged Company and that of the Transferor Company for issue of the new equity shares, pursuant to this Scheme. It is clarified that different Record Dates could be declared for different parts of the Scheme;
- "Remaining Business" means all manufacturing activities relating to yarn, denim, shirting, knit fabrics, garments, technical textiles, investments in joint ventures and subsidiaries shall be business of the Demerged Company and includes all other businesses, units, divisions, undertakings and assets and liabilities of the Demerged Company save and except those forming part of the Demerged Undertakings;
- "Resulting Companies" means collectively, the Resulting Company 1 and Resulting Company 2;
- "Resulting Company 1" means Arvind Fashions Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U52399GJ2016PLC085595, having its registered office at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat 380 025, India. The Resulting Company 1 is a subsidiary of the Demerged Company;
- "Resulting Company 2" or "Transferee Company" means Anveshan Heavy Engineering Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U29306GJ2017PLC099085 having its registered office at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad 380 025, India.;
- "RoC" means the relevant Registrar of Companies having jurisdiction over the Demerged Company, the Resulting Companies and the Transferor Company as the case may be;
- "Scheme" means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;
- ``SEBI'' means the Securities and Exchange Board of India;
- "SEBI Circular" shall mean the circular issued by the SEBI, being Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017, and any amendments thereof, modifications issued pursuant to regulations 11, 37 and 94 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015;
- ``Stock Exchanges'' means BSE Limited (``BSE'') and National Stock Exchange of India Limited (``NSE''), as the case may be;
- "Taxation" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies and whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to the Demerged Company, the Resulting Companies, the Transferor Companyor the Transferee Company or any other Person and all penalties, charges, costs and interest relating thereto;
- "Tax Laws" means all Applicable Laws, acts, rules and regulations dealing with Taxes including but not limited to the income-tax, wealth tax, salestax/value added tax, service tax, goods and service stax, excise duty, customs duty or any other levy of similar nature;



"**Transferor Company**" means The Anup Engineering Limited, a public company, incorporated under the provisions of the Companies Act, 1956, under corporate identity number U99999GJ1962PLC001170 and having its registered office at Behind 66 KV Electric Sub-Station, Odhav Road, Ahmedabad – 382 415, India; and

"**Tribunal**" means the National Company Law Tribunal having jurisdiction over the Demerged Company, the Resulting Companies the Transferor Company and the Transferee Company, as the case may be.

- 1.2 In this Scheme, unless the context otherwise requires:
  - 1.2.1 words denoting singular shall include plural and vice versa;
  - 1.2.2 headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;
  - 1.2.3 references to the word "include" or "including" shall be construed without limitation;
  - 1.2.4 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;
  - 1.2.5 unless otherwise defined, the reference to the word "days" shall mean calendar days;
  - 1.2.6 reference to a document includes an amendment or supplement to, or replacement or novation of, that document; and
  - 1.2.7 word(s) and expression(s) elsewhere defined in this Scheme will have the meaning(s) respectively ascribed to them.

#### 2. SHARE CAPITAL

2.1

The share capital of the Demerged Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,000
Total	665,00,00,000
Issued Capital	
25,85,17,969 equity shares of INR10 each	2,58,51,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,85,17,969 equity shares of INR10 each	2,58,51,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690

Subsequent to the above date, there has been an exercise of 1,00,000 vested employee stock options and accordingly there has been a corresponding increase in the issued, subscribed and paid up Capital of the Demerged Company.

Post is suance of shares for the employee stock options, the revised share capital of the Demerged Company is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,86,17,969 equity shares of INR10 each	2,58,61,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690



Subsequent to the above date, there has been no change in the authorised, is sued, subscribed and paid up share capital of the Demerged Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Demerged Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

 $The \ equity shares of the \ Demerged \ Company are listed on the Stock Exchanges in India.$ 

2.2 The share capital of the Resulting Company 1 as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
12,50,00,000 equity shares of INR 2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR 2 each	23,17,02,908
Total	23,17,02,908

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 1 till the date of approval of the Scheme by the Board of the Demerged Company.

The Resulting Company 1 has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company 1.

The Resulting Company 1 is a subsidiary of the Demerged Company. Demerged Company holds 89.69% of the shareholding of the Resulting Company 1. The equity shares of the Resulting Company 1 are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

2.3 The share capital of the Resulting Company 2/Transferee Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
2,50,000 equity shares of INR 10 each	25,00,000
Total	25,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 2/Transferee Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Resulting Company 2/ Transferee Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

2.4 The share capital of the Transferor Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,50,00,000 equity shares of INR 10 each	15,00,00,000
Total	15,00,00,000
Issued, Subscribed and Paid-up Capital	
1,36,00,000 equity shares of INR 10 each	13,60,00,000
Total	13,60,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Transferor Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Transferor Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Transferor Company.

The Transferor Company is a subsidiary of the Demerged Company. Demerged Company holds 93.53% of the shareholding of the Transferor Company. The equity shares of the Transferor Company are not listed on Stock Exchanges in India or on any other stock



exchangeelsewhere.

#### 3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

3.1 This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 40 of this Scheme, shall become effective from Appointed Date 1 and Appointed Date 2, as the case may be, but shall be operative from the Effective Date.

#### **PART II**

#### DEMERGER AND VESTING OF THE BRANDED APPAREL UNDERTAKING

#### 4. DEMERGER AND VESTING OF THE BRANDED APPAREL UNDERTAKING

- 4.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2 (19AA) of the Income-tax Act, 1961, the Branded Apparel Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concerns o as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme.
- 4.2 In respect of such of the assets and properties forming part of the Branded Apparel Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- 4.3 Subject to Clause 4.4 below, with respect to the assets of the Branded Apparel Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 4.4 Without prejudice to the aforesaid, the Branded Apparel Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Branded Apparel Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 1.
- 4.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 4.6 Upon this Scheme becoming effective, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 1 and relatable to the Branded Apparel Undertaking ("**Transferred Branded Apparel Liabilities**") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term "**Transferred Branded Apparel Liabilities**" shall include:
  - 4.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Branded Apparel Undertaking;
  - 4.6.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Branded Apparel Undertaking); and
  - 4.6.3 in cases other than those referred to in Clauses 4.6.1 or 4.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Branded Apparel Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 1.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 1 in relation to the Demerged Company shall not be transferred as part of the Branded Apparel Undertaking to Resulting Company 1.

4.7 In so far as any Encumbrance in respect of Transferred Branded Apparel Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business



are concerned, the Encumbrance, if any, over such assets relating to the Transferred Branded Apparel Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Branded Apparel Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company, shall without any further act or deed be released from such Encumbrance and shall no longer be available assecurity in relation to such liabilities.

- 4.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 1 and specifically pertaining to Branded Apparel Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 4.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Branded Apparel Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 1 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 creditfor Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 4.11 Subject to Clause 4.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Branded Apparel Undertaking, the Demerged Companyshall, if so required by the Resulting Company 1, issue notices in such form as the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 4.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 4, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

#### 5. PERMITS

- 5.1 With effect from the Appointed Date 1, Permits relating to the Branded Apparel Undertaking shall be transferred to and vested in the Resulting Company 1 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 1 on such Permits so as to empower and facilitate the approval and vesting of the Branded Apparel Undertaking in the Resulting Company 1 and continuation of operations pertaining to the Branded Apparel Undertaking in the Resulting Company 1 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 1 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 1 as if the same were originally given by, issued to or executed in favour of the Resulting Company 1 and the Resulting Company 1 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 1.
- 5.2 The benefit of all Permits pertaining to the Branded Apparel Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 1 pursuant to the sanction of this Scheme.

#### 6. CONTRACTS

- 6.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Branded Apparel Undertaking, to which the Demerged Company is a party and which is subsisting or having effect on or immediately before the Appointed Date 1 shall remain in full force and effect against or in favour of the Resulting Company 1 and shall be binding on and be enforceable by and against the Resulting Company 1 as fully and effectually as if the Resulting Company 1 had at all material times been a party or beneficiary or oblige thereto. The Resulting Company 1 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above and, if required, cause such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/recognised by the Appropriate Authorities.
- 6.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Branded Apparel Undertaking occurs by virtue of this Scheme, the Resulting Company 1 may, at any time after the coming into effect of this Scheme, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, takes uch actions and execute such deeds (including deeds of



adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement 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. With effect from the Appointed Date 1, the Resulting Company 1 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company.

6.3 On and from the Effective Date, and thereafter, the Resulting Company 1 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 in connection with the Branded Apparel Undertaking, in the name of the Resulting Company 1 in so far as may be necessary until the transfer of rights and obligations of the Branded Apparel Undertaking to the Resulting Company 1 under this Scheme have been given effect to under such contracts and transactions.

#### 7. EMPLOYEES

- 7.1 With effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 1 undertakes to continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them. The Resulting Company 1 agrees that the services of all such employees with the Demerged 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/terminal benefits. The decision on whether or not an employee is part of the Branded Apparel Undertaking, be decided by the Demerged Company, and shall be final and binding on all concerned.
- 7.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 1 and/or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 1. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company.
- In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 1, as aforesaid, and (b) other employees of the Demerged Company. In relation to said employees being transferred, the Resulting Company 1 shall stand substituted for the Demerged Company, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company engaged in or in relation to the Branded Apparel Undertaking who are transferred to the Resulting Company 1, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 1 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

#### 7.4 Employeestockoptions:

- 7.4.1 Upon the coming into effect of the Scheme, the Resulting Company 1 shall formulate new employee stock option scheme/(s) by adopting the AL ESOS of the Demerged Company, as modified in accordance with the variations mentioned in this Clause 7.4.
- 7.4.2 With respect to the stock options granted by the Demerged Company to the employees of the Demerged Company or its subsidiaries (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 1 or its subsidiaries pursuant to this Scheme) under the AL ESOS; and upon the Scheme becoming effective, the said employees shall be issued 1 (One) stock option by the Resulting Company 1 under the newscheme(s) for every 5 (Five) stock options held in the Demerged Company, whether the same are vested or not on terms and conditions similar to the AL ESOS.
- 7.4.3 The stock options granted by the Demerged Company under the AL ESOS would continue to be held by the employees concerned (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 1 or its subsidiaries). Upon coming into effect of the Scheme, the Demerged Company shall take necessary steps to modify the AL ESOS in a manner considered appropriate and in accordance with the applicable laws, in order to enable the continuance of the same in the hands of the employees who become employees of the Resulting Company 1 or its subsidiaries, subject to the approval of the Stock Exchange and the relevant regulatory authorities, if any, under applicable law.
- 7.4.4 The existing exercise price of the stock options of the Demerged Company shall be modified and the Board of the Demerged Company shall determine the exercise price consequent to the demerger. The Board of the Resulting Company shall determine the exercise price of the stock options issued by the Resulting Company 1 in lieu of stock options granted under AL ESOS. The Board of the Demerged Company and the Resulting Companies shall ensure that the terms of the employee stock options granted under stock option plans of the respective companies in lieu of the options held in AL ESOS and any adjustment to the exercise price of stock options granted under AL ESOS are not less favourable than existing terms of the stock options granted under AL ESOS.
- 7.4.5 While granting stock options, the Resulting Company 1 shall take into account the period during which the employees held stock



- options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company 1, for determining of minimum vesting period required for stock options granted by the Resulting Company 1, subject to Applicable Laws
- 7.4.6 The Demerged Company as well as the Resulting Company 1 shall reimburse each other for cost debited to the profit & loss account or any suspense/subsidy account, subsequent to the Appointed Date 1, in relation to stock options issued to employees of the other company or its subsidiaries, wherever deemed necessary and required;
- 7.4.7 The Boards of the Demerged Company and Resulting Company 1 shall provide cash compensation, if required, to the Employees of the Demerged Company holding Stock Options in the Demerged Company in order to provide fair treatment if the effect from clauses 7.4.1 to 7.4.6 are deemed in sufficient by the Boards of the Demerged Company and the Resulting Company 1.
- 7.4.8 The Boards of the Demerged Company and Resulting Company 1 shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 7.4. Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company 1 shall also be deemed to be approval granted to any modifications made to the AL ESOS of the Demerged Company and approval granted to the new employee stock options cheme to be adopted by the Resulting Company 1.

#### 8. LEGAL PROCEEDINGS

- 8.1 Upon the coming into effect of this Scheme, proceedings relating to the Branded Apparel Undertaking shall not abate or be discontinued or be 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 1 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 1: (a) shall be replaced/added as party to such proceedings relating to the Branded Apparel Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Branded Apparel Undertaking that stand transferred to the Resulting Company 1.

#### 9. CONSIDERATION

- 9.1 After effectiveness of Part VI of the Scheme and upon Part II of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent or instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company 1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each in the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date.
- 9.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.
- 9.3 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 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.
- 9.4 The issue and allotment of equity shares as provided in Clause9.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/ or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause9.1.
- The equity shares issued pursuant to Clause 9.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.



- 9.6 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, as per Clause 9.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 9.7 Resulting Company 1 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 9.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 9.8 Resulting Company 1 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.

### 10. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company and Resulting Company 1 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/requisite approvals for the Scheme, in compliance with applicable Indian Accounting Standards ("Ind-AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

#### Accounting treatment in the books of the Demerged Company

10.1

- 10.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;
- 10.1.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 10.1.3 The difference, being the excess/shortfall of carrying value of assets over the carrying value of liabilities of the Branded Apparel Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.

#### 10.2 Accounting treatment in the books of the Resulting Company 1

- 10.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
- 10.2.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the ResultingCompany1willstandcancelled and thereshall beno further obligation/outstanding in that behalf;
- 10.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company pursuant to Clause 9.1 of this Scheme;
- 10.2.4 Expenses incurred for implementing the Scheme and for the transfer of Branded Apparel Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 1; and
- 10.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 10.2.1 as reduced by the share capital issued pursuant to Clause 10.2.3 after giving effect to inter-company balances as per Clause 10.2.2, netted by the existing share capital cancelled interms of clause 32 shall be adjusted in compliance with applicable accounting standards.

For the purpose of this Clause 10, "Net Assets" would mean difference between the carrying value of assets and liabilities.

#### 11. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

11.1 Upon coming into effect of Part II of this Scheme, INR 50,00,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 1. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 1 shall automatically stand amended so as to read as under:

"The Authorised Share Capital of the Company is Rs. 75,00,00,000/- (Rupees Seventy Five Crores only) divided into 18,75,00,000 (Eighteen Crore Seventy Five Lakhs only) equity shares of Rs. 4/- (Rupees Four) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide or to consolidate the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."

- 11.2 It is clarified that the approval of the members of the Resulting Company 1 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 1 and the Resulting Company 1 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 1 as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 11.3 The registration fees applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 1 in terms of sub Clause 11.1 herein above, shall be deemed to have been so paid by the Resulting Company 1 and accordingly, the Resulting Company 1 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 1 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.



# PART III DEMERGER AND VESTING OF THE ENGINEERING UNDERTAKING

#### 12. DEMERGER AND VESTING OF THE ENGINEERING UNDERTAKING

- 12.1 Upon the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Engineering Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concern so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.
- 12.2 In respect of such of the assets and properties forming part of the Engineering Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 12.3 Subject to Clause 12.4 below, with respect to the assets of the Engineering Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Engineering Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Engineering Undertaking shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 2.
- 12.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 12.6 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 2 and relatable to the Engineering Undertaking ("Transferred Engineering Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term "Transferred Engineering Liabilities" shall include:
  - 12.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Engineering Undertaking;
  - 12.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solelyfortheactivities or operations of the Engineering Undertaking); and
  - in cases other than those referred to in Clauses 12.6.1 or 12.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Engineering Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 2.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 2 in relation to the Demerged Company shall not be transferred as part of the Engineering Undertaking to Resulting Company 2.

In so far as any Encumbrance in respect of Transferred Engineering Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 2. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Engineering Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Engineering Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Demerged Company, 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.



- 12.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 2 and specifically pertaining to Engineering Undertaking shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refundoradjustment for the same as may be applicable.
- 12.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Engineering Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 2 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.11 Subject to clause 12.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Engineering Undertaking, the Demerged Company shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Engineering Undertaking, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Engineering Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 12.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

#### 13. PERMITS

- 13.1 With effect from the Appointed Date 2, Permits relating to the Engineering Undertaking shall be transferred to and vested in the Resulting Company 2 on such Permits so as to empower and facilitate the approval and vesting of the Engineering Undertaking in the Resulting Company 2 and continuation of operations pertaining to the Engineering Undertaking in the Resulting Company 2 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 2 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 2 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 2.
- 13.2 The benefit of all Permits pertaining to the Engineering Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 2 pursuant to the sanction of this Scheme.

#### 14. CONTRACTS

- 14.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Engineering Undertaking, to which the Demerged Company is a party and which is subsisting or having effect on or immediately before the Appointed Date 2 shall remain in full force and effect against or in favour of the Resulting Company 2 and shall be binding on and be enforceable by and against the Resulting Company 2 as fully and effect ually as if the Resulting Company 2 had at all material times been a party or beneficiary or obligee thereto. The Resulting Company 2 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/recognised by the Appropriate Authorities.
- 14.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Engineering Undertaking occurs by virtue of this Scheme, the Resulting Company 2 may, at any time after the coming into effect of this Scheme, 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 or arrangement 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. With effect from the Appointed Date 2, the Resulting Company 2 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company.
- 14.3 On and from the Effective Date, and thereafter, the Resulting Company 2 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 in connection with



the Engineering Undertaking, in the name of the Resulting Company 2 in so far as may be necessary until the transfer of rights and obligations of the Engineering Undertaking to the Resulting Company 2 under this Scheme have been given effect to under such contracts and transactions.

#### 15. EMPLOYEES

- 15.1 With effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption inservice, all employees of the Demerged Company, engaged in or in relation to the Engineering Undertaking, on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company 2 undertakes to continue to abide by any agreement/ settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them. The Resulting Company 2 agrees that the services of all such employees with the Demerged 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/terminal benefits. The decision on whether or not an employee is part of the Engineering Undertaking, be decided by the Demerged Company, and shall be final and binding on all concerned.
- 15.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 2 and/ or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 2. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company.
- In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 2, as aforesaid, and (b) other employees of the Demerged Company. In relation to said employees being transferred, the Resulting Company 2 shall stand substituted for the Demerged Company, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company engaged in or in relation to the Engineering Undertaking who are transferred to the Resulting Company 2, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 2 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

#### 15.4 Employeestockoptions:

- $15.4.1 \quad Upon the coming into effect of the Scheme, the Resulting Company 2 shall formulate new employee stock option scheme/(s) by adopting the ALESOS of the Demerged Company, as modified in accordance with the variations mentioned in this Clause 15.4.$
- 15.4.2 With respect to the stock options granted by the Demerged Company to the employees of the Demerged Company or its subsidiaries (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 2 or its subsidiaries pursuant to this Scheme) under the AL ESOS; and upon the Scheme becoming effective, the said employees shall be issued 1 (One) stock option by the Resulting Company 2 under the new scheme(s) for every 27 (Twenty Seven) stock options held in the Demerged Company, whether the same are vested or not on terms and conditions similar to the AL ESOS.
- 15.4.3 The stock options granted by the Demerged Company under the AL ESOS would continue to be held by the employees concerned (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 2 or its subsidiaries). Upon coming into effect of the Scheme, the Demerged Company shall take necessary steps to modify the AL ESOS in a manner considered appropriate and in accordance with the applicable laws, in order to enable the continuance of the same in the hands of the employees who become employees of the Resulting Company 2 or its subsidiaries, subject to the approval of the Stock Exchange and the relevant regulatory authorities, if any, under applicable law
- 15.4.4 The existing exercise price of the stock options of the Demerged Company shall be modified and the Board of the Demerged Company shall determine the exercise price consequent to the demerger. The Board of the Resulting Company 2 shall determine the exercise price of the stock options issued by the Resulting Company 2 in lieu of stock options granted under AL ESOS. The Board of the Demerged Company and the Resulting Companies shall ensure that the terms of the employee stock options granted understock option plans of the respective companies in lieu of the options held in AL ESOS and any adjustment to the exercise price of stock options granted under AL ESOS are not less favourable than existing terms of the stock options granted under AL ESOS.
- 15.4.5 While granting stock options, the Resulting Company 2 shall take into account the period during which the employees held stock options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company 2, for determining of minimum vesting period required for stock options granted by the Resulting Company 2, subject to applicable laws.
- 15.4.6 The Demerged Company as well as the Resulting Company 2 shall reimburse each other for cost debited to the profit & loss account or any suspense/subsidy account, subsequent to the Appointed Date 2, in relation to stock options issued to employees of the other company or its subsidiaries, if necessary and required.
- $15.4.7 \quad \mathsf{The}\,\mathsf{Boards}\,\mathsf{ofthe}\,\mathsf{Demerged}\,\mathsf{Company}\,\mathsf{and}\,\mathsf{Resulting}\,\mathsf{Company}\,\mathsf{2}\,\mathsf{shall}\,\mathsf{provide}\,\mathsf{cash}\,\mathsf{compensation}, \mathsf{if}\,\mathsf{required}, \mathsf{to}\,\mathsf{the}\,\mathsf{employees}$



- of the Demerged Company holding stock options in the Demerged Company in order to provide fair treatment if the effect from clauses 15.4.1 to 15.4.6 are deemed insufficient by the Boards of the Demerged Company and the Resulting Company 2.
- 15.4.8 The Boards of the Demerged Company and Resulting Company 1 shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 15.4. Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company 2 shall also be deemed to be approval granted to any modifications made to the AL ESOS of the Demerged Company and approval granted to the new employee stock options cheme to be adopted by the Resulting Company 2, respectively.

#### 16. LEGAL PROCEEDINGS

- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Engineering Undertaking shall not abate or be discontinued or be 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 2 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.
- 16.2 The Resulting Company 2: (a) shall be replaced/added as party to such proceedings relating to the Engineering Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Engineering Undertaking that stand transferred to the Resulting Company 2.

#### 17. CONSIDERATION

- 17.1 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares"), credited as fully paid up, for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date. The equity shares of the Resulting Company 2 to be issued and allotted as provided shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 2.
- 17.2 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 2, the Resulting Company 2 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 2 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.
- 17.3 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 2 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/ or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- 17.4 The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 2 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.5 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, per Clause 17.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 17.6 Resulting Company 2 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 2 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing



of its equity shares which may affect the status of approval of the Stock Exchanges.

17.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordancewith Applicable Lawfor complying with the formalities of the Stock Exchanges.

### 18. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company and Resulting Company 2 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in compliance with applicable Accounting Standards notified under the Companies Act, 2013 as amended from time to time including as provided herein below:

#### 18.1 Accounting treatment in the books of the Demerged Company

- 18.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books;
- 18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Engineering undertaking and the Resulting Company 2 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 18.1.3 The difference, being the excess / shortfall of carrying value of assets over the carrying value of liabilities of the Engineering Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.

#### 18.2 Accounting treatment in the books of the Resulting Company 2

- 18.2.1 The Resulting Company 2 shall record the assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
- 18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company 2 relating to the Engineering Undertaking will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 18.2.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 17.1 above to the members of the Demerged Company. INR 507.40 will be accounted as securities premium in the books of Resulting Company 2 for each equity share issued in accordance with Clause 17.1. The securities premium will form part of consideration under Clause 17.1;
- 18.2.4 Expenses incurred pursuant to the Scheme and for the transfer of Engineering Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 2 and
- 18.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 18.2.1 over the face value and securities premium of the equity shares allotted pursuant to Clause 18.2.3 above after giving effect to inter-company balances as per Clause 18.2.2 shall be adjusted in compliance with applicable accounting standards.
- 18.2.6 Goodwill, if any, appearing in the Balance Sheet of the Resulting Company 2 will be amortised/impaired/written off either as per applicable accounting standards or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Resulting Company 2.
- 18.2.7 To the extant, the balance in securities premium account or capital reserve account is utilised and/or adjusted as per Clause 18.2.6 above, there shall be reduction of securities premium account or capital reserve account, as the case may be, which shall be effected as an integral part of the Scheme itself in accordance with Section 52 and 66 and other applicable provisions of the Act.
- 18.2.8 The Board of Directors of the Resulting Company 2 in consultation with Statutory Auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

For the purpose of this Clause 18, ``Net Assets'' would mean difference between the carrying value of assets and liabilities.

#### 19. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

19.1 Upon coming into effect of Part III of this Scheme, INR 50,00,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 2. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 2 shall automatically standamended so as to read as under:

"The Authorised Share Capital of the Company is Rs. 50,25,00,000/- (Rupees Fifty Crore Twenty Five Lakhs only) divided into 5,02,50,000 (Five Crore Two Lakhs Fifty Thousand only) equity shares of Rs. 10/- (Rupees Ten) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being in force."

19.2 It is clarified that the approval of the members of the Resulting Company 2 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 2 and the Resulting Company 2 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 2 as



required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.

19.3 The registration fee applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 2 in terms of sub Clause 19.1 herein above, shall be deemed to have been so paid by the Resulting Company 2 and accordingly, the Resulting Company 2 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 2 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.

#### **PART IV**

#### AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

#### 20. TRANSFER OF ASSETS AND LIABILITIES

- 20.1 Immediately on Part III of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company shall stand amalgamated with the Transferee Company as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company, so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company by virtue of, and in the manner provided in this Scheme.
- 20.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective and with effect from the Appointed Date 2:
  - 20.2.1 with respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date 2.
  - 20.2.2 subject to Clause 20.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 20.2.1 above, including all rights, titles and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or forvalue to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company, with effect from the Appointed Date 2, by operation of law as transmission or as the case may be in favour of Transferee Company. With regard to the licenses of the properties, the Transferee Company will enter into novation agreements, if it is so required.
  - 20.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/or the Transferee Company.
  - 20.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in and/or deemed to have been transferred to and vested in, the Transferee Company, so as to become on and from the Appointed Date 2, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 20.
  - 20.2.5 the vesting of the entire undertaking of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
  - 20.2.6 Taxes, if any, paid or payable by the Transferor Company after the Appointed Date 2 shall be treated as paid or payable by the Transferee Company and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may



- beapplicable.
- 20.2.7 if the Transferor Company is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 20.2.8 upon Part IV of the Scheme becoming effective, the Transferor Company and/or the Transferee 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 20.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company, shall, if so required by the Transferee Company, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidy, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 20.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.
- 20.2.11 without prejudice to the foregoing provisions of Clause 20.2, and upon the effectiveness of Part IV of the Scheme, the Transferor Company and the Transferee Company shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

#### 21. PERMITS

With effect from the Appointed Date 2, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to and vest in or be deemed to have been transferred to and vested in and be available to, the Transferee Company so as to become as and from the Effective Date, the Permits, estates, assets, rights, titles, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Appointed Date 2 and until the Permits are transferred, vested, recorded, effected and/or perfected, in the records of the Appropriate Authority, in favour of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company and under the relevant license and/or approval, as the case may be, and the Transferee Company shall keep a record and/or account of such transactions.

#### 22. CONTRACTS

- 22.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 2, to which the Transferor Company is a party shall remain in full force and effect against or in favour of the Transferee Company and shall be binding on and be enforceable by and against the Transferee Company as fully and effectually as if the Transferee Company had at all material times been a party thereto. The Transferee Company will, if required, enter into novation agreement(s) in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above. Any inter-se contracts between the Transferor Company on the one hand and the Transferee Company on the other hand shall stand cancelled and cease to operate upon the effectiveness of Part IV of this Scheme.
- 22.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company occurs by virtue of this Scheme, the Transferee Company may, at any time after Part IV of the Scheme coming into effect, 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 or arrangement to which the Transferor Company is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company.
- 22.3 On and from the Effective Date, and thereafter, the Transferee Company shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company in the name of the Transferor Company in so far as may be necessary until the transfer of rights and obligations of the Transferor Company, to the Transferee Company under this Scheme has been given effect to under such contracts and transactions.



#### 23. EMPLOYEES

23.1 Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company undertakes to engage all the employees of the Transferor Company on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferee Company. The Transferee Company also agrees that the services of all such employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company 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/terminal benefits.

#### 23.2 Employeestockoptions:

- 23.2.1 Upon the coming into effect of the Scheme, the Transferee Company shall formulate new employee stock option scheme/(s) by adopting the Anup ESOS of the Transferor Company, as modified in accordance with the variations mentioned in this Clause 23.2.
- 23.2.2 With respect to the stock options granted by the Transferor Company to the employees of the Transferor Company or its subsidiaries under the Anup ESOS; and upon the Scheme becoming effective, the said employees shall be issued 7 (Seven) stock options by the Transferee Company under the new scheme(s) for every 10 (Ten) stock options held in the Transferor Company, whether the same are vested or not on terms and conditions similar to the Anup ESOS.
- 23.2.3 While granting stock options, the Transferee Company shall take into account the period during which the employees held stock options granted by the Transferor Company prior to the issuance of the stock options by the Transferee Company, for determining of minimum vesting period required for stock options granted by the Transferee Company, subject to applicable laws.
- 23.2.4 The Board of the Transferor Company and Transferee Company shall provide cash compensation, if required, to the employees of the Transferor Company holding stock options in the Transferor Company in order to provide fair treatment if the effect from Clauses 23.2.1 to 23.2.3 are deemed insufficient by the Board of the Transferor Company and the Transferee Company.
- 23.2.5 The Board of the Transferor Company and Transferee Company shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 23.2. Approval granted to the Scheme by the shareholders of the Transferor Company and the Transferee Company shall also be deemed to be approval granted to the new employee stock option scheme to be adopted by the Transferee Company.

#### 24. LEGAL PROCEEDINGS

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the "**Proceedings**") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

#### 25. CONSIDERATION

- $25.1 \qquad \text{After effectiveness of Part III of the Scheme, the Transferor Company shall become a subsidiary of the Transferee Company.}$
- 25.2 Aftereffectiveness of the Part III of the Scheme and in consideration of and subject to the provisions of Clause 25.3 and other provisions of this Scheme, Transferee Company shall, without any further application, act, deed, consent, instrument, issue and allot, to each shareholder of the Transferor Company whose name is recorded in the register of members of the Transferor Company on the Record Date, in the following proportion:

"7 (Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Transferee Company shall be issued and allotted, credited as fully paid up, for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in the Transferor Company." ("Transferee Company New Equity Shares").

 $No shares shall be issued by the {\it Transferee Company} in {\it respect of the shares held by the Transferee Company} in the {\it Transferee Company}.$ 

- 25.3 Upon Part IV of this Scheme becoming effective, and in consideration of the Transferor Company amalgamating into the Transferee Company, the equity shares held by the Transferee Company on the Effective Date (held either directly or through its nominees) in the Transferor Company shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash whatsoever by the Transferee Company in lieu of such shares of the Transferor Company.
- 25.4 The equity shares of the Transferee Company to be issued and allotted as provided in Clause 25.2 above shall be subject to the provisions of the memorandum of association and articles of association of Transferee Company, as the case may be, and shall rank paripassu in all respects with the existing equity shares of Transferee Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 25.5 In case any shareholder's shareholding in the Transferor Company is such that such shareholder becomes entitled to a fraction of an equity share of Transferee Company, as the case may be, Transferee Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee(s) nominated by the Board of the Transferee Company in that behalf, who shall sell such



shares in the market at such price or prices and on such time or times as the trustee(s) may in its sole discretion decide and on such sale, shall pay to Transferee Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Transferee Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.

- 25.6 The issue and allotment of equity shares as provided in Clause 25.2, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Transferee Company or Transferor Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Transferee Company and/or the Transferor Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 25.2.
- 25.7 The Transferee Company New Equity Shares issued pursuant to Clause 25.2 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Transferor Company to Transferee Company on or before such date as may be determined by the Board of Transferor Company. In the event that such notice has not been received by Transferee Company in respect of any of the shareholders of Transferor Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Transferor Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Transferee Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Transferee Company, then Transferee Company shall issue the equity shares in physical form to such shareholder or shareholders.
- 25.8 Transferee Company shall apply for listing of Transferee Company New Equity Shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable. The Transferee Company New Equity Shares allotted by the Transferee Company in terms of Clause 25.2 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchanges.
- 25.9 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio as per Clause 25.2 above, shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 25.10 Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.

#### 26. ACCOUNTING TREATMENT BY THE TRANSFEREE COMPANY IN RESPECT OF ASSETS AND LIABILITIES

- 26.1 The Transferee Company shall account for the Scheme in its books/financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in accordance with the Purchase Method of Accounting as prescribed under Accounting Standard 14 ("AS 14") dealing with "Accounting for Amalgamations", as amended from time to time including as provided herein below:
  - 26.1.1 The Transferee Company shall record the assets and liabilities of Transferor Company, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company or at their fair value of identified assets and liabilities, as may be decided by the Board of Directors of the Transferee Company.
  - 26.1.2 The Transferee Company shall credit to the Share Capital account in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 25.2 above to the equity shareholders of the Transferor Company. INR 507.40 will be accounted as securities premium in the books of Transferee Company for each equity share issued in accordance with Clause 25.2. The securities premium will form part of consideration under Clause 25.1.
  - 26.1.3 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company and the Transferee Company will stand cancelled and there shall be no further obligation/outstanding in that behalf.
  - 26.1.4 Expenses pertaining to the Scheme and for the amalgamation shall be adjusted to the reserves and surplus account of the Transferee Company.
  - 26.1.5 The difference being the Net Assets transferred to Transferee Company pursuant to Clause 26.1.1 over the face Value and securities premium of the equity shares allotted as per Clause 26.1.2 above after giving effect to inter-company balances as per Clause 26.1.3, shall be adjusted in compliance with applicable accounting standards.
  - 26.1.6 Upon coming into effect of Part IV of this Scheme, the shares held by the Transferee Company in the Transferor Company on the Effective Date, shall be cancelled and the same shall be treated as perapplicable accounting standards.
  - 26.1.7 Goodwill, if any, appearing in the balance sheet of the Transferee Company will be amortised/impaired/written off either as per AS 14 or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Transferee Company.
  - 26.1.8 To the extent the balance in securities premium account or capital reserve is utilised and/or adjusted as per Clause 26.1.7 above, there shall be reduction of securities premium account or capital reserve as the case may be which shall be effected as an integral part of the Scheme itself in accordance with Sections 52 and 66 and other applicable provisions of the Act.
  - 26.1.9 The Board of Directors of the Transferee Company, in consultation with statutory auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.



For the purpose of this Clause 26, "Net Assets" would mean difference between the carrying value of assets and liabilities.

#### 27. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon the coming into effect of Part IV of this Scheme, the resolutions/power of attorney of/executed by the Transferor Company, as are considered necessary by the Board of the Transferee Company, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/executed by the Transferee Company, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then said limits as are considered necessary by the Board of the Transferee Company shall be added to the limits, if any, under like resolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company.

#### 28. COMBINATION OF AUTHORISED CAPITAL

- 28.1 Upon Part IV of the Scheme becoming effective, the authorised share capital of the Transferee Company shall stand increased without any further act, instrument or deed on the part of Transferee Company including payment of stamp duty and fees to Registrar of Companies, by the authorised share capital of the Transferor Company amounting to INR 15,00,00,000 (Indian Rupees Fifteen Crores) comprising of 1,50,00,000 equity shares of INR 10 each and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under the applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorized capital of the Transferor Company shall be utilized and applied to the increased authorized share capital of the Transferor Company and there would be no requirement for any further payment of stamp duty and/or fee by the Transferor Company for increase in the authorised share capital to that extent.
- 28.2 Clause V of the memorandum of association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:
  - "The Authorised Share Capital of the Company is Rs.65,25,00,000/- (Rupees Sixty Five Crores Twenty Five Lakhs only) divided into 6,52,50,000 (Six Crores Fifty Two Lakhs Fifty Thousand only) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide or to consolidate the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company."
- 28.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act.

#### 29. DISSOLUTION OF TRANSFEROR COMPANY

On Part IV of this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up. On and from the Effective Date, the name of the Transferor Company shall be struck off from the records of the concerned RoC.

#### **PART V**

#### CHANGE IN AUTHORISED SHARE CAPITAL OF DEMERGED COMPANY

#### 30. CHANGE IN AUTHORISED SHARE CAPITAL OF DEMERGED COMPANY

- 30.1 Upon Part II and Part III of this Scheme coming into effect and consequent to transfer of authorised share capital as mentioned in Clause 11 and 19 above, Clause V of the Memorandum of Association of the Demerged Company shall stand replaced and altered as per this Clause 30.
- 30.2 Clause V of the Memorandum of Association of the Demerged Company shall be replaced to include the following, without any further act, deed or instrument:
  - "The Authorised Share Capital of the Company is Rs. 565,00,00,000/- (Rupees Five Hundred Sixty Five Crores only) divided into 46,50,00,000 (Forty Six Crores Fifty Lacs Only) Equity Shares of Rs. 10/- (Rupees Ten only) each, 1,00,00,000 (One Crore Only) Preference Shares of Rs. 100/- each with such rights, privileges and conditions attached thereto as may be determined by the General Meetings at the time of issue. The Company has and shall always have the power to divide the Share Capital from time to time and to vary, modify and abrogate any rights, privileges, conditions attached to the Share in such a manner as may from the time being provided in the regulations of the Company."
- 30.3 It is clarified that the approval of the members of the Demerged Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Demerged Company and the Demerged Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Demerged Company as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 30.4 It is further clarified that should either Part II or Part III be made effective individually then Clause V of the Memorandum of Association of the Demerged Company shall be suitably modified to give effect only to either Clause 11 or Clause 19 as the case may be.



#### **PART VI**

#### **CONSOLIDATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1**

#### 31. CONSOLIDATION OF EQUITY SHARES OF THE RESULTING COMPANY 1

- 31.1 With satisfaction or waiver of conditions mentioned in Clause 41.1 of the Scheme, 2 (two) equity shares of INR 2 each of the Resulting Company 1 shall be consolidated into 1 (one) fully paid up equity share of INR 4 each.
- The share certificates of the Resulting Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the consolidation of equity share capital of the Resulting Company 1 and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Resulting Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of thesaid shareholders maintained with the depositories.
- 31.3 Due to such consolidation in capital of the Resulting Company 1, if a shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificates to such member/ beneficial owner but shall round off such shareholders entitlement to the nearest integer.
- 31.4 The aforesaid consolidation of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 61 of the Act separately and approval of the shareholders to the scheme shall be deemed to be approval to the consolidation of equity shares under Section 61 of the Act.
- 31.5 It is clarified that upon the Scheme becoming effective, the consolidation of shares as stated in this Part VI shall precede all other actions as stated in Part II and Part VII of this Scheme.

#### PART VII

#### REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1

#### 32. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1

- 32.1 Simultaneously upon implementation of Part II of the Scheme and with effect from the Effective Date, all the equity shares of the Resulting Company 1 held by the Demerged Company and forming part of the Branded Apparel Undertaking ("Resulting Company 1 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 1, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 32.2 The aforesaid reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 32.3 On effecting the reduction of the share capital as stated in Clause 32.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 32.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 32.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of Resulting Company 1 Cancelled Shares.

#### **PART VIII**

#### REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 2

#### 33. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2

- 33.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2 ("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Actas also any other applicable provisions of the Act.
- 33.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Acts eparately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 33.3 On effecting the reduction of the share capital as stated in Clause 33.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.



- 33.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 33.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.

# PART IX GENERAL TERMS & CONDITIONS

#### 34. REMAINING BUSINESS

- 34.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and be vested in and be managed by the Demerged Company.
- 34.2 All legal, Taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company.
- 34.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 34.2 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the relevant resulting company, against all liabilities and obligations incurred by that resulting company in respect thereof.
- 34.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 34.2 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant resulting company and at the cost of the said resulting company and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.

#### 35. DIVIDENDS

- 35.1 The Transferor Company, Transferee Company, Demerged Company and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2018 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/declared only by the mutual consent of the concerned Parties.
- 35.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be.

#### 36. CONDUCT OF BUSINESS UPTO THE EFFECTIVE DATE

- 36.1 With effect from the date of approval of this Scheme by the respective Boards of the Parties and up to and including the Effective Date:
  - 36.1.1 The Transferor Company and the Demerged Company with respect to the Demerged Undertakings shall carry on their business with reasonable diligence and business prudence and in the same manner as it had been doing hitherto, and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, 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, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets, except:
    - (a) when the same is expressly provided in this Scheme; or
    - $(b) \qquad when the same is in the ordinary course of business as carried on, as on the date of filing of this Scheme in the Tribunal; or the date of this Scheme in the Tribunal; or the date of the date of the Scheme in the Tribunal; or the date of the date of$
    - (c) when written consent of the Resulting Company 2/ Transferee Company, as the case may be has been obtained in this regard.
  - 36.1.2 The Transferor Company and the Demerged Company with respect to Demerged Undertakings shall not alter or substantially expand its business or undertake (i) any material decision in relation to its business and affairs and operations other than that in the ordinary course of business; (ii) any agreement or transaction (other than an agreement or transaction in the ordinary course of business); and (iii) any new business or discontinue any existing business or change the capacity of facilities other than that in the ordinary course of business, except with the written concurrence of the Resulting Companies / Transferee Company, as the case may be;
  - 36.1.3 The Transferor Company and the Demerged Company with respect to Demerged Undertakings shall not vary the terms and conditions of employment of any of its employees, except in the ordinary course of business or pursuant to any pre-existing obligation undertaken except with the written concurrence of the Resulting Companies/Transferee Company, as the case maybe;



- 36.1.4 The Transferor Company shall not amend its Memorandum of Association or Articles of Association, except with the written concurrence of the Transferee Company, unless required to be done pursuant to actions between the Appointed Date 2 and Effective Date expressly permitted under this Scheme.
- 36.2 The Transferee Company and Resulting Companies shall be entitled, pending the sanction of the Scheme, to apply to the Appropriate Authorities concerned as are necessary under any law for such consents, approvals and sanctions which the Resulting Companies may require to carry on the business of the Transferor Company and the Demerged Undertakings and to give effect to the Scheme.
- For the purpose of giving effect to the order passed under Sections 230 to 232 read with Section 66 and other applicable provisions of the Act in respect of this Scheme by the Tribunal, the Transferee Company and Resulting Companies shall, at any time pursuant to the orders approving this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the amalgamation of the Transferor Company and demerger of the Demerged Undertakings, in accordance with the provisions of Sections 230 to 232 read with Section 66 of the Act. The Transferee Company and the Resulting Companies shall always be deemed to have been authorized to execute any pleadings, applications, forms, etc., as may be required to remove any difficulties and facilitate and carry out any formalities or compliances as are necessary for the implementation of this Scheme. For the purpose of giving effect to the vesting order passed under Section 232 of the Act in respect of this Scheme, the Transferee Company and Resulting Companies shall be entitled to exercise all rights and privileges and be liable to pay all taxes and charges and fulfil all its obligations, in relation to or applicable to all immovable properties, including mutation and/or substitution of the ownership or the title to or interest in the immovable properties which shall be made and duly recorded by the Appropriate Authority(ies) in favour of the Transferee Company and Resulting Companies as the case may be pursuant to the sanction of the Scheme by the Tribunal and upon the effectiveness of this Scheme in accordance with the terms hereof, without any further act or deed to be done or executed by the Transferor Company and the Resulting Companies as the case may be. It is clarified that the Transferee Company and Resulting Companies shall be entitled to engage in such correspondence and make such representations, as may be necessary, for the purposes of the aforesaid mutation and/or substitution.

#### 37. FACILITATION PROVISIONS

- 37.1 Immediately upon the Scheme being effective, the Demerged Company and the Resulting Companies shall enter into shared services agreements as may be necessary, inter alia in relation to use by the Resulting Companies of office space, infrastructure facilities, information technology services, security personnel, legal, administrative and other services, etc. of the Demerged Company 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.
- 37.2 It is clarified that approval of the Scheme by the shareholders of Demerged Company and Resulting Companies under sections 230 to 232 read with Section 66 of the Act shall be deemed to have their approval under Section 188 and other applicable provisions of the Act and Regulation 23 and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that no separate approval of the Board or audit committee or shareholders shall be required to be sought by the Demerged Company or Resulting Companies.
- 37.3 It is clarified that all guarantees provided by the Demerged Company in respect of the Demerged Undertakings and the Transferor Companyshall be valid and subsisting till adequate arrangements/guarantees have been provided in respect of the same by the Resulting Companies.

#### 38. PROPERTY IN TRUST

38.1 Notwithstanding anything contained in this Scheme, until any property, asset, license, approval, permission, contract, agreement and rights and benefits arising therefrom and pertaining to the Demerged Undertakings are transferred, vested, recorded, effected and/or perfected, in the records of the Appropriate Authority(ies), regulatory bodies or otherwise, in favour of the Resulting Companies, the Resulting Companies shall be deemed to be authorized to enjoy the property, asset or the rights and benefits arising from the license, approval, permission, contract or agreement as if it were the owner of the property or asset or as if it were the original party to the license, approval, permission, contract or agreement. It is clarified that till entry is made in the records of the Appropriate Authority(ies) and till such time as may be mutually agreed by the Demerged Company and the Resulting Companies, the Demerged Company will continue to hold the property and / or the asset, license, permission, approval as the case may be in trust on behalf of the Resulting Company 1 or Resulting Company 2, as the case may be.

#### 39. APPLICATIONS/PETITIONS TO THE TRIBUNAL

- 39.1 The Parties shall dispatch, make and file all applications and petitions under Sections 230 to 232 read with Section 66 and other applicable provisions of the Act before the Tribunal, under whose jurisdiction, the registered offices of the respective Parties are situated, for sanction of this Scheme under the provisions of Applicable Law and shall apply for such approvals as may be required under Applicable Law and for dissolution of the Transferor Company without being wound up.
- 39.2 The Parties shall be entitled, pending the sanction of the Scheme, to apply to any Appropriate Authority, if required, under any Applicable Law for such consents and approvals which the Demerged Company, Transferor Company, Resulting Companies and Transferee Company may require to own the assets and/or liabilities of the Demerged Undertakings or the Transferor Company, as the case may be, and to carry on the business of the Demerged Undertakings or Transferor Company, as the case may be.

#### 40. MODIFICATION OR AMENDMENTS TO THIS SCHEME

 $40.1 \hspace{0.5cm} On behalf of each of the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company, the Board Company, the Resulting Companies and the Transferee Company, the Resulting Companies and the Resulting Co$ 



of the respective companies acting themselves or through authorized persons, may consent jointly but not individually, on behalf of all persons concerned, to any modifications or amendments of this Scheme at any time and for any reason whatsoever or to any conditions or limitations that the Tribunal or any other Appropriate Authority may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by all of them (i.e. the Boards of the Demerged Company, the Resulting Companies, the Transferor Company and the Transferee Company) and solve all difficulties that may arise for carrying out this Scheme and do all acts, deeds and things necessary for putting this Scheme into effect.

- 40.2 For the purpose of giving effect to this Scheme or to any modification thereof the Boards of the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company acting themselves or through authorized persons may jointly but not individually, give and are jointly authorised to give such directions including directions for settling any question of doubt or difficulty that may arise and such determination or directions, as the case may be, shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme. It is clarified that individual companies acting themselves or through authorized persons may individually approach the Tribunal or any other Appropriate Authority to seek clarifications for implementation of the Scheme.
- 40.3 It is clarified that if any modifications are required post satisfaction of the conditions precedent mentioned in Clause 41 and the Scheme having been made effective, the Effective Date shall not be affected by any such modifications that might be required to be made and the Effective Date for such modified Scheme shall be same as the date on which Scheme was made effective prior to the modifications.

#### 41. CONDITIONS PRECEDENT

- 41.1 Unless otherwise decided (or waived) by the relevant Parties, the Scheme is conditional upon and subject to the following conditions precedent:
  - 41.1.1 obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
  - 41.1.2 approval of the Scheme by the requisite majority of each class of shareholders and creditors of the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
  - 41.1.3 the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company through e-voting, as applicable. The Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders, of the Demerged Company, against it as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
  - 41.1.4 the sanctions and orders of the Tribunals, under Sections 230 to 232 read with Section 66 of the Act being obtained by the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies; and
  - 41.1.5 certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the RoC having jurisdiction over the Parties.
- 41.2 Without prejudice to Clause 41.1 and subject to the satisfaction or waiver of the conditions mentioned in Clause 41.1 above, the Scheme shall be made effective in the order as contemplated below:
  - 41.2.1 Part II of the Scheme shall be made effective immediately after the implementation of Part VI of the Scheme;
  - 41.2.2 Part III of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 41.1 by the Boards of the Demerged Company and the Resulting Company 2;
  - 41.2.3 Part IV of the Scheme shall be made effective after implementation of Part III of the Scheme;
  - $41.2.4 \quad \mathsf{PartVoftheSchemeshallbe} \\ \mathsf{madeeffectiveafterimplementationofPartIII} \\ \mathsf{oftheScheme}; \\ \mathsf{andPartIII} \\ \mathsf{oftheScheme}; \\$
  - 41.2.5 Part VI of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 41.1 by the Board of the Resulting Company 1;
  - 41.2.6 Part VII of the Scheme shall be made effective immediately after implementation of Part VI of the Scheme and simultaneously with the implementation of Part II of the Scheme; and
  - $41.2.7 \quad \text{Part VIII of the Scheme shall be made effective after consideration mentioned in Clause 17.1 and Clause 25.2 being issued.}$
- 41.3 It is hereby clarified that submission of this Scheme to the Tribunal and to the Appropriate Authorities for their respective approvals is without prejudice to all rights, interests, titles or defences that the Demerged Company, the Transferor Company, the Resulting Companies and/orthe Transferee Company may have under or pursuant to all Applicable Laws.
- 41.4 On the approval of this Scheme by the shareholders of the Demerged Company, the Transferor Company, the Transferee Company and the Resulting Companies and such other classes of Persons of the said Companies, if any, pursuant to Clause 41.1.2, such shareholders and classes of Persons shall also be deemed to have resolved and accorded all relevant consents under the Act or otherwise to the same extent applicable in relation to the demerger, amalgamation, capital reduction set out in this Scheme, related matters and this Scheme itself.

#### 42. EFFECT OF NON-RECEIPT OF PERMITS AND MATTERS RELATING TO REVOCATION/WITHDRAWAL OF THIS SCHEME

42.1 The Demerged Company, the Transferor Company, the Transferee Company and the Resulting Companies acting through their respective Boards shall each be at liberty to withdraw from this Scheme: (a) in case any condition or alteration imposed by any Appropriate Authority is unacceptable to any of them; or (b) they are of the view that coming into effect of the respective parts to this



- Scheme could have adverse implications on the respective companies.
- 42.2 If this Scheme is not effective within such period as may be mutually agreed upon between the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company through their respective Boards or their authorised representatives, this Scheme shall become null and void and each Party shall bear and pay its respective costs, charges and expenses for and/ or in connection with this Scheme.
- 42.3 In the event of revocation/ withdrawal under Clause 42.1 or above, no rights and liabilities whatsoever shall accrue to or be incurred inter se the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company or their respective shareholders or creditors or employees or any other Person, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved 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.
- 42.4 If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the Transferor Company, the Demerged Company, the Resulting Companies and the Transferee Company through their respective Boards, affect the validity or implementation of the other parts and/or provisions of this Scheme.
- 42.5 Further, it is the intention of the Parties that each part shall be severable from the remainder of this Scheme and the Scheme shall not be affected if any part of this Scheme is found to be unworkable for any reason whatsoever unless the deletion of such part shall cause this Scheme to become materially adverse to any Party, in which case the Parties shall attempt to bring about a modification in this Scheme or cause such part to be null and void, including but not limited to such part.

#### 43. CHANGE OF NAME OF RESULTING COMPANY 2

- 43.1 Upon Part IV of the Scheme becoming effective, the name of the Resulting Company 2 shall stand changed to 'The Anup Engineering Limited' or such other name which is available and approved by the RoC, by simply filing the requisite forms and subject to payment of fees with the Appropriate Authority.
- 43.2 Thereafter, subject to Clause 43.1 above:
  - 43.2.1 Clause I of the memorandum of association of the Resulting Company 2 shall without any act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act and be replaced by the following clause:
  - "The name of the Company is The Anup Engineering Limited."
- 43.3 It is hereby clarified that, for the purposes of acts and events as mentioned in this Clause 43 the consent of the shareholders of the Resulting Company 2 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed.

#### 44. COSTS AND TAXES

- 44.1 Parties have agreed to bear the costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme in the following manner:
  - 44.1.1 the Resulting Company 1 shall bear the stamp duty costs in connection with Part II of the Scheme;
  - 44.1.2 the Resulting Company 2/ Transferee Company shall bear the stamp duty costs in connection with Part III and Part IV of the Scheme; and
  - 44.1.3 all other costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme shall be borne by the respective companies.



#### Strictly Private and Confidential

To, The Board of Directors Arvind Limited Naroda Road Ahmedabad – 380 025 Gujarat, India

Date 8th November 2017

Walker Chandiok & Co LLP 16th Floor, Tower II Indiabulls Finance Centre S B Marg, Elphinstone (W) Mumbal 400013 India

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# Sub:Recommendation of Share Allotment and Share Exchange Ratio pursuant to the Composite Scheme of Arrangement ("Scheme")

Dear Sir / Madam,

We refer to our engagement letter and subsequent discussions with the management of Arvind Limited whereby Arvind Limited (referred to as "the Company"/ "Client"/ "you"/"Arvind") has requested Walker Chandiok & Co LLP (hereinafter referred to as "WCC") for recommendation of Share Exchange Ratio / Share Allotment Ratio for the proposed group restructuring of Arvind Limited pursuant to a Scheme of Arrangement under Section 230 to 232 and other applicable clauses of the Companies Act, 2013 ("Scheme" or "Scheme of Arrangement").

In the following paragraphs, we have summarized our valuation analysis together with the description of the methodologies used and limitations on our scope of work.

WCC has been hereafter referred to as 'Valuer' or 'we' in this Share Allotment Ratio and Share Exchange Ratio Report ('Report').

#### SCOPE AND PURPOSE OF THIS REPORT

Arvind, is a flagship company of the Lalbhai Group. It is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities. The equity shares of Arvind are listed on BSE Limited and the National Stock Exchange of India Limited. Arvind was originally incorporated for manufacturing and marketing of textile products, however, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

We understand that the management of Arvind is contemplating a group restructuring pursuant to a Scheme of Arrangement involving reorganizing of business activities in a manner that allows it to impart greater focus on each of its business lines. The Scheme proposes to reorganise and segregate the interest of Arvind in its various businesses through demerger of the Branded Apparel Undertaking in to Arvind Fashions Limited ("AFL") and the Engineering Undertaking into Anveshan Heavy Engineering Limited ("AHEL"). Further, the Scheme proposes merger of The Anup Engineering

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Chartered Accountants

Offices in Bengaluru, Chandigark, Chennai, Gurugiam, Hyderabad, Kochi, Kolkata, Mumbai, New Delly, Noida a

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Limited with the AHEL to rationalise and streamline the group structure. Thus Arvind intends segregate existing business operations by demerging following business undertakings as part of the Proposed Restructuring:

- a) Branded Apparel Undertaking
- b) Engineering Undertaking

The proposed restructuring is to be effected through Composite Scheme of Arrangement (the "Scheme") pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Companies Act, 1956.

We understand that Appointed Date for the demerger of the Engineering Undertaking into Anveshan Heavy Engineering Limited and the merger of The Anup Engineering Limited into Anveshan Heavy Engineering Limited is 1 November 2017, and that the Appointed date for the demerger of the Branded Apparel Undertaking into Arvind Fashions Limited is the sam eas the Effective Date, and the Effective Date is as defined in the Scheme.

In this regard, Walker Chandiok & Co LLP has been requested by Arvind to submit a report recommending Share Exchange / Share Allotment Ratio ("Report") in connection with the proposed restructuring of Arvind to be placed before the Audit Committee/ Board of Directors of Arvind. The steps involved in the proposed group restructuring are detailed hereunder:

- Demerger of Branded Apparel Undertaking of Arvind Limited (the "Branded Apparel Undertaking") into AFL.
- Demerger of Engineering Undertaking of Arvind Limited (the "Engineering Undertaking") into AHEL.
- 3. Amalgamation of The Anup Engineering Limited ("AEL") into AHEL.

Step 1 to Step 3 are jointly referred to as 'the Transaction' or 'Proposed Restructuring'.

Branded Apparel Undertaking and Engineering Undertaking are collectively referred as the "Undertakings"

The scope of our services is:

- Conduct a relative (and not absolute) valuation of the equity shares of AFL and Branded Apparel Undertaking and recommend a Share Allotment Ratio to the equity shareholders of Arvind Limited on a fully diluted basis for Step 1
- Recommend a Share Allotment Ratio for issue of equity shares of AHEL to the equity shareholders of Arvind Limited on a fully diluted basis for Step 2.
- Conduct a relative (and not absolute) valuation of the equity shares of AHEL & AEL and recommend a Share Exchange Ratio for Step 3.

This Report is our deliverable for the above engagement.

This Report is subject to the scope, assumptions, exclusions, limitations and disclaimers detailed hereinafter. As such, the Report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.



# ACVIND

### Walker Chandiok & Co LLP

# BRIEF BACKGROUND OF THE COMPANIES FORMING PART OF THE SCHEME OF ARRANGEMENT

#### **Arvind Limited**

Arvind was founded in 1931 and operates primarily in the textiles industry. Arvind is headquartered in Ahmedabad and is engaged in manufacturing of fabrics, denim and a range of other advanced materials. Arvind, through its group companies also has a presence in engineering and telecom segments.

The issued and subscribed equity share capital of Arvind as at 30 September 2017 is INR 2,585.2 million consisting of equity shares of face value of INR 10/- each.

Arvind also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of Arvind as at 30 September 2017 is INR 2,601.9 million consisting of 260,193,069 equity shares of face value of INR 10/- each on a fully diluted basis.

#### **Arvind Fashion Limited**

Formerly known as Arvind J&M Limited , AFL is engaged in the wholesale business of Arrow, Izod & Flying Machine. AFL is engaged in the business of distribution of readymade garment apparels and accessories and distribution of Cosmetic products and Accessories through its two Subsidiaries i.e. Arvind Lifestyle Brands Limited and Arvind Beauty Brands Retail Private Limited. AFL also operates in the business of luxury brands through its two Joint Ventures i.e. Tommy Hilfiger Arvind Fashion Private Limited and Calvin Klein Arvind Fashion Private Limited.

The issued and subscribed equity share capital of AFL as at 30 September 2017 is INR 231.7 million consisting of 11,58,51,454 equity shares of face value of INR 2/- each

AFL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of AFL as at 30 September 2017 is INR 238.5 million consisting of 119,245,568 equity shares of face value of INR 2/- each on a fully diluted basis.

As a part of the Scheme, there would be consolidation in the share capital of AFL. Upon the Scheme being effective, the issued, subscribed and paid up equity capital of AFL of INR 231.7 Mn divided into 115,851,454 equity shares of INR 2 each shall be consolidated into 57,925,727 fully paid equity shares of INR 4 each aggregating to INR 231.7 Mn. The fully diluted equity shares post consolidation would be 59,622,784.

#### The Anup Engineering Limited

AEL, subsidiary of Arvind, was founded in 1962 and is based out of Ahmedabad, India. AEL is engaged in engineering and fabrication business and offers products such as Heat Exchanger, Pressure Vessels, Reactors, DE aerators, Economizers etc. to clients in sectors including Chemicals, Drugs & Pharmaceuticals, Refineries, Petrochemicals etc. Equity shares of AEL were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2009.

The issued and subscribed equity share capital of AEL as at 30 September 2017 is INR 136.0 million consisting of 13,600,000 equity shares of face value of INR 10/- each.



# Arvind

### Walker Chandiok & Co LLP

AEL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of AEL as at 30 September 2017 is INR 137,3 million consisting of 13,725,000 equity shares of face value of INR 10/- each on a fully diluted basis.

#### Branded Apparels Undertaking

Branded Apparel Undertaking of Arvind comprises of Arvind's business of manufacturing and marketing of branded apparel, accessories customised clothing and investments in the branded apparel business and related projects of Arvind and in particular equity shares held by Arvind in AFL.

#### **Engineering Undertaking**

Engineering Undertaking activities relates to manufacturing of critical process engineering equipment, and investments in the engineering business and related projects of Arvind and in particular equity shares held by Arvind in AEL.

#### SOURCES OF INFORMATION

In connection with this exercise, we have used the following information received from the Management and/or gathered from public domain:

- Carved out financial statements of Branded Apparel Undertaking and Engineering Undertaking for the six months period ended 30 September 2017.
- Provisional financial statements of AEL & AFL for the six months period ended 30 September 2017
- Audited financial statements of AFL and AEL for the year ended 31<sup>st</sup> March 2016 and 31<sup>st</sup> March 2017.
- 4. Financial Projections of AFL, AEL and of the Undertakings.
- 5. Proposed Capital Structure of AHEL.
- 6. Vesting Details of Employee Stock options as at the date of the Report for the Companies.
- 7. Explanations provided by the Managements of the Companies from time to time.
- 8. Draft Composite Scheme of Arrangement.

The Companies have been provided with the opportunity to review the draft report (excluding the recommended Share Exchange Ratio and Share Allotment Ratio) as part of our standard practice to make sure that factual inaccuracies / omissions are avoided in our final report.

#### SCOPE LIMITATIONS, ASSUMPTIONS, QUALIFICATIONS, EXCLUSIONS AND DISCLAIMERS

Provision of valuation opinions and consideration of the issues described herein are areas of our regular practice. The services do not represent accounting, assurance, accounting / tax due diligence, consulting or tax related services that may otherwise be provided by us or our affiliates.

This Report, its contents and the results herein are specific to (i) the purpose of valuation agreed as per the terms of our engagement; (ii) the date of this Report and (iii) the latest available financial statements of the Companies and their subsidiaries and other information provided by the Management or taken from public sources till the date of this Report.

An analysis of this nature is necessarily based on the prevailing stock market, financial, economic and other conditions in general and industry trends in particular as in effect on, and the information made available to us as at the date hereof. Events and transactions occurring after the date hereof may affect this Report and the assumptions used in preparing it, and we do not assume any obligation to update, revise or reaffirm this Report, unless required by regulatory authorities.





The ultimate analysis will have to be tempered by the exercise of judicious discretion by the Valuers and judgment taking into accounts all the relevant factors. There will always be several factors, e.g. management capability, present and prospective competition, yield on comparable securities, market sentiment, etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share. This concept is also recognised in judicial decisions.

The recommendation(s) rendered in this Report only represent our recommendation(s) based upon information furnished by the Companies (or its executives / representatives) and other sources and the said recommendation(s) shall be considered to be in the nature of non-binding advice (our recommendation will however not be used for advising anybody to take buy or sell decision, for which specific opinion needs to be taken from expert advisors).

The determination of share exchange ratio is not a precise science and the conclusions arrived at in many cases will, of necessity, be subjective and dependent on the exercise of individual judgement. There is, therefore, no single share exchange ratio. While we have provided our recommendation of the Share Exchange / Share Allotment Ratio based on the information available to us and within the scope of our engagement, others may have a different opinion. The final responsibility for the determination of the Share Exchange / Allotment ratio at which the proposed transaction shall take place will be with the Board of Directors who should take into account other factors such as their own assessment of the proposed transaction and input of other advisors.

In accordance with the terms of our engagement, we have assumed and relied upon, without independent verification, (i) the accuracy of the information that was publicly available and formed a substantial basis for this Report and (ii) the accuracy of information made available to us by the Companies. In accordance with our Engagement Letter and in accordance with the customary approach adopted in valuation exercises, we have not audited, reviewed or otherwise investigated the historical financial information provided to us. We have not independently investigated or otherwise verified the data provided by the Companies. Accordingly, we do not express an opinion or offer any form of assurance regarding the truth and fairness of the financial position as indicated in the financial statements. Also, with respect to explanations and information sought from the Companies, we have been given to understand by the management of the Companies that they have not omitted any relevant and material factors about the Companies. Our conclusions are based on the assumptions and information given by and on behalf of the Companies and reliance on public information. The management of the Companies has indicated to us that they have understood that any omissions, inaccuracies or misstatements may materially affect our valuation analysis/results.

While carrying out this engagement we have relied on historical information made available to us by the management of the Companies / available in public domain. We did not carry out any due diligence with respect to the information provided / extracted or carry out any verification of the assets save for satisfying ourselves to the extent possible that they are consistent with other information provided to us in the course of this engagement.

Accordingly, we assume no responsibility for any errors in the information furnished by the Companies or obtained from public domain and their impact on the Report. Nothing has come to our attention to indicate that the information provided was materially mis-stated/ incorrect or would not afford reasonable grounds upon which to base the Report.

The Report assumes that the Companies comply fully with relevant laws and regulations applicable in all its areas of operations unless otherwise stated, and that the Companies will be managed in a competent and responsible manner. Further, except as specifically stated to the contrary, this Valuation Report has given no consideration to matters of a legal nature, including issues of legal title and compliance with local laws, and litigation and other contingent liabilities that are not recorded in





the audited/unaudited balance sheet of the Companies. Our conclusion of value assumes that the assets and liabilities of the Companies and their subsidiaries, reflected in their respective latest balance sheets remain intact as of the Report date.

This Report does not look into the business/ commercial reasons behind the Transaction nor the likely benefits arising out of the same. Similarly, it does not address the relative merits of the Transaction as compared with any other alternative business transaction or other alternatives or whether or not such alternatives could be achieved or are available.

No investigation of the Companies' claim to title of assets has been made for the purpose of this Report and the Companies' claim to such rights has been assumed to be valid. No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in the accounts. Therefore, no responsibility is assumed for matters of a legal nature. The fee for the engagement is not contingent upon the results reported.

We owe responsibility to only the Boards of Directors of the Companies that has appointed us under the terms of our engagement letters and nobody else. We will not be liable for any losses, claims, damages or liabilities arising out of the actions taken. Omissions of or advice given by any other advisor to the Companies. In no event shall we be liable for any loss, damages, cost or expenses arising in any way from fraudulent acts, misrepresentations or willful default on part of the Companies, their directors, employees or agents. Unless specifically agreed, in no circumstances shall the liability of a Valuer, its partners, its directors or employees, relating to the services provided in connection with the engagement set out in this Report shall exceed the amount paid to such Valuer in respect of the fees charged by it for these services.

We do not accept any liability to any third party in relation to the issue of this Report. It is understood that this analysis does not represent a fairness opinion on the Share Exchange Ratio. This Report is not a substitute for the third party's own due diligence/ appraisal/ enquiries/ independent advice that the third party should undertake for his purpose.

This Valuation Report is subject to the laws of India.

Neither the Valuation Report nor its contents may be referred to or quoted in any registration statement, prospectus, offering memorandum, annual report, loan agreement or other agreement or document given to third parties other than in connection with the proposed Scheme of Amalgamation, without our prior written consent except for disclosures to be made to relevant regulatory authorities including stock exchanges and SEBI.

This Report does not in any manner address the prices at which equity shares of the Companies will trade following announcement of the Transaction and we express no opinion or recommendation as to how the shareholders of either Company should vote at any shareholders' meeting(s) to be held in connection with the Transaction.

#### APPROACH & METHODOLOGY OF SHARE EXCHANGE / ALLOTMENT RATIO

It should be understood that the valuation of any company or its assets is inherently imprecise and is subject to certain uncertainties and contingencies, all of which are difficult to predict and are beyond our control. In performing our analysis, we made numerous assumptions with respect to industry performance and general business and economic conditions, many of which are beyond the control of the Companies.





The Scheme contemplates the demerger of Branded Apparel Undertaking into AFL and Engineering Undertaking into AHEL and amalgamation of AEL with AHEL. The scheme contemplates the Transaction pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013. Arriving at the fair Share Exchange Ratio for the Proposed Restructuring and amalgamation would require determining the relative values of the concerned businesses and shares of the Companies. These values are to be determined independently but on a relative basis, and without considering the effect of the proposed demerger / amalgamation.

The application of any particular method of valuation depends on the purpose for which the valuation is done. Although, different values may exist for different purposes, it cannot be too strongly emphasized that a valuer can only arrive at one value for one purpose. Our choice of methodology of valuation has been arrived at using usual and conventional methodologies adopted for transactions of a similar nature and our reasonable judgment, in an independent and bona fide manner based on our previous experience of assignments of a similar nature.

The following are commonly used and accepted methods for determining the value of the equity shares of a company/ business:

- 1. Market Approach
  - a. Market Price method
  - b. Comparable Companies Quoted Multiples method
- 2. Income Approach Discounted Cash Flows method
- 3. Asset Approach Net Asset Value method

#### Market Approach

#### a) Market Price Method

The market price of an equity share as quoted on a stock exchange is normally considered as the value of the equity shares of that company where such quotations are arising from the shares being regularly and freely traded in, subject to the element of speculative support that may be inbuilt in the value of the shares.

In the present case, Market Price method is not applicable as none of the companies / Undertakings under valuation are listed on any stock exchange.

#### b) Comparable Companies Market Multiple ("MIM") Method

Under this method, value of the equity shares of a company/ business undertaking is arrived at by using multiples derived from valuations of comparable companies, as manifest through stock market valuations of listed companies. This valuation is based on the principle that market valuations, taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation.

Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.

This method has been applied to determine value of AEL and AFL. The value arrived using the relevant multiples under this method is adjusted for cash and cash equivalents, investments, debt, ESOPs and other matters as considered appropriate:



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#### Income Approach - Discounted Cash Flows method

Under the DCF method the projected free cash flows to the firm are discounted at the weighted average cost of capital. The sum of the discounted value of such free cash flows is the value of the firm.

Using the DCF analysis involves determining the following:

Estimating future free cash flows:

Free cash flows are the cash flows expected to be generated by the company that are available to all providers of the company's capital – both debt and equity.

Appropriate discount rate to be applied to cash flows i.e. the cost of capital:

This discount rate, which is applied to the free cash flows, should reflect the opportunity cost to all the capital providers (namely shareholders and creditors), weighted by their relative contribution to the total capital of the company. The opportunity cost to the capital provider equals the rate of return the capital provider expects to earn on other investments of equivalent risk.

In the present case, we have been provided with financial projections for AFL, AEL & Branded Apparel Undertaking and Engineering Undertaking under valuation and have therefore used this method for the valuation of AFL, AEL, Branded Apparel Undertaking and Engineering Undertaking.

#### Asset Approach - Net Asset Value (NAV) Method

The asset based valuation technique is based on the value of the underlying net assets of the business, either on a book value basis or realizable value basis or replacement cost basis. This valuation approach is mainly used in case where the firm is to be liquidated i.e. it does not meet the "going concern" criteria or in case where the assets base dominate earnings capability. A Scheme of Amalgamation would normally be proceeded with, on the assumption that the companies being part of the demerger /merger process are going concerns and an actual realization of their operating assets is not contemplated. Hence, this method has not been used.

The valuation arrived at under the above mentioned methods could fluctuate with lapse of time, changes in prevailing market conditions and prospects, industry performance and general business and economic conditions financial and otherwise, of the companies, and other factors which generally influence the valuation of companies and their assets.

# RECOMMENDATION OF RATIO OF ALLOTMENT OF SHARES FOR THE PROPOSED RESTRUCTURING

#### STEP 1 - DEMERGER OF BRANDED APPAREL UNDERTAKING AND VESTING INTO AFL

As per the Proposed Scheme of Arrangement, in consideration of the transfer and vesting of Branded Apparel Undertaking of Arvind into AFL, AFL shall issue & allot equity shares to the equity shareholders of Arvind based on the ratio of allotment of shares. Arriving at the Share Allotment Ratio would require determining the value of Arvind's equity interest in the Branded Apparel Undertaking and value of AFL.

We have used a sum of the parts approach to determine the value of Arvind's equity interest in the Branded Apparel Undertaking by way of determining;

- a) Value of Branded Apparel Division of Arvind, which includes the business of manufacturing and marketing of branded apparel & accessories including footwear.
- b) Value of customised clothing business
- value of Arvind's equity interest in AFL including subsidiaries and joint venture interests.
   Please refer Annexure 1 summary valuation workings.



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In view of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend the Share Allotment Ratio as follows:

1 (one) equity shares of AFL (of INR 4/- each fully paid up) for every 5 (Five) diluted equity shares of the Arvind (of INR 10/- each fully paid up) for the demerger and vesting of Branded Apparel Undertaking in to AFL.

On the Scheme becoming effective and upon allotment of equity shares by AFL, all the equity share held by Arvind in AFL shall stand cancelled, extinguished and annulled.

#### STEP 2 - DEMERGER OF ENGINEERING UNDERTAKING

In consideration of the transfer and vesting of Engineering Undertaking of Arvind into AHEL, AHEL shall issue & allot equity shares to the equity shareholders of Arvind based on the ratio of allotment of shares.

On the basis of the foregoing and on consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, the Management proposes Share Allotment ratio in consideration for transfer and vesting of Engineering Undertaking of Arvind into AHEL to be as follows:

For every 27 (Twenty Seven) fully paid equity shares of INR 10 each held in Arvind; issue of 1 (One) fully paid equity share of INR 10 each of AHEL. Please refer Annexure 2.

We believe that the above Share Allotment Ratio is fair and reasonable considering that all the shareholders of Arvind will upon demerger, be the ultimate beneficial owners of AHEL in the same ratio (inter se) as they hold shares in Arvind, as on the record date. Please refer Annexure 2 for summary valuation workings.

#### STEP 3 - AMALGAMATION OF AEL INTO AHEL

Pursuant to demerger of Engineering Undertaking of Arvind in to AHEL as explained in Step 2, the Management proposes to merge AEL with AHEL. Post demerger of Engineering Undertaking, AEL would be construed as a subsidiary of AHEL. Thus in consideration for amalgamation of AEL into AHEL, AHEL shall issue & allot equity shares to the equity shareholders of AEL after cancellation of shares held by AHEL. Please refer Annexure 3 for summary valuation workings.

In view of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend the Share Allotment Ratio as follows:

For every 10 (Ten) fully paid equity shares of INR 10 each held in AEL; issue of 7 (Seven) fully paid equity shares of INR 10 each of AHEL.

Respectfully submitted,
For Walker Chandiok & Co LLP
Chartered Accountants
Firm Registration No: 001076N / N500013

de:

Riaz Thingna Partner Mumbai

Date: 08 November 2017





# Walker Chandiok & Co LLP

#### Annexure 1

Valuation Approach	AFL		Branded Apparel Division	
	INR	Weight (%)	INR	Weight (%)
Asset Approach	NA		NA	-
Market Approach				
Market Price Method	NA	-	NA	~
Comparable Companies Method	1,302.4	50%	NA	14
Income Approach	1,356.5	50%	268.1	100%
Relative Value Per Share*	1,329.4	100%	268.1	100%

<sup>\*</sup>face value INR 10 per share for Branded Apparel Division

## Share Exchange Ratio - Demerger of Branded Apparel Undertaking into AFL

1 (one) equity share of AFL (of INR 4 fully paid up) for every 5 (five) equity shares of Arvind Limited (of INR 10 each fully paid up)

#### Annexure 2

We understand from the management that the issued subscribed and paid up capital of AHEL shall be 9,636,780 shares. On the basis of proposed capital structure of AHEL and the considering the fact that shareholders of Arvind upon demerger would be the ultimate beneficial holders in AHEL. There is no valuation exercise is being undertaken and Share Allotment Ratio is determined based on the intended capital structure of Resulting Company

## Share Exchange Ratio - Demerger of Engineering Undertaking into AHEL

27 (Twenty Seven) fully paid equity shares of INR 10 each held in Arvind; issue of 1 (One) fully paid equity shares of INR 10 each of AHEL

#### Annexure 3

	1	EL	Α	HEL
Valuation Approach	INR	Weight (%)	INR	Weight (%)
Asset Approach	NA		NA	-
Market Approach				
Market Price Method	NA	~	NA	-
Comparable Companies Method	355.8	50%	NA	-
Income Approach	373.0	50%	517.4	100%
Relative Value Per Share*	364.4	100%	517.4	100%

<sup>\*</sup>face value INR 10 per share

#### Share Exchange Ratio - Amalgamation of AEL into AHEL

10 (Ten) fully paid equity shares of INR 10 each held in AEL; issue of 7 (Seven) fully paid equity shares of INR 10 each of AHEL.



<sup>\*</sup>face value INR 4 per share for AFL

NA = Not Adopted / Not Applicable

NA = Not Adopted / Not Applicable





# Vivro Financial Services Private Ltd.

Regd. Office :

Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Centre, Paldi,

Ahmedabad, Gujarat, India - 380 007.

Tel.: +91 (079) 4040 4242 , 2665 0669, W; www.vivro.net

**Private & Confidential** 

November 08, 2017

To The Board of Directors, Arvind Limited Naroda Road, Ahmedabad, Gujarat – 380 025.

Dear Sirs,

Sub: Fairness Opinion on the Share Allotment and Share Exchange Ratio pursuant to the Scheme of Arrangement in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We, Vivro Financial Services Private Limited refer to our engagement letter dated November 2, 2017 whereby Arvind Limited (hereinafter referred to as 'Arvind', 'the Company', 'you', your', 'Demerged Company') has appointed us to issue a Fairness Opinion in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957, as the 'Merchant Banker' in connection with the proposed arrangement amongst Arvind Limited, Arvind Fashions Limited (hereinafter referred to as 'AFL', 'Resulting Company 1'), NewCo (hereinafter referred to as 'Anveshan Heavy Engineering Limited', 'Anveshan', 'Resulting Company 2', 'Transferoe Company', 'AHEL'), The Anup Engineering Limited (hereinafter referred to as 'Anup', 'Transferor Company'), The Branded Apparels Undertaking of Arvind Limited (hereinafter referred to as 'Branded Apparels Undertaking') and The Engineering Undertaking of Arvind Limited (hereinafter referred to as 'Engineering Undertaking') pursuant to the Scheme of Arrangement in terms of the provisions of Sections 230 to 239 read with Section 66 of the Companies Act, 2013 and the applicable provisions of the Companies Act, 2013 and/or Rules/Regulations made thereunder.

In connection with the same, please find attached the Fairness Opinion issued by us.

Thanking you,

For Vivro Financial Services Private Limited

Jayesh Vithlani (Sr. Vice President)

Date: November 08, 2017

Place: Ahmedabad

Ahmedabad A

Vivro Financial Services Private Limited



# **FAIRNESS OPINION**

# IN THE MATTER OF SCHEME OF ARRANGEMENT

OF

ARVIND LIMITED,
THE ANUP ENGINEERING LIMITED,
ARVIND FASHIONS LIMITED AND
ANVESHAN HEAVY ENGINEERING LIMITED

# STRICTLY PRIVATE AND CONFIDENTIAL

Prepared By:

# **VIVRO**

**Vivro Financial Services Private Limited** 

Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad-380007





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#### 1. ASSIGNMENT BACKGROUND:

Arvind Limited (hereinafter referred to 'Arvind', 'the Company', 'you', your', 'demerged Company'), a Company incorporated in 1931 vide its Corporate Identity Number L17119GJ1931PLC000093 having its Registered Office at Naroda Road, Ahmedabad Gujarat, India has engaged 'Vivro Financial Services Private Limited', Category I Merchant Banker registered with SEBI having its Registration No. INM000010122 (referred to in this document as "Vivro"), vide an engagement letter November 2, 2017 to issue a Fairness Opinion Report in respect of the Scheme of Arrangement ('the Scheme') of Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited, the Engineering Undertaking, the Branded Apparels Undertaking and The Anup Engineering Limited.

This Fairness Opinion Report is issued in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957and the same can be used as guidance for the Scheme of Arrangement amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited.





#### 2. DISCLAIMER

This Fairness Opinion Report is prepared by 'Vivro Financial Services Private Limited under an engagement from Arvind Limited on the basis of information, documents, papers, and explanations given by the management, officers and staff of Arvind to Vivro.

In preparing the Fairness Opinion Report, Vivro has relied upon and assumed, without independent verification, the truthfulness, accuracy and completeness of the information and financial data provided by Arvind. Vivro has therefore relied upon all specific information as received and declines any responsibility should the results presented be affected by the lack of completeness or truthfulness of such information.

Vivro has also considered Scheme of amalgamation as furnished. It is assumed that the Scheme will be consummated in accordance with the expected terms.

Vivro shall not be liable for any losses whether financial or otherwise or expenses arising directly or indirectly on account of the use of or reliance on the information set out herein in this report.

Vivro has not provided any accounting, tax or legal advice to Arvind, AFL, Anup or Anveshan or any other company involved in the transaction. This Fairness Opinion Report should not be construed as investment advice or any form of recommendation either for making or divesting investment in any of the companies involved in the transaction.

This Opinion is furnished on a strictly confidential basis. Neither this Opinion nor the information contained herein may be reproduced or passed to any person or used for any purpose other than stated above or as may be required under applicable laws and regulation.

The fee for our services is not contingent upon the results of the proposed amalgamation. This opinion is subject to Laws of India.

This Report is necessarily based on various factors and conditions as of the date hereof, and the written and oral information made available to us until November 08, 2017. It is understood that subsequent developments may affect the conclusions of the Report and of the Opinion and that, in addition, Vivro has no obligation to update, revise, or reaffirm the Opinion.





#### 3. LIMITATIONS

Our report is subject to the scope limitations detailed hereinafter. The report should be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.

- 1. In course of the present exercise, we were provided with both written and verbal information, including financial data. Our report is based on the information furnished to us being complete and accurate in all material respects. We have relied upon the historical financial statements and the information and representations furnished to us without carrying out any audit or other tests to verify the accuracy with limited independent appraisal. Also, we have been given to understand by the managements of the companies that they have not omitted any relevant facts and material factors. Accordingly, we do not express any opinion in any form of assurance regarding its accuracy and completeness. We assume no responsibility whatsoever for any errors in the above information furnished by the companies and their impact on the present exercise.
- We have not conducted any independent valuation or appraisal of any of the assets or liabilities of the companies.
- Our work does not constitute an audit or certification or due diligence of the past financials of Arvind, AFL, Anup or Anveshan used in the study and we have relied upon the information provided to us by Arvind as regards such working results.
- 4. We express no opinion whatsoever and make no recommendation at all to the companies underlying decision to effect the proposed Scheme or as to how the holders of equity shares or secured or unsecured creditors of the Companies should vote at their respective meetings held in connection with the proposed Scheme. We accept no responsibility as to the prices at which the equity shares of Arvind Limited will trade following the announcement of the proposed Scheme or as to the financial performance of Arvind Limited following the consummation of the proposed Scheme.
- Our opinion is not, nor should it be construed as our opining or certifying the compliance of the
  proposed arrangement with the provisions of any law including companies, taxation and capital
  market related laws or as regards any legal implications or issues arising thereon, in their respective
  jurisdiction.
- 6. No investigation of the companies' claim to the title of assets or property owned by the companies has been made for the purpose of the fairness opinion. With regard to the companies claim we have relied solely on representation, whether verbal or otherwise made, by the management to us for the purpose of this report.
- 7. Our analysis and results are also specific to the date of this report. An exercise of this nature involves consideration of various factors. This report is issued on the understanding that the companies have drawn our attention to all the matters, which they are aware of considering the financial position of the Companies, their businesses, and any other matter, which may have an impact on our opinion for the proposed amalgamation, including any significant changes that have taken place or are likely to take place in the financial position of the Companies or their businesses subsequent to the proposed Appointed Date of the proposed Scheme. We have no responsibility to update this report for events

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- and circumstances occurring after the date of this report. We assume no responsibility for updating or revising our opinion based on circumstances or events occurring after the date hereof.
- 8. For the purpose of this Fairness Opinion, we have relied upon the Audited Accounts of Arvind for the years ended on March 31, 2016 and March 31, 2017.
- 9. We have not independently verified the transactions carried out by Arvind, AFL, Anveshan and Anup have relied on the audited financial statements and management certified financial statements of the Transferor Companies and Transferee Company. We do not take any responsibility as to correctness or completeness in any of the financial statements of these companies.





#### 4. SOURCES OF INFORMATION

We have relied on the following information made available to us by Arvind for the purpose of this report:

- 1. Management Certified Draft Scheme of Arrangement of Arvind, AFL, Anveshan and Anup.
- 2. Memorandum and Articles of Association of Arvind, AFL, Anveshan and Anup.
- 3. Present Shareholding pattern of Arvind, AFL, Anveshan and Anup.
- Audited Financial Statements of Arvind for the Financial Year ended on March 31, 2015, March 31, 2016 and March 31, 2017 as well as
- Audited Financial Statements of AFL and Anup for the Financial Year ended on March 31, 2015, March 31, 2016 March 31, 2017 as well as the provisional Income Statement and Balance Sheet for the six months period ended 30 September 2017.
- 6. Financial Projections of the Branded Apparels Undertaking of Arvind Limited for the period 2018 through 2025, as provided by Management of Arvind.
- 7. Financial Projections of the Engineering Undertaking of Arvind Limited for the period 2018 through 2022, as provided by Management of Arvind.
- Provisional Financial Statements (Income Statement and Balance Sheet) for the six months period ended 30 September 2017 of the Branded Apparels Undertaking and the Engineering Undertaking of Arvind Limited, as provided by Arvind.
- Report on recommended Share Allotment and Share Exchange Ratios pursuant to the composite Scheme of Arrangement given by Walker Chandiok & Co LLP.
- 10. Such other information and explanations as we required and which have been provided by the management of Arvind, which were considered relevant for the purpose the Fairness Opinion.





#### 5. HISTORY AND BACKGROUND

#### **Arvind Limited**

Arvind was incorporated in the year 1931 with the Registrar of Companies, Ahmedabad and is the flagship company of the Lalbhai Group. The Registered Office of Arvind is located at Naroda Road, Ahmedabad, Gujarat - 380025. The equity shares of Arvind are listed on The BSE Limited and National Stock Exchange of India Limited. Arvind is engaged, inter alia, in the business of manufacturing and marketing of textiles, textile brands, retail, engineering and advanced materials. The main object of the Company is to carry on the business of spinning, weaving, manufacturing or dealing in cotton or other fibrous substances and the preparation, dyeing, or colouring of the said substances and the sale of yarn, cloth or other manufactured fibrous products. It is also engaged in export of denim and woven fabric. The Company has diversified in several distinct business activities through three undertakings namely

- (1) Textile Business comprising manufacturing of yarn, denim, shirting, knit fabrics, garments and technical textiles;
- (2) Branded Apparels Undertaking consisting of branded apparels, accessories, and customized clothing business; and
- (3) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

The equity shares of Arvind are listed on BSE Limited and the National Stock Exchange of India Limited. The Board of Directors of Arvind as per Annual report of 2016-17 is as follows:

Name of the Directors	Designation
Mr. Sanjay Lalbhai	Chairman and ManagingDirector
Mr. Jayesh Shah	Wholetime Director and CFO
Mr. Punit Lalbhai	Executive Director
Dr. Bakul Dholakia	Independent Director
Ms. Renuka Ramnath	Independent Director
Mr. Nilesh Shah	Independent Director

The Authorized Share Capital of Arvind is INR 5,65,00,00,000 divided into 56,50,00,000 equity shares of INR 10/- each & 1,00,00,000 Preference Shares of INR 100/- each. As on March 31, 2017, the Issued, Subscribed and Paid up Share Capital of Arvind, including issue of shares under Employee Stock Option Plan is INR 2,58,36,00,000 comprising of 25,83,59,069 equity shares of Re. 10/- each. As on September 30, 2017, the issued and subscribed equity share capital of Arvind is Rs. 2,585.2 million consisting of equity shares of face value of Rs. 10/- each.





The Shareholding pattern of Arvind Limited as on September 30, 2017 is as under:

Categories	Number of Shares	Shareholding Percentage (%)
Promoters – Arvind Limited	110,999,994	42.7%
Issue through ESOP	1,676,000	0.64%
Public – Arvind Limited	147,517,075	56.7%
Total	260,193,069	100.00%

Arvind also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid – up share capital. Thus, the fully diluted equity share capital of Arvind as on September 30, 2017 is Rs. 2,601.9 million consisting of 260,193,069 equity shares of face value of Rs. 10/- each on a fully diluted basis.

#### **Arvind Fashion Limited**

Arvind Fashion Limited was incorporated on January 05, 2016 as Arvind J & M Limited with the Registrar of Companies - Gujarat. On October 14, 2013, Arvind J & M Limited changed its name to Arvind Fashion Limited. AFL is an unlisted company with CIN U52399GJ2016PLC085595. The registered office of the Company is located at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat, India - 380025. AFL is engaged in the whole business of Arrow, Izod, and Flying Machine. It has two subsidiaries – Arvind Lifestyle Brands Limited and Arvind Beauty Brands Retail private Limited. It is engaged in the business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing, developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling on line as principals or agents, of any branded or non-branded apparel, sports equipment, footwear, consumer durables, jewelry, and beauty products. AFL also operates in the business of luxury brands through its two joint ventures i.e. Tommy Hilfiger Arvind Fashion Private Limited and Calvin Klein Arvind Fashion Private Limited.

#### The Share Capital of AFL as on September 30, 2017 is as follows:

Amount in INR

Particulars	INR
Authorised Share Capital	T AMAZON CONTROL OF THE CONTROL OF T
12,50,00,000 equity shares of INR 2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR 2 each	23,17,02,908
Total	23,17,02,908

AFL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in the increase in the issued and paid – up share capital. Thus, the fully diluted equity

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share capital of AFL as on September 30, 2017 is Rs. 238.5 million consisting of 119,245,568 equity shares of Rs. 4/- each on a fully diluted basis.

As part of the Scheme, there would be a consolidation in the share capital of AFL. Upon the Scheme being effective, the issued, subscribed and paid up equity capital of AFL of INR 231.7 million will be divided into 115,851,454 equity shares of Rs. 2 each shall be consolidated into 57,925,727 fully paid equity shares of Rs. 4 each aggregating to Rs. 231.7 million.

## The shareholders of AFL as on September 30, 2017 are as follows:

Number of Shares	Percentage of shares held
51,953,379	87.1%
417,924	0.7%
3,935,458	6.6%
1,618,966	2.7%
1,697,057	2.8%
59,622,784	100.0%
	51,953,379 417,924 3,935,458 1,618,966 1,697,057

AFL is a holding company which has investments in operating subsidiary and joint venture companies. The operating entities of AFL ("herein after referred to as the 'AFL Companies') are as under:

Operating / Investment Entity	Type of Entity	% of holding /
Arvind Lifestyle Brands Limited	Subsidiary Company	100%
Tommy Hilfiger Arvind Fashion Private Limited	Joint Venture Company	50%
Arvind Beauty Brands Retail Private Limited	Subsidiary Company	100%
Calvin Klein Arvind Fashion Private Limited	Joint Venture Company	49%

#### The Anup Engineering Limited

The Anup Engineering Limited was incorporated on November 14, 1962 with CIN U99999GJ1962PLC001170. The main object of the Company is to engage in the business of manufacturing, fabricating, altering, assembling, buying and selling of all kinds of Heat Exchangers, Pressure Vessels, Reactors, DE aerators, Centrifuges, Water softening Plants, Rotary Pumps, Dryers, separators, laundry equipment, plant disinfectant, all kinds of plant and machinery components along with engaging in other ancillary and incidental business activities. The registered office of the Company is situated behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad, Gujarat, India - 382415.

Anup is a subsidiary of Arvind, where Arvind holds 93.53% of the entire shareholding of Anup. The equity shares of Anup are not listed on any Stock Exchange.

The shareholding pattern of AEL as on September 30, 2017 is as follows:

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Name of Shareholder	Number of Shares	Percentage of shares held
Arvind Ltd	12,675,720	92.4%
Promoters - AEL Others	130,310	0.9%
Public – AEL	364,800	2.7%
Others – AEL	429,170	3.1%
ESOPs – Dilution	125,000	0.9%
Total	13,725,000	100.0%

The issued and subscribed equity share capital of AEL as at September 30, 2017 is Rs. 136.0 million consisting of 13,600,000 equity shares of face value of Rs. 10/- each.

AEL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in the increase in the issued and paid – up share capital. Thus, the fully diluted equity share capital of AEL as on September 30, 2017 is Rs. 137.3 million consisting of 13,725,000 equity shares of Rs. 10/- each on a fully diluted basis

Present Directors of Anup are as follow:

Name	Designation
Mr. Samveg Lalbhai	Chairman
Mr. Jayesh Shah	Director
Mr. Punit Lalbhai	Director
Mr. Kamal Singhal	Director
Mr. Bhupendra M. Shah	Director

#### **Branded Apparels Undertaking**

The Branded Apparels Undertaking of Arvind comprises of Arvind's business of manufacturing and marketing of branded apparel, accessories customized clothing and investments in the branded apparel business and related projects of Arvind and in particular equity shares held by Arvind in AFL.

#### **Engineering Undertaking**

The Engineering Undertaking of Arvind relates to manufacturing of critical process engineering equipment, and investments in the engineering business and related projects of Arvind and in particular equity shares held by Arvind in AEL.

# **Anveshan Heavy Engineering Limited**

Anveshan was incorporated on September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085. The main object of Company is to engage in the September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085. The main object of Company is to engage in the September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085.

**Vivro Financial Services Private Limited** 



operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling, and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time. The registered office of the Company is situated at the Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat, India – 380025.



#### 6. SCOPE OF PURPOSE OF THE REPORT

Based on the information provided to us and as per the information provided to us by the Management, we understand that the management of Arvind contemplates a group restructuring whereby Arvind, AFL, Anup and Anveshan shall enter in to a Scheme of Arrangement amongst themselves in order to allow Arvind to impart greater focus on each of its lines of business. We further understand that the Draft Scheme proposes to reorganize and segregate the interest of the Demerged Company, Arvind, in its various businesses and thus proposes demerger of the Branded Apparels Undertaking from the Demerged Company to Resulting Company 1, Arvind Fashions Limited ("AFL"), and the Engineering Undertaking from the Demerged Company to the Resulting Company 2, Anveshan Heavy Engineering Limited ("AHEL", "Anveshan"). Further, the Scheme proposes the merger of Transferor Company, The Anup Engineering Limited ("Anup"), with the Resulting Company 2, AHEL to rationalise and streamline the group structure. Thus Arvind intends to segregate its existing business operations by demerging the following business undertakings as part of the Proposed Restructuring:

- 1) Branded Apparels Undertaking
- 2) Engineering Undertaking

On the proposed scheme becoming effective and upon the allotment of equity shares by AFL, all the equity shares held by Arvind in AFL shall stand cancelled, extinguished and annulled.

The proposed restructuring is to be effected through a Composite Scheme of Arrangement ("the Scheme") pursuant to the provisions of Section 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Companies Act, 1956.

We understand that the Appointed Date for the demerger of the Engineering Undertaking in to Anveshan Heavy Engineering Limited and the merger of The Anup Engineering Limited in to Anveshan Heavy Engineering Limited is November 1, 2017, and the Appointed Date for the demerger of the Branded Apparels Undertaking in to Arvind Fashions Limited is the same as the Effective Date, and the Effective Date is as defined in the Scheme.

As stated in the Draft Scheme, the restructuring proposed is expected, inter alia, to result in following benefits:

- segregation and unbundling of the branded apparels, engineering, water and waste management businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- unlocking of value for the shareholders of the Demerged Company, achieving cost optimisation, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iii) emergence of listed Branded Apparels Business and Engineering company focusing on operations having pan India footprint;

**Vivro Financial Services Private Limited** 



- (iv) attribution of appropriate risk and valuation to the Branded Apparels Undertaking and the Engineering Undertaking based on respective risk-return profile and cash flows;
- (v) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and Overseas markets;
- (vi) augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;
- (vii) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial, and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses of the Lalbhai Group into Resulting Company 2.

Per information provided by the Management, in order to provide an exchange ratio for the proposed scheme of arrangement, the Company has appointed Walker Chandiok & Co LLP (hereinafter referred to as 'the Valuer') as the Valuer to recommend the Share Exchange / Share Allotment Ratio ("Report") in connection with the proposed restructuring of Arvind to be placed before the Audit Committee/ Board of Directors of Arvind. The Steps involved in the proposed group restructuring are detailed hereunder:

- 1) Demerger of Branded Apparels Undertaking of Arvind Limited (the "Branded Apparels Undertaking") in to AFL.
- Demerger of Engineering Undertaking of Arvind Limited (the "Engineering Undertaking") in to AHEL.
- 3) Amalgamation of The Anup Engineering Limited ("AEL") in to AHEL.

Step 1 and Step 3 are jointly referred to as 'the Transaction' or 'Proposed Restructuring'.

'Branded Apparels Undertaking' and 'Engineering Undertaking' are collectively referred to as the 'Undertakings'.

In this connection, Arvind Limited has engaged Vivro Financial Services Private Limited to submit a report on the Fairness of the Valuation Report provided by the Valuer. Our scope of work only includes forming an opinion on the fairness of the recommendation made by the Valuer on the following:

- Relative Value of the equity shares of AFL and Branded Apparels Undertaking and the recommended share allotment ratio to the equity shareholders of Arvind Limited on a fully diluted basis for Step 1.
- 2) Recommended Share Allotment Ratio for the issue of equity shares of AHEL to the shareholders of Arvind Limited on a fully diluted basis for Step 2.
- Relative valuation of the equity shares of AHEL and AEL and the recommended Share Exchange Ratio for Step 3.





Our scope of work does not include an opinion on the fairness or economic rationale of the scheme of arrangement per se.

This report is subject to the scope, assumptions, limitations and disclaimers mentioned hereinabove. As such the report is to be ready in totality, not in parts and in conjunction with the relevant documents referred to herein. This report has been issued only for the purpose of facilitating the Amalgamation and should not be used for any other purpose.





## 7. VALUER'S RECOMMENDATION

After using several commonly used and accepted methods for determining the value of equity shares of a company, it has been recommended by the Valuer that

Arvind Fashions Limited will issue and allot 1(One) fully paid up equity share of Rs. 4 (Indian Rupees Four) each of Arvind Fashions Limited for every 5 (Five) diluted equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of Arvind Limited for the demerger and vesting of Branded Apparels Undertaking in to AFL.

Anveshan Heavy Engineering Limited will issue and allot 1 (One) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 27 (Twenty Seven) fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) of each to each equity shareholder of Arvind Limited.

For the purposes of Amalgamation of The Anup Engineering Limited with Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited will issue and allot 7 (Seven) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 10 (Ten)fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of The Anup Engineering Limited.





#### 8. OUR OPINION ON THE VALUER'S REPORT

This fairness opinion report has been prepared based on the Valuer's report and our analysis of the various factors relevant to the Companies, having regard to the information submitted, management representations, key underlying assumptions and limitations.

In view of the above and on consideration of all relevant factors and circumstances, we believe that the Valuer's recommendation that

Arvind Fashions Limited will issue and allot 1(One) fully paid up equity share of Rs. 4 (Indian Rupees Four) each of Arvind Fashions Limited for every 5 (Five) diluted equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of Arvind Limited for the demerger and vesting of Branded Apparels Undertaking in to AFL.

Anveshan Heavy Engineering Limited will issue and allot 1 (One) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 27 (Twenty Seven) fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) of each to each equity shareholder of Arvind Limited.

For the purposes of Amalgamation of The Anup Engineering Limited with Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited will issue and allot 7 (Seven) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 10 (Ten)fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of The Anup Engineering Limited.,

is fair.

For, Vivro Financial Services Private Limited

Jayesh Vithlani

(Sr. Vice President)

Date: November 8, 2017

Place: Ahmedabad



**ANNEXURE -4** 

DCS/AMAL/AJ/R37/1055/2017-18

Revised

February 28, 2018

The Company Secretary ARVIND LTD. Naroda Road, Ahmedabad, Gujarat-380025

Dear Sir.

Sub: Observation letter regarding the Draft Scheme of Arrangement between between Arvind Limited and Arvind Fashions Limited (AFL) and Anveshan Heavy Engineering Limited (AHEL) and The Anup Engineering Limited (TAEL).

We refer to Exchange's Observation Letter dated February 09, 2018 on the captioned matter issued to the Company based on the SEBI Observation letter dated February 09, 2018. Considering SEBI's email dated February 26, 2018 with respect to the amendments made on the aforesaid SEBI Observation Letter, Exchange is withdrawing its original Observation letter dated February 09, 2018 and is issuing revised Observation letter dated February 28,2018 with following comment (s) on the Draft Scheme of Arrangement:

- "Company to ensure that applicable information pertaining to unlisted entities AFL, AHEL and TAEL is included in the abridged prospectus as per the format specified in the circular."
- "Company shall ensure that 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,"
- "Company shall duly comply with various provisions of the Circulars."
- "Company is advised that the observations of SEBI/Stock Exchanges 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."
- "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 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 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'bie 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 companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

However, the listing of equity shares of AFL and AHEL shall be subject to SEBI granting relaxation under Rule 19(2) (b) of the Securities Contract (Regulation) Rules, 1957 and compliance with the requirements of SEBI circular. No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, Further, AFL and AHEL shall comply with SEBI Act, Rules, Regulations, directions of the SEBI and any other statutory authority and Rules, Byelaws, and Regulations of the Exchange.



BSE Limited (Formerly Bombay Stock Exchange Ltd.)
Registered Office: Floor 25, P. J. Towers, Dalal Street, Mumbai 400 001, india.
T: +91 22 2272 1234/331 E. corp.comn@bse.ndia.com | www.bselndia.com.
Corporate Identity Number: L67 | 20MH2005PLC | 55188





(2)

The Company shall fulfill the Exchange's criteria for listing the securities of such company and also comply with other applicable statutory requirements. However, the listing of shares of AFL and AHEL is at the discretion of the Exchange. In addition to the above, the listing of AFL and AHEL pursuant to the Scheme of Arrangement shall be subject to SEBI approval and the Company satisfying the following conditions:

- To submit the Information Memorandum containing all the information about AFL and AHEL in line with
  the disclosure requirements applicable for public issues with BSE, for making the same available to the
  public through the website of the Exchange. Further, the company is also advised to make the same
  available to the public through its website.
- To publish an advertisement in the newspapers containing all the information of AFL and AHEL in line
  with the details required as per the aforesaid SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10,
  2017. The advertisement should draw a specific reference to the aforesaid Information Memorandum
  available on the website of the company as well as BSE.
- To disclose all the material information about AFL and AHEL on a continuous basis so as to make the same public, in addition to the requirements if any, specified in Listing Agreement for disclosures about the subsidiaries.
- 4. The following provisions shall be incorporated in the scheme:
- "The shares allotted pursuant to the Scheme shall remain frozen in the depository system till listing/trading permission is given by the designated stock exchange."
- ii. "There shall be no change in the shareholding pattern of AFL and AHEL between the record date and the listing which may affect the status of this approval."

Further you are also advised to bring the contents of this letter to the notice of your shareholders, all relevant authorities as deemed fit, and also in your application for approval of the scheme of Arrangement.

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 NCLT.

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, Byelaws 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.

Yours faithfully,

Nitin Pujari Sr. Manager





February 28, 2018

Ref: NSE/LIST/38656

The Company Secretary Arvind Limited Naroda Road Ahmedabad – 380 025

Kind Attn.: Mr. R.V. Bhimani

Dear Sir,

Sub: Revised Observation Letter for Draft Scheme of Arrangement between Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited

We refer to our observation letter Ref: NSE/LIST/14201 dated February 09, 2018 issued to the Company based on SEBI's comments letter dated February 09, 2018. Further, SEBI has vide email dated February 26, 2018 made some amendments in the aforesaid SEBI comments letter. In view of the above, exchange's observation letter dated February 09, 2018 stands withdrawn and revised observation letter is issued with the following comments on the scheme of arrangement:

- a. The Company shall ensure that applicable information pertaining to unlisted entities Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited is included in the format specified for abridged prospectus as specified in the circular.
- b. The Company shall ensure that additional information, if any, submitted by the Company, after filing the scheme with the stock exchange, from the receipt of this letter is displayed on the website of the listed company.
- The Company shall duly comply with various provisions of the Circulars.
- d. The Company is advised that the observations of SEBI/ Stock Exchanges 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,
- e. 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 SEBI again for its comments/observations/representations.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of regulation 11 of SEBI (LODR) Regulation, 2015, we hereby convey our "No-objection" in terms of regulation 94 of SEBI (LODR) Regulation, 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 February 28, 2018, within which the scheme shall be submitted to NCLT.

Yours faithfully, For National Stock Exchange of India Ltd.

Hiren Shah Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL <a href="http://www.nseindia.com/corporates/content/further\_issues.htm">http://www.nseindia.com/corporates/content/further\_issues.htm</a>

2

Naroda Road, Ahmedabad 380 025, India T+9179 30138000 **W** www.arvind.com

CIN-L17119GJ1931PLC000093



December 26, 2017

The General Manager
BSE Limited
Dept. of Corporate Services
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001

Security Code : 500101 Security ID : ARVIND National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor Plot No. C/1, G. Block Bandra-Kurla Complex Bandra (E) Mumbai - 400 051

Symbol: ARVIND

Dear Sirs,

Sub: Submission of Complaints Report as per Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the proposed Composite Scheme of Arrangement Amongst Arvind Limited And Arvind Fashions Limited And Anveshan Heavy Engineering Limited And The Anup Engineering Limited And Their Respective Shareholders And Creditors ("Scheme")

Please refer to our application under aforementioned regulation for the proposed Scheme of Arrangement Amongst Arvind Limited And Arvind Fashions Limited And Anveshan Heavy Engineering Limited And The Anup Engineering Limited And Their Respective Shareholders And Creditors ("Scheme") hosted on 30<sup>th</sup> November, 2017 on BSE Website and 4<sup>th</sup> December, 2017 on NSE Website.

In this regards, we are enclosing herewith the Complaint Report.

This is for your kind perusal.

Thanking you,

Yours faithfully,

R. V. Bhimani Company Secretary Naroda Road, Ahmedabad 380 025, India T+9179 30138000 **W** www.arvind.com CIN-L17119GJ1931PLC000093



# **Complaints Report to BSE**

Period of Complaints Report: 30<sup>th</sup> November, 2017 to 20<sup>th</sup> December, 2017

# Part A

Particulars	Number
Number of complaints received directly	Nil
Number of complaints forwarded by Stock Exchange	Nil
Total Number of complaints/comments received (1+2)	Nil
Number of complaints resolved	N.A.
Number of complaints pending	N.A.
	Number of complaints received directly  Number of complaints forwarded by Stock Exchange  Total Number of complaints/comments received (1+2)  Number of complaints resolved

# Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)	
	Not Applicable			

For, Arvind Limited

R. V. Bhimani Company Secretary NARODA ROAD 380025 &

Date: 26<sup>th</sup> December, 2017

Naroda Road, Ahmedabad 380 025, India T+91 79 30138000 W www.arvind.com CIN - L17119GJ1931PLC00093



# **Complaints Report to NSE**

Period of Complaints Report: 4th December, 2017 to 24th December, 2017

# Part A

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

## Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)		
	Not Applicable				

For, Arvind Limited

R. V. Bhimani Company Secretary

Date: 26<sup>th</sup> December, 2017

NARODA ROAD 380025



## Summary of the Valuation Report including basis of valuation

- 1. Arvind Limited (Arvind), Arvind Fashions Limited (AFL), Anveshan Heavy Engineering Limited (AHEL) and The Anup Engineering Limited (Anup) (collectively referred to as "Companies") engaged Independent Chartered Accountant, Walker Chandiok & Co. LLP (a network firm of Grant Thornton) ("Valuer") as an Independent Valuer for issuing Valuation Report for recommending the Share Exchange Ratio for the proposed arrangement between the Companies. Accordingly, the Valuer had issued a Valuation Report dated 8th November, 2017 ("Valuation Report").
- 2. Arvind has appointed Vivro Financial Services Private Limited ("Vivro"), a Category I Merchant Banker, to provide an independent opinion to the Board of Directors of the Companies on the fairness of the Share Exchange Ratio recommended by the Valuer.
- 3. Vivro has carried out their independent analysis and vide their Report dated 8th November, 2017, opined to the Board of Directors of Arvindthatthefollowingshareexchangeratios are fair:
  - a. 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of AFL for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each held in Arvind;
  - b. 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of AHEL for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each held in Arvind; and
  - c. 7 (Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of AHEL for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in Anup.
- ${\it 4.} \qquad {\it As\,per\,Clause 9.1\,of the\,Scheme, equity\,shares\,will\,be\,issued\,by\,AFL\,totheshareholders\,of\,Arvind.}$
- 5. As per Clauses 17.1 and 25.2 of the Scheme, equity shares will be issued by AHEL to the shareholders of Arvind and Anup.
- 6. In view of this, post scheme of arrangement, equity shareholders of Arvind will become direct owners of AFL and AHEL. This will lead to a fairtreatment from a financial point of view.

## For, Arvind Limited



Director

## For, The Anup Engineering Limited



Jage-

Director

#### For, Arvind Fashions Limited



70/c

Director

#### For, Anveshan Heavy Engineering Limited



Mun

Director



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ARVIND LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Arvind Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing Amalgamation of Companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (anetwork firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Report of the Audit Committee of the Board of Directors dated 8th November, 2017;
  - 1.3.5 Summary of the Valuation Reportalong with the basis of such valuation.

#### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Arvind Limited.

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Arvind Limited and its equity shareholders (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1, transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and amalgamation of the Transferor Company with the Transferee Company, Arvind Limited shall not be required to allot equity shares to its equity shareholders or the shareholders of Resulting Company 1 and Resulting Company 2.
- 2.2 After effectiveness of Part-VI of the Scheme and upon Part-II of the Scheme coming into effect and in consideration of and subject to the provisions of the Scheme, the Resulting Company-1 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company-1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.3 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares") for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.4 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Arvind Limited in the paid-up equity share capital of Resulting Company 1 shall stand cancelled as per Clause 32 of the Scheme.
- 2.5 Upon Part-II of the Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorized share capital of the Resulting Company-1as per Clause 11 of the Scheme.
- 2.6 Upon Part III of this Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorised share capital of the Resulting Company 2 as per Clause 19 of the Scheme.
- 2.7 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Arvind Limited. No compromise is offered under the Scheme to any of the creditors of Arvind Limited. Under the Scheme, the liability of the creditors of Arvind Limited is neither being reduced nor being distinguished.
- 2.8 Under the Scheme, no arrangement is sought to be entered into between Arvind Limited and its Debenture Holders (either secured or unsecured). No rights of the Debenture Holders of Arvind Limited are being affected pursuant to the Scheme. The Debenture Trustees appointed for the different series of non-convertible debentures shall continue to remain the Debenture Trustees.



- 2.9 As on date, Arvind has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit Trustee does not arise.
- 2.10 Under the Scheme, no rights of the staff and employees of Arvind Limited are being affected. The services of the staff and employees of Arvind Limited shall continue on the same terms and conditions on which they are engaged.
- 2.11 With effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Branded Apparel undertaking, on the terms and conditions not less favour able than those on which the Demerged Company has engaged them as per Clause 7 of the Scheme.
- 2.12 With effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Engineering Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them as per Clause 15 of the Scheme.
- 2.13 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-1 and relatable to the Branded Apparel Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-1 to the extent that they were outstanding as on the Appointed Date-1 and the Resulting Company-1 shall meet, discharge and satisfy the same.
- 2.14 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-2 and relatable to the Engineering Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-2 to the extent that they are outstanding as on the Appointed Date-2 and the Resulting Company-2 shall meet, discharge and satisfy the same.
- 2.15 There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Arvind Limited.

3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Arvind Limited,

Jayesh Shah Director

DIN:00008349

Date:8thNovember,2017



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ARVIND FASHIONS LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Arvind Fashions Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing amalgamation of companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 DraftSchemedulyinitialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (a network firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - .3.4 Summary of the Valuation Report along with the basis of such valuation.

#### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Arvind Fashions Limited

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Arvind Fashions Limited and equity shareholders of Arvind Limited (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1, Arvind Fashions Limited shall be required to allot equity shares to the equity shareholders of Demerged Company as per Clause 9.1 of the Scheme.
- 2.2 After effectiveness of Part II, Part VI and Part VII of the Scheme and in consideration of and subject to the provisions of the Scheme, the Resulting Company-1 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company-1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.3 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Arvind Limited in the paid-up equity share capital of Resulting Company 1 shall stand cancelled as per Clause 32 of the Scheme.
- 2.4 Upon Part-II of the Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorised share capital of the Resulting Company-1as per Clause 11 of the Scheme.
- 2.5 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Arvind Fashions Limited. No compromise is offered under the Scheme to any of the creditors of Arvind Fashions Limited. Under the Scheme, The liability of the creditors of Arvind Fashions Limited is neither being reduced nor being distinguished.
- 2.6 As on date, Arvind Fashions Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposittrustee does not arise.
- 2.7 Under the Scheme, no rights of the staff and employees of Arvind Fashions Limited are being affected. The services of the staff and employees of Arvind Fashions Limited shall continue on the same terms and conditions on which they are engaged.
- 2.8 With effect from the Effective Date, the Resulting Companyı undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Branded Apparel undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them as per Clause 7 of the Scheme.
- 2.9 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-1 and relatable to the Branded Apparel Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-1 to the extent that they were outstanding as on the Appointed Date-1 and the Resulting Company-1 shall meet, discharge and satisfy the same.
- $2.10 \qquad \text{There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Arvind Fashions Limited}.$
- No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Arvind Fashions Limited,

Jayesh Shah Director

DIN:00008349 Date:8thNovember.2017



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ANVESHAN HEAVY ENGINEERING LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Anveshan Heavy Engineering Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing amalgamation of companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by a Director for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (anetwork firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - .3.4 Summary of the Valuation Report along with the basis of such valuation.

# 2. Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Anveshan Heavy Engineering Limited

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Anveshan Heavy Engineering Limited, equity shareholders of Arvind Limited (promoter shareholders and non-promoter shareholders) and equity shareholders of The Anup Engineering Limited (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and amalgamation of the Transferor Company into the Transferee Company, Anveshan Heavy Engineering Limited shall be required to allot equity shares to the equity shareholders of the Demerged Company and the Transferor Company as per Clauses 17.1 and 25.2 of the Scheme.
- 2.2 After effectiveness of Part III, Part IV and Part VIII of the Scheme and in consideration of and subject to the provisions of the Scheme, the Resulting Company-2/Transferee Company shall, without any further application, act, deed, consent or instrument, issue and all ot, on a proportionate basis as under:
  - 2.2.1 to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company-2("Engineering Undertaking New Equity Shares") for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
  - 2.2.2 to each shareholder of the Transferor Company 7 (Seven) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Transferee Company for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each of the Transferor Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Transferor Company as on Record Date. ("Transferee Company New Equity Shares").
- 2.3 Upon coming into effect of Part III and Part IV of the Scheme, INR 50,00,000 (Indian Rupees Fifty Crores) and INR 15,00,000 (Indian Rupees Fifteen Crores) shall stand transferred from the authorised share capital of the Demerged Company and Transferor Company respectively and get combined with the authorised share capital of the Transferee Company as per Clauses 19 and 28 of the Scheme.
- 2.4 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Anveshan Heavy Engineering Limited. No compromise is offered under the Scheme to any of the creditors of Anveshan Heavy Engineering Limited. Under the Scheme, The liability of the creditors of Anveshan Heavy Engineering Limited is neither being reduced nor being distinguished.
- 2.5 As on date, Anveshan Heavy Engineering Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.
- 2.6 Under the Scheme, no rights of the staff and employees of Anveshan Heavy Engineering Limited are being affected. The services of the staff and employees of Anveshan Heavy Engineering Limited shall continue on the same terms and conditions on which they are engaged.
- 2.7 With effect from the Effective Date, the Resulting Company 2 / Transferee Company undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Engineering Undertaking and Transferor Company, engaged or in relation to the Anup Engineering Limited, on the terms and conditions not less favourable than those on which the Demerged Company/the Transferor Company has engaged them as per Clauses 15 and 23 of the Scheme.



- 2.8 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company relatable to the Engineering Undertaking and Transferor Company as on the Appointed Date-2 shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Transferee Company to the extent that they were outstanding as on the Appointed Date-2 and the Transferee Company shall meet, discharge and satisfy the same.
- $2.9 \qquad \text{There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Anveshan Heavy Engineering Limited.}$
- **3.** No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Anveshan Heavy Engineering Limited,

Men

Prakash Makwana Director DIN: 00008382 Date: 8th November, 2017





REPORT ADOPTED BY THE BOARD OF DIRECTORS OF THE ANUP ENGINEERING LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of The Anup Engineering Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing Amalgamation of Companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Companylaying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok&Co.LLP(anetworkfirmofGrantThornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Summary of the Valuation Report along with the basis of such valuation.

# 2. Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of The Anup Engineering Limited

- 2.1 Under the Scheme, an amalgamation is sought to be entered into between The Anup Engineering Limited and Anveshan Heavy Engineering Limited. Upon the effectiveness of the Scheme, i.e. amalgamation of The Anup Engineering Limited into Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited shall be required to allot equity shares to the equity shareholders of The Anup Engineering Limited as per Clause 25.2 of the Scheme.
  - 2.1.1 After effectiveness of Part IV of the Scheme and in consideration of and subject to the provisions of the Scheme, the Transferee Company shall, without any further application, act, deed, consent, issue and allot, on a proportionate basis to each shareholder of the Transferor Company 7 (Seven) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Transferor Company for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each in the Transferee Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Transferor Company as on Record Date ("Transferee Company New Equity Shares").
- 2.2 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Transferee Company in the paid-up equity share capital of Transferor Company shall stand cancelled as per Clause 25.3 of the Scheme.
- 2.3 Upon coming into effect of Part-IV of the Scheme, INR 15,00,000,000 (Indian Rupees Fifteen Crores) shall stand transferred from the authorised share capital of the Transferor Company and get combined with the authorised share capital of the Transferee Company as per Clause 28 of the Scheme.
- 2.4 Under the Scheme, there is no arrangement with the creditor (either secured or unsecured) of The Anup Engineering Limited. No compromise is offered under the Scheme to any of the creditors of The Anup Engineering Limited. Under the Scheme, The liability of the creditors of The Anup Engineering Limited is neither being reduced nor being distinguished.
- 2.5 As on date, The Anup Engineering Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Depositrustee does not arise.
- 2.6 Under the Scheme, no rights of the staff and employees of The Anup Engineering Limited are being affected. The services of the staff and employees of The Anup Engineering Limited shall continue on the same terms and conditions on which they are engaged.
- 2.7 With effect from the Effective Date, the Transferee Company undertakes to engage, without any interruption in service, all employees of the Transferor Company, engaged or in relation to the Anup Engineering Limited, on the terms and conditions not less favourable than those on which the Transferor Company has engaged them as per Clause 23 of the Scheme.
- 2.8 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Transferor Company as on the Appointed Date-2 shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Transferee Company to the extent that they were outstanding as on the Appointed Date-2 and the Transferee Company shall meet, discharge and satisfy the same.
- 2.9 There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of The Anup Engineering Limited.
- 3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For The Anup Engineering Limited,

JayeshShah
Director
DIN:00008349
Date:8thNovember,2017



# **Arvind Limited**

CIN: L17119GJ1931PLC000093

# Balance Sheet as at Sept. 30, 2017

				Rs. in Crores
Particulars	Notes	As at	As at	As at
		Sept. 30, 2017	June 30, 2017	March 31, 2017
ASSETS				
I. Non-current assets				
(a) Property, plant and equipment	5	2,987.76	2,931.20	2,899.97
(b) Capital work-in-progress	5	59.03	111.94	76.66
(c) Investment properties	6	43.45	110.34	119.35
(d) Intangible assets	7	103.81	75.63	80.36
(e) Intangible assets under development	7	18.69	-	-
(f) Financial assets				
(i) Investments	8	828.55	542.27	522.96
(ii) Loans	8	1.52	2.52	2.45
(iii) Other financial assets	8	37.57	36.33	42.38
(g) Other non-current assets	9	71.22	67.05	67.74
Total non-current assets		4,151.60	3,877.29	3,811.87
II.Current assets				
(a) Inventories	10	1,252.21	1,339.24	1,299.24
(b) Financial assets		-,	-,	
(i) Trade receivables	8	599.96	525.74	490.03
(ii) Cash and cash equivalents	8	11.65	3.84	4.44
(iii) Bank balance other than (ii) above	8	7.69	7.06	8.97
(iv) Loans	8	421.38	411.24	360.03
(v) Others financial assets	8	91.26	133.90	161.81
(c) Current tax assets (net)	11	96.63	87.29	98.43
(d) Other current assets	9	378.16	281.02	291.01
		2,858.94	2,789.33	2,713.95
(e) Assets classified as held for sale	12	-	-	-
Total current assets		2,858.94	2,789.33	2,713.95
Total Assets		7,010.54	6,666.62	6,525.82
		,	,	
EQUITY AND LIABILITIES				
Equity	12	250 52	259.52	259.26
Equity share capital	13	258.52	258.52	258.36
Other equity	14	2,783.51	2,823.18	2,759.64
Total equity		3,042.03	3,081.70	3,018.00
LIABILITIES  I. Non-current liabilities				
(a) Financial liabilities				
(i) Borrowings	15	934.06	577.12	605.12
(ii) Other financial liabilities	15	2.22	3.06	1.01
(b) Long-term provisions	16	30.90	28.27	27.18
(c) Deferred tax liabilities (net)	29	109.17	112.05	122.58
(d) Government grants	17	33.49	32.19	30.78
Total non-current liabilities	• •	1,109.84	752.69	786.67
A COMP THE PERSON AND PROPERTY.		1,107,07	(52.0)	700407





# **Arvind Limited**

CIN: L17119GJ1931PLC000093

# Balance Sheet as at Sept. 30, 2017

H.	Cu	rrei	nt I	iah	ilit	ies

15	1,905.97	1,903.18	1,767.52
15	636.56	623.79	669.03
15	234.30	223.00	214.51
18	71.23	72.73	59.02
16	5.19	4.56	6.38
17	5.42	4.96	4.69
	2,858.67	2,832.23	2,721.15
12	-	-	-
_	2,858.67	2,832.23	2,721.15
_	7,010.54	6,666,62	6,525.82
_	0.00	(0.00)	(0.00)
	15 15 18 16 17	15 636.56 15 234.30 18 71.23 16 5.19 17 5.42 2,858.67 12 - 2,858.67	15 636.56 623.79 15 234.30 223.00 18 71.23 72.73 16 5.19 4.56 17 5.42 4.96 2,858.67 2,832.23  12



For, Arvind Limited

Jayesh K. Shah Director & CFO DIN: 00008349



# **Arvind Limited**

CIN: L17119GJ1931PLC000093

# Statement of profit and loss for the year ended Sept. 30, 2017

			-4-4	Rs. in Crores
Particulars	Notes	Quarter ended Sept 30, 2017	Quarter ended June 30, 2017	Year ended March 31, 2017
Income				
Revenue from operations				
Sale of Products	19	2.877.94	1.482.95	5,614,24
Sale of Services	19	5.99	3.68	16.50
Other Operating Income	19	222.54	126.74	328.09
Revenue from operations		3,106.46	1,613.36	5,958.83
Other income	20	42.76	19.05	99.41
Total income (1)		3,149,23	1,632.41	6,058.24
Expenses	100			2200
Cost of raw materials and accessories consumed	21	1,342,3486	697.07	2,385.33
Purchase of stock-in-trade	22	99.4562	36.09	248.11
Changes in inventories of finished goods, work-in-progress and stock-in-		(41.1761)	(22,68)	(98.63)
trade	23			
Project expenses		5.0466	2.98	12.87
Employee benefits expense	24	413.2459	206.96	777.73
Finance costs	25	82.9519	41.23	221.94
Depreciation and amortisation expense	26	100,3413	50.36	182.10
Impairment Loss	26	9		2.81
Other expenses	27	979.3775	511.09	2,173.28
Total expenses (II)		2,981.59	1,523.10	5,905.54
Profit before exceptional items and tax (III)=(I-II)		167.635417	109.31	152.70
Exceptional items (IV)	28	11.37	6.91	18.06
Profit before tax (V) = (III-IV)		156.26	102.40	134.64
Tax expense				
Current tax	29	32.46	23,39	49.54
Deferred tax	29	2.08	(0.60)	60.32
Total tax expense (VI)		34.54	22.79	109.86
Profit for the year (VII) = (V-VI)		121.72	79.61	24.78
Other comprehensive income				
A. Other comprehensive income not to be reclassified to profit				
or loss in subsequent periods:				
Re-measurement gains / (losses) on defined benefit plans	14	0.60	0.30	1.19
Income tax effect	29	(0.21)	(0.10)	(0,41)
		0.39	0,20	0.78
Net gain / (loss) on FVOCI equity instruments	14			47,44
Income tax effect	29		4:	47.44
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods (A)				
B. Other comprehensive income that may be reclassified to profit		0.39	0.20	48.22
or loss in subsequent periods:				
Net gains / (loss) on hedging instruments in a cash flow hedge	14	(45,39)	(29.05)	35.46
Income tax effect	29	15.71	10.05	(12.27)
Exchange differences in translating the financial statements of a foreign operation		1550		10000
The Parising of the Parising o				



CTN: L17119GJ1931PLC000093

Statement of profit and loss for the year ended Sept. 30, 2017

Net other comprehensive income that may be reclassified to profit or loss in subsequent periods  $(\boldsymbol{B})$ 

Total other comprehensive income for the year, net of tax (VIII) = (A+B)

Total comprehensive income for the year, net of tax (VII+VIII)

Earning per equity share [nominal value per share Rs.10/- (March 31, 2016: Rs.10/- )]

Basic	36
Diluted	36

Place : Ahmedabad Date : 08/11/2017

(29.68)	(19.00)	23.19
(29.29)	(18.80)	71.41
92.43	60.81	96.19



For, Arvind Limited

0.96

0.96

Jayesh K. Shah Director & CFO DIN: 00008349

#### CIN: L17119GJ1931PLC000093

Statement of changes in Equity for the year ended March 31, 2017

#### A. Equity share capital

Balance	Rs. in Crores
	Note 13
As at April 1, 2015	258.24
Issue of Equity Share capital	
As at March 31, 2016	258.24
Issue of Shares under ESOP	0.12
As at March 31, 2017	258.36

#### B. Other equity

Particulars

Attributable t	to the	equity	holders
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Reserves and Surplus

	Share Application Money Pending Allotment	Capital Reserve	Share based payment reserve	Capital Redemption Reserve	Securities premium	Amalgamation Reserve	Debenture Redemption Reserve	General Reserve	Retained Earnings	Foreign currency monetary item translation difference accoun
		Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14
Balance as at April 1, 2016		26.71	4.79	69.50	554.84	92.78	-	35.65	1,937.23	
Profit for the year		-				<del>-</del>		(*)	24.78	-
Other comprehensive income for the year					( a)		w.	-	0.78	
Total Comprehensive income for the year	2	9		**	92	2	2	140	25.56	9
Final Dividend	3	-	9	-		-	-		(61.98)	9
Dividend distribution tax			-	150	1.5	-		150	(12.62)	
Transfer to retained earnings		-	-	-		-	-	100	104.55	
Share based payments	-	-	6.57	141	196	-	-	5=0	-	-
Received during the year	2.17		-		2.21	2	2			4
Transfer to securities premium	8	8	(1.41)		(4)	-	=	-	¥	8
Tax Imapet due to merger						=				
Transfer from share based payment reserve	*	-			1.41			-		
Utilized during the year				(4)	(1.73)	(58.58)	¥	140		
Balance as at March 31, 2017	2.17	26.71	9.95	69.50	556.73	34.20	-	35.65	1,992.73	12
Balance as at April 1, 2017	2.17	26.71	9,95	69.50	556.73	34.20	÷	35.65	1,992.7315636	
Profit for the year				189	65.	*		· .	79.61	
Other comprehensive income for the year					58.	-	*		0.20	*
Total Comprehensive income for the year	-	2		(20)	7.0	-	-	-	79.81	
Final Dividend	ř.	=	2	2	Oğ.	-	2	127	<u>.</u>	<u>~</u>
Dividend distribution tax		8	7	-		-	2		ž.	7
Transfer to retained earnings	*	-	*	38.5	(#)	÷.	*	181	-	>
Share based payments	×.	-	1.90				<del>-</del>	-	-	-
Received during the year	(2.17)	<u>u</u>		-	3.01	-	-	(40)	¥	
Transfer to securities premium	¥	3	(1.92)	-		-	-	-	3	9
Transfer from share based payment reserve	5	-			1.92	-	Ä.	750	-	=
Utilized during the year		-	10		18	-	-	(5)		-
Balance as at June 30, 2017	-	26.71000000	9.93134099	69.50000000	561.65565000	34.20000000		35.65000000	2,072.540	
Balance as at July 1, 2017	. 1	26.71	9,93	69,50	561.66	34.20		35,65	2,072.54	-
Profit for the year	. '	-	-	-					42.12	-
Other comprehensive income for the year		2		-	-	_	_	-	0.19	-
Total Comprehensive income for the year	9	u u		131	10	2	2	(2)	42.31	
Final Dividend	2		2	-	12°	2	2	-	(62.04)	-
Dividend distribution tax	-	_			200	-	-	300	(11.61)	-
Transfer to retained earnings	-	-	-	-	1=	-	50.00	-	(50.00)	-
Share based payments		-	1.36	(*)		_	-	120	(30,00)	-
Received during the year	1.00	2	-	729	1942	2	2	(42)	2	-
Transfer to securities premium	-	-		-		_	-		_	-
Transfer from share based payment reserve	-	-	-		1000 1000	-	-	-	-	-
Utilized during the year	_	2		-		_	-	120		-
Balance as at Sept. 30, 2017	1.00	26,71000000	11.28934099	69,50000000	561,65565000	34,20000000	50.00000000	35.65000000	1,991.19	-





B. Other equity Attributable to the equity holders **Particulars FVOCI** Net gains / (loss) on Net gain / (loss) on hedging instruments in a **FVOCI** equity cash flow hedge instruments Note 14 Note 14 Balance as at April 1, 2016 8.80 57.11 Profit for the year 23.19 47.44 Other comprehensive income for the year Total Comprehensive income for the year 23.19 47.44 Final Dividend Dividend distribution tax Transfer to retained earnings (104.55)Share based payments Received during the year Transfer to securities premium Tax Imapet due to merger Transfer from share based payment reserve Utilized during the year Balance as at March 31, 2017 31.99 Balance as at April 1, 2017 31.99 Profit for the year Other comprehensive income for the year (19.00)Total Comprehensive income for the year (19.00)Final Dividend Dividend distribution tax Transfer to retained earnings Share based payments Received during the year Transfer to securities premium Transfer from share based payment reserve Utilized during the year 12.98703907 Balance as at June 30, 2017 12.99 Balance as at July 1, 2017 Profit for the year Other comprehensive income for the year (10.68)Total Comprehensive income for the year (10.68)Final Dividend Dividend distribution tax Transfer to retained earnings



2.31000000

Share based payments Received during the year Transfer to securities premium

Utilized during the year

Balance as at Sept. 30, 2017

Transfer from share based payment reserve

Fixed Assets	Freehold land	Leasehold land	Buildings	Plant & machinery	Furniture & fixture	Vehicles	Leasehold	Office equipment	Computer, server &	Total	CWIP
Cost							improvements		network		
A STATE OF THE STA											
As at April 1, 2017 Adjustment due to Ind As -Opening	984.49	263.34	489.92	1,164.38	71.03	31.95	45.11	25.54	24.37	3,100.15	58.32
Balance	8		0.03	81.77	0.34	3.41	0.28	0.07	1.45	87.35	-
As at April 1, 2017 ( After Adj )	984.49	263.34	489.96	1,246.15	71.37	35.36	45.39	25.62	25.82	3,187.50	58.32
Additions	0.09	175	16.96	81.38	1.86	4.83	0.16	1.37	1.95	108.61	7.83
Adjustment due to merger (refer note 6 below)	21.11	100	2	127	0.05	0.00	2	0.04	0.01	21.21	23.40
Other adjustments (refer note 2 below)	2	120	2	520	2		2	(2)	2		140
Adjustment due to Revaluation	~	(*)	-	(*)	-	191	-	(8)	-	æ	( <b>*</b>
Transfer	75.57	131	=	151	=	6	5	=	5	75.57	
Deductions	٩	528	받	5.95	0.43	2.62	0.08	0.10	0.04	9.22	30.52
Exchange difference	=	2-8	-	350	=	æ	=	888		*	155
As at Sept 30, 2017	1,081.27	263.34	506.92	1,321.58	72.85	37.58	45.47	26.93	27.75	3,383.68	59.03
Depreciation and Impairment											
As at April 1, 2017	<u> 1</u>	_	40.76	133.28	12.25	3.22	14.04	9.02	9.68	222.25	-
Adjustment due to Ind As -Opening Balance	-	-	0.03	81.77	0.34	3.41	0.28	0.07	1.45	87.35	
As at April 1, 2017 ( After Adj )		-	40.79	215.05	12.59	6.63	14.31	9.10	11.13	309.60	1.51
Depreciation for the year	2	340	11.16	60.87	4.01	2.41	3.91	2.62	3.13	88.10	141
Adjustment due to merger (refer note 6 below)		-	-	382	0.03	0.00	-	0.02	0.01	0.06	15
Impairment for the year	5	n±0	<i>y</i>	(2)	5	120	9	1929	2	9	( <u>-</u> )
Other adjustments (refer note 2 below)	_		2	-1	_		_	-	_		
Adjustment due to Revaluation	-	-	-	180	-	-	Į.	-	-	-	
Transfer	=	150	=	270	=		=	150			575
Deductions	÷		-	0.96	0.08	0.78	0.00	0.02	0.01	1.85	:#C
Exchange difference		987	-	2,83		-		181			70.00
As at Sept 30, 2017	-	1-7	51.95	274.95	16.56	8.26	18.22	11.71	14.26	395.91	C=1
Net Block											
As at Sept 30, 2017	1,081.27	263.34	454.97	1,046.63	56.29	29.32	27.24	15.22	13.48	2,987.76	59.03
As at April 1, 2017	984.49	263.34	449.17	1,031.10	58.78	28.74	31.08	16.52	14.69	2,877.90	58.32

Freehold Land includes some lands which are pending for registration in favour of the Company.

Buildings includes Rs. 7889160 (Previous year Rs.7889160 ) in respect of ownership flats in Co-Operative Housing Society and (Rs. 500/-) (Previous year Rs 500/-) in respect of shares held in Co-Operative Housing Society. During the year Depreciation of Rs 487500 has been capitalised ( Previous Year Rs 5479993 )

Details of Borrowing Cost and Exchange Differences Capitalised:

	Other Adjustments				
Particulars	For the year	Transfer from Capital Work in Progress			
Borrowing Cost	153	-			
Exchange Differences					
Total	-				







Notes to the Financial Statements

## Note 6: Investment Properties

Investment property	Freehold	Land	Building	Total
	Land	Leasehold		
Gross Block				
As at April 1, 2017	75.57	21.44	21.90	118.92
Additions	15	3.7	a	-
Inter Transfers	14	( <del>-</del>	=	8 <del>12</del> 8
Recoupment / Adjustment	া বি	87	ā	8 <del>72</del> 2
Adj due to merger	16		1.66	1.66
Transfer	75.57	3.T	ā	75.57
Deductios		(8)	*	5 <b>4</b> 5
As at Sept 30, 2017		21.44	23.56	45.01
Depreciation and Impairment				
As at April 1, 2017	æ	9 <del>5</del> 7	1.18	1.18
Depreciation for the year	(2	543	0.32	0.32
Inter Transfers	.=	-	5	2 <del>5</del> 4
Impairment for the year	2	-	=	(15g
Recoupment / Adjustment	i <del>e</del>	-	5	(7.0
Adj due to merger	2	520	0.05	0.05
Transfer	_	-	-	757575 7 <del>=</del> 5
Deductions	<u>.</u>	32	2	121
controlled asset that color				
As at Sept 30, 2017	<u> </u>	-	1.55	1.55
Net Block				
As at Sept 30, 2017	91	21.44	22.01	43.45
As at April 01, 2017	75.57	21.44	20.72	117.74
Information regarding income and expenditure of Investme	nt property			
		Year ended		Year ended March 31.
		In Rs.		In Rs.
Rental income derived from Investment properties		-		33,724,330
The state of the s				55,12 1,555
Direct operating expenses (including repairs and		-		h <del>u</del> s
			I	
CONTROL ON CHARLES TO MAKE TO PROVIDE AND AND AND AND THE SUPPOPULATION SET OF THE PROVIDER STATES SERVICE AS A SET OF				
maintenance) generating rental income				
CONTROL ON CHARLES TO MAKE TO PROVIDE AND AND AND AND THE SUPPOPULATION SET OF THE PROVIDER STATES SERVICE AS A SET OF		, <u>.</u>		





Notes to the Financial Statements

Profit arising from investment properties before deprecial and indirect expenses	tion 	25 26	33,724,330
Less : Depreciation		0	0
Profit arising from investment properties before indirect expenses		ü	33,724,330

As at March 31, 2017, March 31, 2016 and April 1, 2015, the fair values of the properties are based on valuations performed by an accredited independent valuer, who is a specialist in valuing these types of investment properties. A valuation model in accordance with that recommended by the International Valuation Standards Committee has been applied.

The Company has no restrictions on the realisability of its investment properties and no contractual obligations to purchase,

Fair value hierarchy disclosures for investment properties are in Note 37.

#### Fair value of the Investment properties are as under

	Land held for	Land	Factory	Total	
Fair value	sale	Leasehold	Building		
Balance as at April 1, 2017		2	-	re	
Fair value difference for the year					
Purchases	83	5		( <del>*</del>	
Balance as at June 30, 2017	4.7 30 <u>2.</u> 0	29	12	72	

	Particulars	Particulars Valuation techniqu es	unobservable inputs	Range (weighted average)			
				June 30, 2017	March 31, 2017	Total	
_easehold land							
Building							



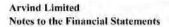


Notes to the Financial Statements

Note 7: Intangible assets

Fixed Assets	Computer Software	Patent & Technical Know How	Website	Total	Intengible Assets under Devlopment
Cost					
As at April 1, 2017	43.19	24.79	47.71	115.69	848
Adjustment due to Ind As -Opening Balance	1.40	3573		1.40	6708
As at April 1, 2017 ( After Adj )	44.58	24.79	47.71	117.09	8 <b>5</b> .8
Additions	3.27	(87.)	32.15	35.42	18.69
Adjustment due to merger (refer note					
6 below)	0.01	949	*	0.01	(W)
Other adjustments (refer note 2 below)	<u>.</u>		-	22	999
Adjustment due to Revaluation	2	(42)	=	21	APA
Deductions	일	(4)	12	<u>a</u> 8	A≌A
Transfer	2	223	2	29	520
Exchange difference	절	1/26	22	<u>2</u> 9	523
As at Sept 30, 2017	47.87	24.79	79.86	152.51	18.69
Depreciation and Impairment  As at April 1, 2017  Adjustment due to Ind As -Opening	20.06	5.34	9.92	35.33	(4.)
Balance	1.40	383	ie i	1.40	5 <b>+</b> 0
As at April 1, 2017 ( After Adj )	21.46	5.34	9.92	36.72	
Depreciation for the year Adjustment due to merger (refer note	3.43	2.45	6.04	11.92	782
6 below)	0.01	953		0.01	934
Impairment for the year	5	1959		72	9 <del>.5</del> 9
Other adjustments (refer note 2 below)	ā	(97.)	0.05	0.05	100
Adjustment due to Revaluation	÷	8854	(=	=3	
Deductions	0.00	1573	fπ	0.00	10.50
Exchange difference		18		₹.	9 <del>1</del> 6
As at Sept 30, 2017	24.90	7.79	16.01	48.70	\$ <b>5</b> \$
Net Block					
As at Sept 30, 2017	22.97	17.00	63.85	103.81	18.69
As at April 1, 2017	23.12	19.44	37.79	80.36	3 <del>0</del> 2







Note 8 : Financial assets 8 (a) Investments

Rs. in Crores

8 (a) Investments				Rs. in Crores
Particulars	Face Value per Share (in Rs. unless otherwise stated)	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Non-current investments				
Investment in equity shares of subsidiaries				
Unquoted Anna Engineering Limited	1	6.56	6.56	6.56
Anup Engineering Limited 12,720,880 (31 March 2017 : 12,720,880 31 March 2016 : 315,912) shares (Delisted during FY 15-16)		0.30	0.30	0.50
Arvind Brands and Retail Limited*	2		6,09	3.83
84,261,390 (31st March 2017: 84,261,390, 31st March 2016: 80,220,890)shares				
Asman Investments Limited	-		-	-
NIL (31st March 2016: Nil, 1st April 2015: 440,500)shares				
Syntel Telecom Limited	10	0,05	0.05	0.05
50,000 (31st March 2017: 50,000, 31st March 2016: 50,000)shares				
Arvind Envisol Limited* (Formerly known as 'Arvind Accel Limited')	10	8.20	8.20	8.20
210,000 (31st March 2017; 50,000, 31st March 2016; 50,000)shares				
Arvind Worldwide Inc., Delaware (Shares without par value)		0.08	0.08	0.08
502 (31st March 2017: 502)shares				
The Arvind Overseas(M) Limited		- 3		
Arvind Spinning Limited		-	1	
Arvind Wolrdwide(M) Inc.		4	1	
Arvind Enterprise FZC		0.04	0.04	1
Arvind Textile Mills Limited	10 Taka	9.27	9.27	9.27
6,473,200 (31st March 20176: 6,473,200, 31st March 2016: 6,473,200)shares	10 Taka	Triple 1	2141	9.27
Dholka Textile Park Private Limited	10		0.01	1
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)shares	10		0.01	
Arvind Garments Park Private Limited	10		0.01	
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)shares	- 34		2000	
Arvind Lifestyle Apparel Manufacturing PLC	1,000 ETB	24,78	24.78	24.78
82,883 (31st March 2017: 82,883, 31st March 2016: 82,883)shares	1,74,75,75,75,75,75,75	5-184 3/100	200130	
Arvind Foundation	10	0.01	0.01	0.01
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)				
Arvind Internet Limited	10	33.48	33.48	33.48
718,600 (31st March 2017: 718,600)				3
Arvind Premium Retail Ltd	10	2,32	2.32	2.32
10,409 (31st March 2017: 10,409)				- Calo
Arvind Ruf & Tuf Ltd	10	0.01	0.01	0.01
10,000 (31st March 2017: 10,000)	9.27	100 AVA	2000000	V 2000
Arvind True Blue Ltd	10	0.01	0.01	0.01
10,000 (31st March 2017: 10,000)		0.00	0.01	
Arvind Transfomational Solution P L		10.0	0,01	
Arvind Fashions Limited	10	423.32	148.17	147.85
103,906,459 (31st March 2017: 97,522,000, 31st March 2016: NIL)				
Investments in equity shares of joint ventures				
Arya Omnitalk Wireless Solutions Private Limited*	10	1.25	1.20	1.10
1,002,500 (31st March 2017: 1,000,000, 31st March 2016: 1,000,000)shares				
Arya Omnitalk Radio Trunking Services Private Limited*	10	6.05	6.05	6.03
1,005,000 (31st March 2017: 1,005,000, 31st March 2016: 1,005,000)shares	ATT 100			1





		1	ZT A	
Investments in equity shares of joint ventures subsidiaries		2121	2121	20.02
Arvind Goodhill Suit Manufacturing Private Limited 494,700 (31st March 2017: 428,400, 31st March 2016: 428,400)shares	10	24.24	24.24	20.92
Arvind OG Nonwowen Private Limited	10	23,05	23.05	23.05
2,314,710 (31st March 2017: 2,314,710, 31st March 2016: 1,981,710)shares		2	20302000	
Arvind PD Composites Private Limited	10	15.04	15.03	13.52
160,451 (31st March 2017: 145,304, 31st March 2016: 129,639)shares	100 T-1	0.46	0.47	0.46
Arvind Niloy Exports Private Limited 63,000 (31st March 2017: 63,000, 31st March 2016: 63,000)shares	100 Taka	0.46	0.46	0.46
Westech Advanced Materials Limited	1 USD	18.13	18.13	18.13
2,828,363 (31st March 2017: 2,828,363, 31st March 2016: 2,828,363)shares				
ARUDRAMA DEVELOPMENTS PVT.LTD	10	2.05	2.05	2.05
50,000 (31st March 2017: 50,000)				
Investment in equity shares of others				
Quoted				
Atul Limited	255	-	6.53	1073
NIL (31st March 2017: NIL, 31st March 2016: 648,641)shares Amol Decalite Limited**	10			0.06
NIL (31st March 2017: 16,500, 31st March 2016: 16,500)shares	10:			0.00
Unquoted				
Amazon Textile Private Limited**	10	2.05	2.05	2.05
118,000 (31st March 2017: 118,000)shares		25 000	ac parette	25 0001
Ahmedabad Cotton Merchants' Co-operative Shops and Warehouses Society Limited**  140 (31st March 2017:140, 31st March 2016:140)shares	250	Rs. 35,000/-) Rs	. 35,000/-) Rs	. 35,000/-)
Gujarat Cloth Dealers Co-operative Shops and Warehouses Society Limited**	100	(Rs. 1,000/-) [R	s, 1,000/-) (R	s. 1,000/-)
10 (31st March 2017: 10, 31st March 2016: 10)shares	0.5222	Comments of Commen	75. SECTOR 2. 400	31:03*03:00
Total equity Investments		600.46	331.36	323.82
Investment in LLP's				
Arvind and Smart Value Homes LLP		63.85	63.85	63.85
637 DEVELOPERS		0.17	0.17	0.17
Ahmeadabad East Infrastructure LLP		(Rs. 7,000/-) (R	s. 7,000/-) (R	s. 7,000/-)
Maruti & Ornet Infrabuild LLP		26.38	25,37	25.35
Total Investments in LLP		90.40	89.39	89.37
Investment in government securities				
National Saving Certificates		(Rs. 23,000/-) Rs	. 23,000/-) Rs	. 23,000/-)
(Lodged with Sales Tax and Government Authorities)				
Total Investments in government securities		2	200	
Investments in Preference Shares				
Arvind Premium Retail Ltd		3.87	3.78	3.69
(31st March 2017: 60,000) preference shares				
Arvind True Blue Ltd	1	0 8.00	8.00	8.00
8,000,000 (31st March 2017: 8,000,000) preference shares		4		
Total Investments in government securities		11.87	11.78	11.69
Table verbels of the setting art required to ₹ above 200 to the factor of the factor			515042 COUAL	
Investments in Debentures of joint ventures				
Arya Omnitalk Radio Trunking Services Private Limited	1	0.02	200	1/2
9.00% Optionaly Convertible debentures 2,500 (31st March 2017 ; NIL)				
Investment in debentures				
Centerac eMarket Places Private Limited				
0.00001% Fully & Compulsorily Convertible debentures	10	10.00	10.00	10,00
81,050 (31st March 2017: 81,050, 31st March 2016: 40,525) FCCD		11100000	- COMMENT	
Total Investments in debentures		10.02	10.00	10.00
Share application money		115.80	99.74	88.08
Total Investments		828.55	542.27	522.96
				12
Cheek			542,27	522.96
Total non-current investments		828.55	542,27	522.96
Total current investments			170	- V.T.





0.06 Aggregate amount of unquoted investments 828.55 542.27 522.90

\* Increase in the cost of investment during the period includes recognition of notional commission on fair valuation of financial guarantee

provided for loan taken by direct & indirect subsidiaries and joint ventures. The same is detailed below:

Subsidiaries / Joint ventures	
	Nature of transaaction
Arvind Brands and Retail Limited (ABRL)	Financial guarantee given to Subsidiary of ABRL
Arya Omnitalk Wireless Solutions Private Limited	Financial guarantee given
Arya Omnitalk Radio Trunking Services Private Limited	Financial guarantee given
Arvind Envisol Limited	Financial guarantee given

<sup>\*\*</sup> The management has assessed that carrying value of the investments approximate to their fair value.

8 (b) Trade receivables			Rs. in Crores
Particulars	30th Sept. / 2017 3	As at June 30, 2017	As at March 31, 2017
Current			
Unsecured, considered good	599.96	525.74	490.03
Doubtful	3.06	4.03	4.03
Less: Allowance for doubtful debts	-3.06	-4.03	(4.03)
Total Trade and other receivables	599.96	525.74	490.03

#### Transferred receivables

The carrying amount of the trade receivables include receivables which are subject to a factoring arrangement. Under this arrangement, the Company has transferred the relevant recievables to the factor in exchange for cash and is prevented from selling or pledging the receivables. However, the Company has retained late payment and credit risk. The Company therefore continues to recognise Rs. Nil (March 31, 2016 : Rs.34.18 crores and April 1, 2015: Rs.22.93 crores) of the transferred assets in their entirety in its balance sheet. The amount repayable under the factoring agreement is presented as secured borrowing.

#### Allowance for doubtful debts

Company has provided allowance for doubtful debts based on the lifetime expected credit loss model using provision matrix,

Movement in allowance for doubtful debt:	Rs.	in Crores
Particulars	As at June 3 As	at March
Balance at the beginning of the year	4.03	0.95
Add: Allowance for the year	0.00	4.37
Less: Write off of bad debts (net of recovery)	0.00	(1.29)
Balance at the end of the year	4.03	4.03

8 (c) Loans				Rs. in Crores
Particulars		30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured considered good				
Non-current				
Loans to employees		1.52	2.52	2.45
		1.52	2.52	2.45
Current				
Loans to related parties		286,29	261,66	233,47
Loans to employees		1.38	0.62	0.86
Loan to others	and	133.71	148.96	125.70
	18 18 Cm	421.38	411.24	360.03



#### Doubtful

Total Loans	422.90	413.76	362.48
	· 125	() <del>=</del> (	·
Less: Allowance for doubtful loan	(5.23)	(5.23)	(5.23)
Loans to related parties	5,23	5.23	5.23

#### Allowance for doubtful loans

Company has provided allowance for doubtful loans based on the 12 months expected credit loss model.

For terms & condition of loans to related party, refer Note 35.

## 8 (d) Cash and cash equivalent

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Balance with Banks			
In Current accounts and debit balance in cash credit accounts	10.53	2.76	3.74
In Exchange Earners Foreign Currency account	0.00	0.04	0.09
In Savings account	(Rs. 45,808/-	(Rs. 45,808/	(Rs. 45,808/
	)	)	)
Cheques on hand	0.00	0.00	
Cash on hand	1.11	1.03	0.61
Total cash and cash equivalents	11.65	3.84	4.44

#### 8 (e) Other bank balance

		As at March 31, 2017
3.02	2.45	2.45
8	173	5
2	727	2
4.13	4.06	5.97
0.55	0,55	0.55
7.69	7.06	8.97
19.34	10.90	13.41
	3.02 - - 4.13 0.55 7.69	3.02 2.45  4.13 4.06  0.55 0.55  7.69 7.06

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility

## 8 (f) Other financial assets

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured, considered good			
Non-current			
Security deposits			
To Related Parties	~	828	22
To Others	37.53	36.27	42.37
Bank deposits with maturity of more than 12 months	0.04	0.06	0.01
	37.57	36.33	42.38
Current			
Security deposits	2.71	3.62	3.76
Income receivable	5.34	33.02	34.02
Accrued Interest	14.77	7.47	0.14
Foreign exchange forward contracts (Cash flow hedge)	3.53	19.87	48.92
Receivable other than trade	64.92	69.92	74.97
	91.26	133.90	161.81
Total financial assets	128.83	170.23	204.19
Non-current	37,57	36.33	42.38
Current	91.26	133.90	161.81





Note 9: Other current / non-current assets

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured, considered good			
Non-current			
Capital advances	70.84	65.98	67.30
Pre-paid expense	0.38	1.07	0.44
Other Advances			
Advances to suppliers			
Doubtful	0.20	0.29	0.29
Less: Provision for doubtful advances	(0.20)	(0.29)	(0.29
		50	125
	71.22	67.05	67.74
Current			
Advance to suppliers			
To Related Parties	21.99	21.33	28.92
To Others	86.55	85.93	93.19
Balance with collectorate of central excise and customs	11.64	0.07	0.13
Sales tax / VAT / service tax receivable (net)	6.20	28.21	28.98
Export incentive receivable	94.47	92.40	74.20
Interest Subsidy Receivable	23.27		
Prepaid expenses	12.22	11.48	22.64
Other Current Asset	121.82	41.61	42.95
	378.16	281.02	291.01
Total	449.38	348.07	358.75

#### Note 10: Inventorics (At lower of cost and net realisable value)

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Raw materials			
Raw materials and components	207.74	305.33	300.25
Raw materials in transit	2.86	0.68	0.50
Fuel	2.81	3.77	2.45
Material at site for project in progress	13.83	11.95	9.62
Work-in-progress	507.89	506.21	460.77
l'inished goods	374.76	346.93	368.76
By- product	(0.00)	(0.00)	0.05
Stock-in-trade	56.58	70.05	74.73
Stock-in-trade in transit	1.33	2	0.33
Stores and spares	78.94	89.26	78.15
Waste	5.47	5.06	3.63
Total	1,252.21	1,339.24	1,299.24

## Note 11 : Current Tax Assets (Net)

8			Rs. in Crores
Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017







Total 96.63 87.29 98.43

Note 12: Assets classified as held for sale & liabilities directly associated with assets classified as held for sale

Assets	As at June 3 As at	t Marcl
Assets classified as held for sale		
Building	5	973
Furniture & fixtures	8	878
Office equipment	2	323
Capital Work-in-Progress	=	-
Investment in Arvind Infrastructure Limited	55	275
Security deposits	2	920
Balance with bank in current account	2	343
Loan to others	₩.	s <del>;</del> €3
Other receivables		050
	~	Œ
Liabilities directly associated with assets classified as held for sale		
Intercorporate deposits from related parties	₩	0#3
Intercorporate deposits from others	8	858
Trade payable	2	-
Payable to employees	-	-
Statutory dues including Provident Fund and TDS	5	273
	-	2
Net asset held for sale		8

Above Assets and liability are of Real Estate Undertaking of Arvind Limited which has been classified as held for sale considering the following scheme arrangement.

#### Scheme of Arrangement

A Composite Scheme of Arrangement ("the Scheme") in the nature of Demerger and transfer of Real Estate Undertaking of Arvind Limited ("the Company") to Arvind Infrastructure Limited ("AIL") and Restructuring of Share Capital, under sections 391 to 394 read with sections 78, 100 and 103 of the Companies Act, 1956 has been sanctioned by the High Court of Gujarat at Ahmedabad on April 22, 2015. The Scheme has become effective from the appointed date 1<sup>st</sup> April 2015.

Pursuant to the Scheme, the Real Estate Undertaking stood demerged from the Company and transferred to and vested in AIL as a going concern with effect from the appointed date 1st April 2015. Upon the Scheme becoming effective:

From the appointed date, the assets and liabilities of the Real Estate Undertaking of the Company (Demerged Undertaking) have been transferred to AIL at their respective Book values.

AlL has credited its Share Capital Account with the aggregate face value of the equity shares issued 1 (One) fully paid Equity Shares of Rs. 10/- each of AlL for every 10 (Ten) fully paid up Equity Shares of Rs. 10/- each held by the shareholders of the Company.

The existing shares of AIL held by the Company and its nominees shall stand cancelled and the amount of such investment in the books of the Company shall be written off against the Securities Premium Account.

The amount of difference in the net value of assets transferred pursuant to the Scheme and the amount of consideration as issued, netted by existing share capital cancelled shall be adjusted against the Securities Premium Account.

Pursuant to the Scheme, Demerged Undertaking has been demerged from the Company with effect from 1st April 2015, (the appointed date):

As on appointed date, all the assets and the liabilities have been transferred to AIL at their respective book values.

As consideration, AIL has subsequently issued and allotted Equity Shares of Rs. 10/- each fully paid up in the ratio of 1 (One) Equity Share of Rs. 10/- each for every 10 (Ten) Equity Shares of Rs. 10/- each of the Company, to the shareholders of the Company.

The amount of investment in AIL in the books of the Company of Rs. 100.05 Crores has been adjusted against the Securities Premium Account.

The difference between the value of assets and liabilities transferred of Rs. 0.08 Crores has been adjusted against the Securities Premium Account.



N. A. S.	As at Sept.	s at Sept. 30, 2017 As at Ju		at June 30, 2017 As at Ma		darch 31, 2017 As at M		March 31, 2016		As at April 1, 2015
Particulars	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores
Authorised share capital										
Equity shares of Rs.10/- cach	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00
Preference shares of Rs.10/- each	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00
Issued and subscribed share capital										
Equity shares of Rs.10/- each	258,517,969	258.52	258,517,969	258.52	258,359,969	258.36	258,243,969	258.24	258,243,969	258.24
Subscribed and fully paid up										
Equity shares of Rs.10/- each	258,517,069	258.52	258,517,069	258.52	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24
Forfeited shares										
900 shares (previous year 900)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)
Total	258,517,969	258.52	258,517,969	258.52	258,359,969	258.36	258,243,969	258.24	258,243,969	258.24

#### 13.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting year

Particulars	As at Sept	. 30, 2017	As at June	30, 2017	As at N	farch 31, 2017	As at 3	farch 31, 2016	As a	t April 1, 2015
ratucutars	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores
At the beginning of the year	258,359,069	258.36	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24	258,176,389	258.17
Add:										
Shares allotted pursuant to exercise of Employee										
Stock Option Plan	158,000	0.16	158,000	0.16	116,000	0.12		582	66,680	0.07
Outstanding at the end of the year	258,517,069	258.52	258,517,069	258.52	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24

#### 13.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.10 cach. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

#### 13.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

	As at Marc	As at March 31, 2017		As at March 31, 2016		As at April 1, 2015	
Name of the Shareholder	No. of shares	% of areholding	No. of shares	% of shareholding	No. of shares	% of shareholding	
Aura Securities private limited	95,561,810	36.99	97,362,310	37.70	95,325,590	36.91	
Life insurance corporation of India	* 1 <u>4</u>	-	4 V	-	15,591,817	6.04	

#### Arvind Limited

Notes to the Financial Statements

#### 13.4. Shares allotted as fully paid up pursuant to contract without payment being received in cash (during 5 years immediately preceding March 31, 2017)

3,410,528 Equity Shares of Rs. 10/- each were issued during the year 2012-2013 to the erstwhile shareholders of Arvind Products Limited pursuant to the Scheme of Amalgamation without payment being received in eash.

#### 13.5. Shares reserved for issue under options

Refer Note 37 for details of shares to be issued under options





Notes to the Financial Statements

## Note 14: Other Equity

1.00   -   2.17   Note 14.1 Reserves & Surplus	Note 14: Other Equity			Rs. in Crores
Note 14.1 Reserves & Surplus	Balance			March 31,
Note 14.1 Reserves & Surplus				
Note 14.1 Reserves & Surplus   Capital reserve	Share Application Money Pending Allotment	1.00		2.17
Capital reserve         Balance as per last financial statements         26.71         26.75         35.65		1.00	-	2.17
Balance as per last financial statements   26.71   2	Note 14.1 Reserves & Surplus			
Balance at the end of the year   26.71   26.71   26.71     26.71	Capital reserve			
Seneral reserve   Balance as per last financial statements   35.65		26.71	26.71	26.71
Balance as per last financial statements   35.65   3	Balance at the end of the year	26.71	26.71	26.71
Balance as per last financial statements         35.65         35.65         35.65           Balance at the end of the year         35.65         35.65         35.65           Securities premium account           Balance as per last financial statements         556.73         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         -         (1.73)           Balance at the end of the year         561.66         561.66         556.73           561.66         561.66         561.66         556.73           Balance as per last financial statements         69.50         69.50         69.50           Balance as per last financial statements         34.20         34.20         -           Addition during the year         34.20         34.20         34.20           Balance as per last financial statements         34.20         34.20         34.20           Debenture Redemption Reserve         36.00         -         -         -           Balance at the end of the year         50.00         -         -         -      <		26.71		
Balance at the end of the year   35.65   35.65   35.65	General reserve			
Securities premium account   Balance as per last financial statements   S56.73   S56.73   S54.84     Received during the year   3.01   3.01   2.21     Transfer from share based payment reserve   1.92   1.92   1.41     Utilized during the year (Note 12)   (1.73     Balance at the end of the year   S61.66   S61.66   S56.73     S61.66   S61.66   S61.66   S61.66     Capital redemption reserve     Balance as per last financial statements   69.50   69.50   69.50     Balance at the end of the year   69.50   69.50   69.50     Balance as per last financial statements   34.20   34.20   - (1.20   34.20   34.20   34.20     Balance as per last financial statements   34.20   34.20   34.20     Balance at the end of the year   34.20   34.20   34.20     Debenture Redemption Reserve     Balance as per last financial statements     - (1.73   1.20   1.20   1.20   1.20   1.20   1.20   1.20   1.20     Debenture Redemption Reserve     Balance as per last financial statements     - (1.73   1.20   1.	Balance as per last financial statements		0800000000	35.65
Securities premium account   Balance as per last financial statements   556.73   556.73   554.84     Received during the year   3.01   3.01   2.21     Transfer from share based payment reserve   1.92   1.92   1.41     Utilized during the year (Note 12)   (1.73     Balance at the end of the year   561.66   556.73     Sol.66   561.66   556.73     Sol.66   561.66   556.73     Capital redemption reserve	Balance at the end of the year		35.65	35.65
Balance as per last financial statements         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         (1.73           Balance at the end of the year         561.66         561.66         556.73           Capital redemption reserve         561.66         561.66         556.73           Balance as per last financial statements         69.50         69.50         69.50           Balance at the end of the year         69.50         69.50         69.50           Addition during the year         34.20         34.20         -           Addition during the year         34.20         34.20         -           Balance at the end of the year         34.20         34.20         34.20           Debenture Redemption Reserve           Balance as per last financial statements         -         -         -           Transfer from profit and loss         50.00         -         -           Balance at the end of the year         50.00         -         -           Foreign currency monetary item translation reserve (Note 39)		35.65		
Received during the year   3.01   3.01   2.21     Transfer from share based payment reserve   1.92   1.92   1.41     Utilized during the year (Note 12)   -   -   (1.73     Balance at the end of the year   561.66   556.73     561.66   561.66   556.73     561.66   561.66   556.73     561.66   561.66   556.73     561.66   561.66   556.73     561.66   561.66   556.73     561.66   561.66   556.73     561.66   561.66   556.73     561.66   561.66   561.66   556.73     561.66   561.66   561.66   556.73     561.66   561.66   561.66   556.73     561.66   561.66   561.66   556.73     561.66   561.66   561.66   561.66     561.66   561.66   561.66   561.66     561.66   561.66   561.66   561.66     561.66   561.66   561.66   561.66     561.66   561.66     561.66   561.66   561.66     561.66   561.66   561.66     561.66   561.66   561.66     561.66   561.66   561.66     561.66   561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.66   561.66     561.				
Transfer from share based payment reserve       1.92       1.92       1.41         Utilized during the year (Note 12)       -       -       (1.73         Balance at the end of the year       561.66       561.66       556.73         Capital redemption reserve       561.66       561.66       556.73         Balance as per last financial statements       69.50       69.50       69.50         Balance as per last financial statements       34.20       34.20       -         Addition during the year       34.20       34.20       34.20         Balance at the end of the year       34.20       34.20       34.20         Debenture Redemption Reserve       Solution of the year       -       -       -         Balance as per last financial statements       -       -       -       -         Transfer from profit and loss       50.00       -       -       -         Balance at the end of the year       50.00       -       -       -         Foreign currency monetary item translation reserve (Note 39)       -       -       -       -         Balance as per last financial statements       -       -       -       -       -         Foreign currency monetary item translation reserve (Note 39)       -				554.84
Utilized during the year (Note 12)				2.21
Balance at the end of the year   561.66   556.73		1.92	1.92	1.41
Capital redemption reserve  Balance as per last financial statements Balance at the end of the year  Amalgamation Reserve  Balance as per last financial statements Addition during the year  Balance at the end of the year  Addition during the year  Balance at the end of the year  Balance at the end of the year  Balance at the end of the year  Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year  50.00		-		(1.73)
Capital redemption reserve  Balance as per last financial statements Balance at the end of the year  69.50  Amalgamation Reserve  Balance as per last financial statements Addition during the year  Balance at the end of the year  Balance at the end of the year  Balance at the end of the year  Balance as per last financial statements  Transfer from profit and loss Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year  69.50	Balance at the end of the year		561.66	556.73
Balance as per last financial statements Balance at the end of the year  69.50  69.50  69.50  69.50  69.50  69.50  69.50  69.50  69.50  Amalgamation Reserve  Balance as per last financial statements Addition during the year  Balance at the end of the year  Balance at the end of the year  Debenture Redemption Reserve  Balance as per last financial statements  Transfer from profit and loss Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements	Capital redemption reserve	301.00		
Balance at the end of the year  Amalgamation Reserve  Balance as per last financial statements Addition during the year  Balance at the end of the year  Balance at the end of the year  Balance as per last financial statements  Transfer from profit and loss Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year  69.50  69.50  69.50  69.50  69.50  69.50  69.50  54.20  34.20  34.20  34.20  34.20  34.20  34.20  34.20  34.20  34.20  34.20  34.20  34.20  50.00		69.50	69.50	69.50
Amalgamation Reserve  Balance as per last financial statements 34.20 34.20 - Addition during the year 34.20 Balance at the end of the year 34.20  Debenture Redemption Reserve  Balance as per last financial statements Transfer from profit and loss 50.00 - Balance at the end of the year 50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements Adjustment during the year	35	69.50	69.50	69.50
Balance as per last financial statements Addition during the year Balance at the end of the year   Debenture Redemption Reserve Balance as per last financial statements Transfer from profit and loss Balance at the end of the year  Solod  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements Adjustment during the year  34.20  34.2	380-300-000 (\$10-300-000 00 000 000 000 000 000 000 000	69.50		
Balance as per last financial statements Addition during the year Balance at the end of the year   Debenture Redemption Reserve Balance as per last financial statements Transfer from profit and loss Balance at the end of the year  Solod  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements Adjustment during the year  34.20  34.2	Amalgamation Reserve			
Addition during the year  Balance at the end of the year  Debenture Redemption Reserve  Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year  34.20  34.20  34.20  34.20  34.20  50.00		34.20	34.20	-
Balance at the end of the year  Debenture Redemption Reserve  Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year  34.20  34.20  34.20  34.20  34.20				34.20
Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year		34.20	34.20	34.20
Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year	Debenture Redemption Reserve			
Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements   Adjustment during the year		-	<b>→</b> 0	-
Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year		50.00		( <del>=</del> )
Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year	Balance at the end of the year	50.00	-	2.E
Balance as per last financial statements Adjustment during the year		50.00		
Adjustment during the year	Foreign currency monetary item translation reserve (Note:	39)	<del></del> -	
	Balance as per last financial statements	=	-	10 <del>2</del> .
Balance at the end of the year	Adjustment during the year	<u> </u>	<u></u> 8	35
	Balance at the end of the year		123	_





Arvind Limited			
Notes to the Financial Statements			
Share based payment reserve (Refer Note 37)			
Balance as per last financial statements	9.95	9.95	4.79
Addition during the year	3.26	1.90	6.57
Transfer to Securities Premium Account	(1.92)	(1.92)	(1.41)
Balance at the end of the year	11.29	9.94	9.95
	11.29		
Surplus in statement of profit and loss			
Balance as per last financial statements	1,992.73	1,992.73	1,937.23
Profit for the year	121.72	79.61	24.78
Transfer from OCI	-	-	104.55
Transfer to Debenture Redemption Reserve	-50.00		
Transfr to DTL			
Transfer to Amalgamation Reserve	12.		
OCI for the year	0.39	0.20	0.78
A CONTRACTOR OF THE CONTRACTOR	2,064.85	2,072.54	2,067.33
Less: Appropriation			
Dividend on equity shares for the year	(62.04)	-	(61.98)
Dividend distribution tax on dividend	(11.61)		(12.62)
Balance at the end of the year	1,991.19	2,072.54	1,992.73
batance at the end of the year	1,991.19	2,072.54	1,5 2 21.10
Total reserves & surplus	2,780.20	2,810.19	2,725.48
Note 14.2 Other comprehensive income			174
Equity Instruments through OCI (net of tax)			
Balance as per last financial statements			57.11
Gain/(Loss) during the year	2	-	47.44
Transfer to Retained Earning			(104.55)
Balance at the end of the year	(E)	2	2
Cash Flow hedge reserve			
Balance as per last financial statements	31.99	31.99	8.80
Add: gain / (loss) for the year	(45.39)	(29.05)	35.46
Less: Tax impact	15.71	10.05	(12.27)
Balance at the end of the year	2.31	12.99	31.99
but and the end of the year	2.31	19177	51.77
Total Other comprehensive income	2.31	12.99	31.99
		4.044.6	
Total Other equity	2,783.51	2,823.18	2,759.64



## Notes to the Financial Statements



Note 14.3 Dividend distribution made and proposed

N.			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Cash dividends on Equity shares declared and paid Final dividend for year ended March 31, 2016: Rs.2.40 per (March 31, 2016: Rs.2.40 per share)	62.04	V/=	61.98
Dividend distribution tax on final dividend	11,61	n-	12.62
	73.66	.≡0	74.60
			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	
Proposed dividends on Equity shares Final dividend for year ended March 31, 2017: Rs.2.40 per (March 31, 2016: Rs.2.40 per share and March 31, 2015: Rs. per share)	30, 2017		As at March 31,
Proposed dividends on Equity shares Final dividend for year ended March 31, 2017: Rs.2.40 per (March 31, 2016: Rs.2.40 per share and March 31, 2015: Rs.	30, 2017		As at March 31, 2017

Proposed dividend on equity shares are subject to approval at the annual general meeting and are not

Note 15: Financial liabilities

15 (a) Long-term Borrowings			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017

## Long-term Borrowings (refer note (a) to (c) below)

Non-current portion

Secured

curcu			
Term loan from Banks	456.45	480.61	504.85
Term loan from Financial Institutions and others	35.44	43 93	47.69





Arvind Limited			ı VII i
Notes to the Financial Statements			
Unsecured			
From Financial Institutions	2.58	2.58	2.58
From Related parties	240.00	50.00	50.00
From Debentures	199.59		
<del></del>	934.06	577.12	605.12
Current maturities			
Secured			
Term loan from Banks	95.92	93.11	90.33
Term loan from Financial Institutions and others	19.75	15.00	14.00
<del>-</del>	115.67	108.11	104.33
Total long-term borrowings	1,049.73	685.24	709.45
Short-term Borrowings (refer note (d) & (e) below)			
Secured			
Working Capital Loans repayable on demand from Bank (including channel financing)	1,172.93	1,371.30	1,257.76
Unsecured			
Under Buyer's Credit Arrangement	158.78	138.84	132.71
Intercorporate Deposits			
From Related Parties	12.22	26.06	18.51
From Others	62.04	41.97	83.54
Commercial Papers	500.00	325.00	275.00
Total short-term borrowings	1,905.97	1,903.18	1,767.52
Total borrowings	2,955.70	2,588.42	2,476.97

#### Nature of security:

#### Term loan of Rs. 656.87 Crores

Loans amounting to Rs. 639.56 Crores (March 31, 2016 Rs. 1499.36 Crores, April 01, 2015 Rs. 1407.86 crores) are secured by (a) first charge on all the Immovable Properties, Movable Properties, Intangible Properties and General Assets of the Company presently relating to the Textile Plants excluding Immovable properties of Asoka Spintex Textile Plant and Arvind International Textile Plant and all Immovable Properties, Movable Properties, Intangible Properties and General Assets acquired by the Company at any time after execution of and during the continuance of the Indenture of Mortgage; (b) additional charge by way of mortgage on Immovable Properties at villages Jethlaj, Karoli, Vadsar, Moti Bhoyan, Santej and Khatrej; (c) charge on the Company's Trademarks; (d) Secured by second charge on all the Company's Current Assets both present and future relating to the Textile Plants and (e) first charge on Movable Fixed Assets of Jeans and Shirts Garment divisions at Bangalore.

Loans of Rs. 17.31 Crores (March 31, 2016 Rs. 14.42 Crores, April 01, 2015 Rs. 8.15 Crores) are secured by hypothecation of related vehicles.

Notes to the Financial Statements



### Rate of Interest and Terms of Repayment

Particulars	Rs. in
	Crores
From Banks	
Rupee Loans	577.87
Hire Purchase Loan	17.31
From Financial Institutions and Others	
Rupee Loans	61.69
Unsecured Loans from Related Party	529.98

#### Nature of Security

#### Cash Credit and Other Facilities from Banks

Secured by first charge on all the Company's Current Assets presently relating to the Textile Plants and all the Current Assets acquired by the Company at any time after the execution of and during the continuance of the Indenture of Mortgage. They are also secured by a second charge over all the Immovable Properties, Movable Properties, Intangible Properties and General Assets of the Company presently relating to the Textile Plants and all Immovable Properties, Movable Properties, Intangible Properties and General Assets acquired by the Company at any time after execution of and during the continuance of the Indenture of Mortgage. Some of the facilities are additionally secured by second charge on movable Plant and Machinery of the Jeans and Shirts Garment divisions at Bangalore.

#### Rate of Interest

- i. Working Capital Loans from banks carry interest rates ranging from 4.95% to 10.35% per annum.
- ii. Inter Corporate Deposit carries interest rate of 8% to 10.25% per annum.
- iii. Commercial Papers carry interest rates ranging from 6.44% to 6.50% per annum.
- iv. Buyer's credit arrangements carry interest rates ranging from 0.22% to 2.73% per annum.

## 15 (b) Trade payable

		R	s. in Crores
Particulars	As at Sept 31 A	As at June 3 A	s at March
Current			
Acceptances	0.01	0.31	9.68
Other trade payable (Refer note below)	636.56	623.48	659.35
	636.56	623.79	669.03
Total	636.56	623.79	669.03





Notes to the Financial Statements

The Company has not received any intimation from suppliers regarding their status under the Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 and hence disclosures as required under Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 regarding:

- (a) Principal amount and the interest due thereon remaining unpaid to any suppliers as at the end of accounting year;
- (b) Interest paid during the year;
- (c) Amount of payment made to the supplier beyond the appointed day during accounting year;
- (d) Interest due and payable for the period of delay in making payment;
- (e) Interest accrued and unpaid at the end of the accounting year; and
- (f) Further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise. have not been given.

The Company is making efforts to get the confirmations from the suppliers as regard to their status under the said Act.

15 (c) Other financial liabilities

Rs. in Crores

Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Non-current			
Financial guarantee contract	2.22	3.06	1.01
I manetar garrantee contract	2.22	3.06	1.01
Current		100.000	10,100,01
Current maturity of long term borrowings	115.67	108.11	104.33
Interest accrued but not due	9.55	7.59	5.15
Payable to employees	90.07	94.32	88.61
Deposits from customers and others	8.61	8.84	10.99
Financial guarantee contract (Note a)	0.63	0.62	0.80
Mark to market of derivative financial instruments	<del></del>	<del>2</del> 9	· 77-2
Unpaid dividends (Note b)	3.02	2.45	2.45
Book overdraft	1.84	0.78	1.89
Current account with LLP	0.05	0.05	0.05
Other financial liabilities	4.86	0.23	0.24
	234.30	223.00	214.51
Total	236.52	226.06	215.52

#### Notes:

#### (a) Financial guarantee contract

The Company has given the financial guarantee to Banks on behalf of Subsidiaries / Joint Ventures and other Companies. Amount of fair value of the financial guarantee contract includes loss allowance of Rs. Nil (March 31, 2016: Rs.8.40 Crores & April 1, 2015: Rs.8.40 Crores) with respect to the guarantee given to Bank on behalf of the Subsidiaries / Joint Ventures and other Companies provided based on the assessment of credit risk involved.

(b) There are no amounts due for payment to the Investor Education and Protection Fund under Section 125 of the Companies Act, 2013 as on March 31, 2017 (March 31, 2016: Nil, April 1, 2015: Nil).

Notes to the Financial Statements



15 (d) Financial liabilities by category

Particulars	FVTPL
March 31, 2017	
Borrowings	s <u>⇒</u> i
Trade payable	G-
Current maturity of long term borrowings	8=)
Payable to employees	y <del>-</del> r
Deposits from customers and others	0=
Financial guarantee	1.81
Interest accrued but not due	3.75
Unpaid dividends	y <del>=</del>
Book overdraft	-
Current account with LLP	
Other financial liabilities	3 <del></del>
Total Financial liabilities	1.81
March 31, 2016	
Borrowings	
Trade payable	
Current maturity of long term borrowings	12
Payable to employees	120
Deposits from customers and others	-
Financial guarantee	14.51
Interest accrued but not due	82
Unpaid dividends	æ
Book overdraft	C <del>.</del>
Current account with LLP	2 <del>7</del> 2
Other financial liabilities	823
Total Financial liabilities	14.51
April 1, 2015	
Borrowings	<b>19</b>
Trade payable	7 <u>2</u>
Current maturity of long term borrowings	-
Payable to employees	S.E.
Deposits from customers and others	H
Financial guarantee	16.47
Interest accrued but not due	-
Loss on derivative contract	
Unpaid dividends	iii iii ii i
Book overdraft	-
Current account with LLP	_
Other financial liabilities	
Total Financial liabilities	16.47

For Financial instruments risk management objectives and policies, refer Note 44
Fair value disclosures for financial assets and liabilities are in Note 42 and fair value hierarchy disclosures are in Note 43.



Notes to the Financial Statements

Note 16: Provisions

Rs. in Crores

	KS. III C10			
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017	
Long-term				
Provision for employee benefits (refer Note 34)				
Provision for leave encashment	21.06	18.66	17.81	
Provision for compensatory pension	1.87	1.91	1,94	
Provision for Medical benefits	7.97	7.70	7.43	
	30,90	28.27	27.18	
Short-term				
Provision for employee benefits (refer Note 34)				
Provision for leave encashment	3.44	3.35	3.56	
Provision for superannuation	1.09	0.55	2.17	
Provision for compensatory pension	0.11	0.11	0.10	
Provision for Medical benefits	0.45	0.45	0.45	
Others				
Provision for Wealth tax	0.10	0.10	0.10	
	5.19	4.56	6.38	
Total	36.09	32.83	33.56	

## Note 17: Government grant

Rs. in Crores As at As at Sept As at June **Particulars** March 31, 30, 2017 30, 2017 2017 Non-current Deferred income 33.49 32.19 30.78 33.49 32.19 30.78 Current Deferred income 5.42 4.96 4.69 5.42 4.96 4.69 35.47 Total 38.90 37.15

Government grants have been received for the purchase of certain items of property, plant and equipment and for workers training expenses. There are no unfulfilled conditions or contingencies attached to these grants as at March 31.



Notes to the Financial Statements

Government grant Rs. in Crores

	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
As at April 1	37.15	35.47	28.62
Received during the year	1.68	1.68	15.07
Released to statement of profit and loss	C	) (	(8.22)
As at March 31	38.82	37.15	35.47

### Note 18: Other current liabilities

Rs. in Crores

			Ks. III CI OI C
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Current			
Advance from customers	31.41	35.89	29.94
Statutory dues including provident fund and tax deducted at source	37.27	32.54	26.51
Deferred income of loyalty program reward points (Refer note (a) below)	0.69	0.62	0.45
Income received in advance	(#3)	1.33	
Other liabilities	1.87	2.36	2,12
	71.23	72.73	59.02
Total	71.23	72.73	59.02

## (a) Deferred income of Loyalty Program Reward Points

The Company has deferred the revenue related to the customer loyalty program reward points. The movement in deferred revenue for those reward points are given below:

Rs. in Crores As at As at Sept As at June **Particulars** March 31, 30, 2017 30, 2017 2017 Balance as per last financial statements 0.45 0.45 0.83 Add: deferment during the year (Net) 0.16 0.16 (0.38)Balance at the end of the year 0.62 0.62 0.45





Notes to the Financial Statements

Note 19: Revenue from operations

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Sale of products	2,877.94	1,482.95	5,614.24
Sale of services	5.99	3.68	16.50
Other Operating income			
Waste sale	53.48	27.58	90.07
Gain/(Loss) on forward contracts	54.52	39.70	12.91
Export incentives	108.88	56.88	198.28
Miscellancous receipts	5.66	2.57	26.83
	222.54	126.74	328.09
Total	3,106.46	1,613.36	5,958.83

#### Note 20: Other income

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Interest income	17.05	8.54	51.43
Dividend income	5.40	0.20	2.76
Government grants*	7.17	2.99	8.22
Financial guarantee commission#	1.74	0.87	3.89
Rent	1.01	0.39	1.48
Profit on sale of fixed assets (Net)	1.46	1.19	2.86
Profit on sale of Investment (Net)	0.44	0.44	
Scrap income	6.29	3.22	12.05
Sundry credit balances appropriated	0.11	0.00	5.41
Provision no longer required	0.31	0.00	0.49
Miscellaneous income	1.78	1.22	10.82
Total	42.76	19.05	99.41

<sup>\*</sup>Government grants have been received for the purchase of certain items of Property, Plant and Equipment and for workers' training expenses. There are no unfulfilled conditions or contingencies attached to these grants as at March 31, 2017.

<sup>#</sup> The Company has given financial guarantee to Banks on behalf of the subsidiaries / Joint ventures. Fair value of the financial been accounted as liability and amortised over the period of loan as commission income to the extent it is excess over the loss a provided.





Notes to the Financial Statements

## Note 21: Cost of raw materials and components consumed

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Stock at the beginning of the year	305.33	300.30	241.69
Add : Purchases	1,244.75	702.10	2,443.94
	1,550,08	1,002.40	2,685.63
Less: Inventory at the end of the year	207.74	305,33	300.30
Total	1,342.35	697.07	2,385,33

## Note 22: Purchases of stock-in-trade

		Rs. in Crores
30th Sept. 2017	30th June 2017	2016-17
99.46	36.09	248.11
99.46	36.09	248.11
	99.46	99.46 36.09

## Note 23: Changes in inventories of finished goods, work-in-progress and stock-in-trade

	Annual Se spect plants of		Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Stock at the end of the year			
Finished goods	374.76	346.93	368.76
Stock-in-trade	56.58	70.05	74.73
Work-in-Progress	507.89	506.21	460.77
Project work-in-progress	13.83	11.95	9.62
Waste	5,47	5.06	3.63
	958.54	940.20	917.51
Stock at the beginning of the year			
Finished goods	368.76	368.76	288.26
Stock-in-trade	74.73	74.73	73.66
Work-in-Progress	460.77	460.77	444.38
Project work-in-progress	9.62	9.62	10.14
Waste	3.63	3,63	2.40
	917.51	917.51	818.84
(Increase) / Decrease in stocks	(41.02)	(22.68)	(98.67)
Adjustment due to Merger			
Excise duty in value of Stock increase / (decrease)	(0.15)	f	0.04
Total	(41,1761)	(22.68)	(98.63)





## Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Balance Sheet as at Sep 30, 2017

Particulars	Notes	As at Sep 30, 2017 Rupees	As at Jun 30, 2017 Rupees	As at March 31, 2017 Rupees
ASSETS		<u>-</u>		<u>-</u>
I. Non-current assets				
(a) Property, plant and equipment	5	73,262,045	54,253,651	48,064,276
(b) Capital work-in-progress	5	208,543	-	-
(c) Intangible assets	6	132,020,979	154,007,563	176,008,642
(d) Financial assets				
(i) Investments	7	11,229,300,688	8,483,904,731	8,482,511,516
(ii) Loans	7	1,453,918	1,422,804	1,607,980
(iii) Other financial assets	7	121,166,832	42,523,643	42,523,643
(e) Deferred tax assets (net)	25	16,152,302	70,262,647	21,212,341
(f) Other non-current assets	8	9,112,735	3,669,961	1,034,756
Total non-current assets	_	11,582,678,042	8,810,044,999	8,772,963,154
II.Current assets				
(a) Inventories	9	2,988,436,893	2,732,432,342	2,561,929,304
(b) Financial assets				
(i) Investments	7	13,640	13,640	8,655
(ii) Trade receivables	7	379,168,896	508,561,631	343,243,449
(iii) Cash and cash equivalents	7	5,920,556	4,759,261	1,059,338
(iv) Bank balance other than (iii) above	7	250,000	250,000	250,000
(v) Loans	7	12,188,709	11,956,964	1,712,077
(vi) Others financial assets	7	3,644,921	9,967	6,041
(c) Current tax assets (net)	10	1,418,716	713,947	432,024
(d) Other current assets	8	362,417,424	209,428,818	51,879,930
Total current assets	_	3,753,459,754	3,468,126,569	2,960,520,818
Total Assets	-	15,336,137,796	12,278,171,568	11,733,483,972





# Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Balance Sheet as at Sep 30, 2017

Particulars	Notes	As at Sep 30, 2017 Rupees	As at Jun 30, 2017 Rupees	As at March 31, 2017 Rupees
EQUITY AND LIABILITIES				
Equity				
Equity share capital	11	226,493,556	217,416,400	217,416,400
Other equity	12	11,727,906,116	8,457,326,226	8,552,765,640
Securities premium account	12	11,576,649,434	8,585,726,532	8,585,726,532
Retained earnings	12	136,653,688	(139,043,564)	(39,683,506)
OCI reserve	12	4,820	4,820	(165)
Share based payment reserve	12	14,598,174	10,638,438	6,722,779
Total equity	_	11,954,399,672	8,674,742,626	8,770,182,040
LIABILITIES				
I. Non-current liabilities				
(a) Financial liabilities				
(i) Borrowings	13	-	-	-
(ii) Trade payables	13	-	-	-
(i) Other financial liabilities	13	21,300,000	13,250,000	9,400,000
(b) Long-term provisions	14	32,282,031	32,282,031	32,282,031
(e) Deferred tax liabilities (net)	25			-
(d) Government grants	17	-	-	-
(e) Other non-current liabilities	20	-	-	-
Total non-current liabilities	_	53,582,031	45,532,031	41,682,031
II.Current liabilities				
(a) Financial liabilities				
(i) Borrowings	13	251,883,861	227,233,259	225,430,038
(ii) Trade payables	13	2,821,241,309	3,036,846,915	1,904,810,086
(iii) Other financial liabilities	13	36,933,005	171,470,289	185,070,773
(b) Other current liabilities	15	209,028,124	114,135,648	602,712,022
(c) Short-term provisions	14	9,069,793	8,210,800	3,596,982
(d) Government grants	17	-	-	-
(e) Current tax liabilities (net)	_	-	-	-
		3,328,156,092	3,557,896,912	2,921,619,901
<ul><li>(e) Liabilities directly associated with assets classified as held for sale</li></ul>	12	-	-	-
Total current liabilities	_	3,328,156,092	3,557,896,912	2,921,619,901
Total equity and liabilities	-	15,336,137,796	12,278,171,569	11,733,483,972

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For, Arvind Fashions Limited

Jayesh K. Shah Director

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DIN: 00008349

Place : Ahmedabad Date : 08/11/2017



## Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Statement of profit and loss for the year ended Sep 30, 2017

Particulars	Notes	Year ended Sep 30, 2017 Rupees	Year ended Jun 30, 2017 Rupees	Year ended March 31, 2017 Rupces
Income		T. Poes	pees	· · · · pees
Revenue from operations				
Sale of Products	16	3,902,435,594	1,174,409,003	2,919,228,889
Sale of Services	16	27,414,012	11,894,667	2,112,300
Operating Income	16	6,955,641	2,174,666	5,530,402
Revenue from operations		3,936,805,247	1,188,478,336	2,926,871,591
Other income	17	16,597,794	8,575,571	5,729,689
Total income (I)		3,953,403,041	1,197,053,907	2,932,601,280
Expenses				
Cost of raw materials and accessories consumed	18	3,376,774	1,970,970	1,395,170
Purchases of stock-in-trade	19	2,937,857,929	999,679,992	4,473,357,278
Changes in inventories of finished goods, work-in-progress and stock-in- trade	20	-420,139,157	(169,812,554)	(2,538,064,805)
Employee benefits expense	21	253,099,751	125,996,045	254,219,649
Finance costs	22	48,382,496	27,147,495	47,620,067
Depreciation and amortisation expense	23	52,495,998	26,113,885	39,749,061
Other expenses	24	812,062,382	332,403,333	710,413,484
Total expenses (II)		3,687,136,173	1,343,499,165	2,988,689,904
Profit before exceptional items and tax (III)=(I-II)		266,266,868	(146,445,259)	(56,088,624)
Tront before exceptional tems and tax (111)-(1-11)		200,200,000	(140,443,237)	(30,000,024)
Exceptional items (IV)	28	-	-	-
Profit before tax (V) = (III-IV)		266,266,868	(146,445,259)	(56,088,624)
Tax expense				
Current tax	25	80,917,830	-	-
Deferred tax	25	-5,060,039	49,050,306	20,693,915
Total tax expense (VI)		85,977,869	(49,050,306)	(20,693,915)
Profit for the period (VII) = (V-VI)		180,288,999	(97,394,953)	(35,394,709)
Other comprehensive income Other comprehensive income not to be reclassified to profit or loss in subsequent periods:				
Re-measurement gains / (losses) on defined benefit plans	12			#
Income tax effect	25			518,426
		-	-	(979,568)
Net gain / (loss) on FVOCI equity instruments Income tax effect	12 25	4,985	4,985	87,670
income tax effect	23	4,985	4,985	87,670
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods $(\mathbf{A})$		4,985	4,985	(891,898)
Total other comprehensive income for the period, net of tax (VIII)		4,985	4,985	(891,898)
Total comprehensive income for the period, net of tax (VII+VIII)		180,293,984	(97,389,968)	(36,286,607)
2000 comprehensive meanic for the period, net of the (*111 *111)		100,273,704	(274203,300)	(30,200,007)

Place : Ahmedabad Date : 08/11/2017 Jayesh K. Shah Director DIN: 00008349

For, Arvind Fashions Limited

## **Arvind Fashions Limited**

Notes to the Financial Statements

Note 5: Property, plant and equipment

Fixed Assets	Plant & machinery	Furniture & fixture	Vehicles	Leasehold improvements	Office equipment	Computer, server & network	Total	CWIP
Cost								
Additions	122,037	28,554,314		22,316,599		151,920	51,144,870	
As at March 31, 2017	122,037	28,554,314	7=	22,316,599	-8	151,920	51,144,870	-
Additions	101,984	14,504,230		17,214,357	189,399	1,680,382	33,690,352	208,543
Deductions							<b>a</b>	
As at Sep 30, 2017	224,021	43,058,544	:-	39,530,956	189,399	1,832,302	84,835,222	208,543
Depreciation for the year	10,970	1,605,684		1,463,281		659	3,080,594	
Deductions								
As at March 31, 2017	10,970	1,605,684	:-	1,463,281	<b>-</b> p	659	3,080,594	-
Depreciation for the year	56,205	5,665,975		2,698,436	3,771	68,197	8,492,583	
Deductions	-						=	
As at Sep 30, 2017	67,175	7,271,659	<del>=</del>	4,161,717	3,771	68,856	11,573,177	=
Net Block								
As at Sep 30, 2017	156,846	35,786,885	:-	35,369,239	185,628	1,763,446	73,262,045	208,543
As at March 31, 2017	111,067	26,948,630	:=	20,853,318	=	151,261	48,064,276	H
As at March 31, 2016	2=	-	:=	-	<b>=</b> 2		×	í=
As at April 1, 2015			i.e.	=	<b></b>	<b>⊽</b> =	<b>.</b>	( <del></del>
-		-		-	−ié	-	<b>=</b> 0	
	:-	~	1=	-	<u>=</u> :	~	-	~





## **Arvind Fashions Limited**

Notes to the Financial Statements

Note 6: Intangible assets

Intangible assets	Computer Software	Brand Value & License Brands	Total
Cost			
Additions	<u> </u>	212,677,109	212,677,109
As at April 1, 2017	. 18	212,677,109	212,677,109
Additions	15,752		15,752
Deductions			설
As at Sep 30, 2017	15,752	212,677,109	212,692,861
Amortisation and Impairment			
Amortisation for the Year	10.	36,668,467	36,668,467
As at April 1, 2017		36,668,467	36,668,467
Amortisation for the Year	1,257	44,002,158	44,003,415
Deductions			Ę.
As at Sep 30, 2017	1,257	80,670,625	80,671,882
Net Block	75	``	
	14,495	132,006,484	132,020,979
As at April 1, 2017	-	176,008,642	176,008,642
As at March 31, 2016	<del>-</del>	8	-





## Arvind Fashions Limited Notes to the Financial Statements

#### Note 7: Financial assets

7.	(0)	myingi	mounte
	131	Invest	ппешь

(a) threstments	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017	
	In Rs.	In Rs.		
Non-current investment				
Arvind Beauty Brands Retail Private Limited				
(30th Sep 2017: 7,689,488: 31st March 2017: 6,464,999)	1,025,303,963	905,200,790	905,099,860	
Face Value Rs 10.		37. 1225	<u>चित्र</u> स्था	
Arvind Lifestyle Brand Ltd *	9,227,524,175	6,726,232,041	6,724,939,756	
(30th Sep 2017: 81,278,723, 31st March 2017: 54,397,003)				
Face Value Rs 10.				
Investments in equity shares of joint ventures				
Unquoted				
Calvin Klein Arvind Fashion Private Limited	213,762,210	164,761,560	164,761,560	
(31st March 2017; 457,671, 31st March 2016; NIL)				
Face Value Rs 10.				
Tommy Hilfiger Arvind Fashion Pvt Ltd	762,710,340	687,710,340	687,710,340	
(31st March 2017: 11,461,839, 31st March 2016: NIL)				
Face Value Rs 10.				
Investment in equity shares of others				
Quoted				
Atul Limited	(2)	(\$ <u></u>	2	
Sold during the year (31st March 2016: 100)				
Face Value Rs 10.				
Arvind Limited	! <b>-</b> 8	V <del>.</del> 5		
Sold during the year (31st March 2016: 100)				
Face Value Rs 10.				
Arvind Infrastructure Ltd	13,640	13,640	8,655	
(31st March 2017: 100, 31st March 2016: 100)	200 mark 1000 m	Assimos Noves	80 <b>6</b> 000000	
Face Value Rs 10.				
Total equity Investments	11,229,314,328	8,483,918,371	8,482,520,171	
Total Investments	11,229,314,328	8,483,918,371	8,482,520,171	
		,	J	
Check Total non-current investments	11,229,300,688	8,483,904,731	8,482,511,516	
Total current investments	13,640	13,640	8,655	
I OTHE CHEE HETCOCHICHES	13,040	13,040	0,033	





## Arvind Fashions Limited Notes to the Financial Statements

71	(h)	Trade	receiva	blac
1.	(17)	IIauc	ICCCIVA	DICS

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Current			
Unsecured, considered good	379,168,896	508,561,631	343,243,449
			(9)
Total Trade and other receivables	379,168,896	508,561,631	343,243,449
7 (c) Loans			
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Loans to employees (Long term)	1,453,918	1,422,804	1,607,980
	1,453,918	1,422,804	1,607,980
Current			
Unsecured considered good			
Loans to employees (Short term)	12,188,709	11,956,964	1,712,077
	12,188,709	11,956,964	1,712,077
Total Loans	13,642,627	13,379,768	3,320,057
Non-current			843
Current			28

## 7 (d) Cash and cash equivalent

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Balance with Bank			
Current accounts and debit balance in eash credit accounts	5,492,946	4,331,651	631,728
Cash on hand	427,610	427,610	427,610
Total cash and cash equivalents	5,920,556	4,759,261	1,059,338

## 7 (e) Other bank balance

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Held as Margin Money*	250000	250,000	250,000
Total other bank balances	250,000	250,000	250,000

Arvind Fashions Limited Notes to the Financial Statements

6.170.556	5.009.261	1,309,338
	6,170,556	6.170,556 5.009,261

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility





## 7 (f) Other financial assets

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Security deposits	121,166,832	42,523,643	42,523,643
.55 EN	121,166,832	42,523,643	42,523,643
Current			
Income receivable	3,630,984		-
Accrued Interest	13,937	9,967	6,041
	3,644,921	9,967	6,041
Total financial assets	124,811,753	42,533,610	42,529,684
Non-current	121,166,832	42,523,643	42,523,643
Current	3,644,921	9,967	6,041

#### Note 8: Other current / non-current assets

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017	
	In Rs.	In Rs.	In Rs.	
Non-current				
Capital advances	9,112,735	3,669,961	1,034,756	
	9,112,735	3,669,961	1,034,756	
Current				
Advance to suppliers	138,024,953	157,945,794	32,677,562	
Sales tax / VAT / service tax receivable (net)	205,388,745	34,333,661	1,663,617	
Export incentive receivable	5,540,016	2,072,164	2,753,217	
Prepaid expenses	13,463,710	15,077,199	14,785,534	
VTS 9	362,417,424	209,428,818	51,879,930	
Total	371,530,158	213,098,779	52,914,686	

#### Note 9: Inventories (At lower of cost and net realisable value)

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017	
	In Rs.	In Rs.	In Rs.	
Raw materials				
Raw materials and components	18,696,783	20,108,744	13,751,984	
Raw materials in transit	315,699	295,622	218,905	
Stock-in-trade	2,958,203,962	2,707,877,359	2,538,064,805	
Stock-in-trade in transit	10,487,683	3,417,204	9,417,671	
Packing materials	732,766	733,413	475,939	
Total	2,988,436,893	2,732,432,342	2,561,929,304	
Arvind Fashions Limited				
Notes to the Financial Statements				
itock-in-trade in transit	10,487,683	3,417,204	9,417,671	
acking materials	732,766	733,413	475,939	
otal	2,988,436,893	2,732,432,342	2,561,929,304	





## Arvind Fashions Limited Notes to the Financial Statements

## Note 10 : Current Tax Assets (Net)

Particulars	As at Sep 30, 2017 In Rs.	As at Jun 30, 2017 In Rs.	2017
Tax Paid in Advance (Net of Provision)	1,418,716	713,947	432,024
Total	1,418,716	713,947	432,024



#### **Arvind Fashions Limited**

Notes to the Financial Statements

Note 11: Equity share capital

Particulars	As at Sep 30, 2017		As at Jun 31, 2017		As at March 31, 2017	
	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
Authorised share capital Equity shares of Rs.2 each	125,000,000	250,000,000	125,000,000	250,000,000	125,000,000	250,000,000
	123,000,000	230,000,000	123,000,000	230,000,000	123,000,000	230,000,000
Issued and subscribed share capital						
Equity shares of Rs.2 each	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400
Subscribed and fully paid up Equity shares of Rs.2 each	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400
Total	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400

#### 11.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting period

Particulars	As at Sep 30, 2017		As	As at Jun 30, 2017		As at March 31, 2017	
	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.	
At the beginning of the period	108,708,200	217,416,400	108,708,200	217,416,400	50,000	100,000	
Add:							
Shares issued during the year	4,538,578	9,077,156			108,658,200	217,316,400	
Outstanding at the end of the period	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400	

## 11.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.2 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.



#### **Arvind Fashions Limited**

Notes to the Financial Statements

#### 11.3. Shares Held by Holding Company

Particulars	As at Sep 3	As at Sep 30, 2017		As at Jun 30, 2017		31, 2017
	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
Aura Securities Private Limted						
Arvind Limited - (along with nominees)	101,570,634	203,141,268	97,500,000	195,000,000	97,500,000	195,000,000

## 11.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

As at Sep 30, 2017		As at Jun 30, 2017		As at Warch 31, 2017	
No. of shares	% of shareholding	No. of shares	% of shareholding	No. of shares	% of shareholding
8 <b>#</b> 3		х	( <del>4</del> )	90	9
101,570,634	93.43%	97,500,000	89.69%	97,500,000	89.69%
	No. of shares	No. of shares % of shareholding	No. of shares % of shareholding No. of shares	No. of shares % of shareholding No. of shares shareholding	No. of shares % of shareholding No. of shares shareholding No. of shares

#### 11.4. Subdivision of Shares

With effect from 26th September 2016 the nominal face value of equity shares of the Company was sub-divided from Rs. 10 per share to Rs 2 per share. Number of shares for the previous year have been adjusted to give effect of sub-division.

#### 11.5. Shares reserved for issue under options

Refer Note 33 for details of shares to be issued under options

11.6 Objective, policy and procedure of capital management, refer Note 45





Notes to the Financial Statements

# Note 12: Other Equity

Balance	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Note 12.1 Reserves & Surplus			
Securities premium account			
Balance as per last financial statements	8,585,726,532	8,585,726,532	· ·
Add: addition during the year	2,990,922,902		8,585,726,532
Balance at the end of the year	11,576,649,434	8,585,726,532	8,585,726,532
Share based payment reserve (Refer Note 33)			
Balance as per last financial statements	6,722,779	6,722,779	· ·
Add: Adjustment during the year	7,875,395	3,915,659	6,722,779
Balance at the end of the year	14,598,174	10,638,438	6,722,779
Surplus in statement of profit and loss			
Balance as per last financial statements	(36,293,159)	(36,293,159)	(11,649)
Add: profit/(Loss) for the year	180,288,999	(97,394,953)	(35,394,709)
Add: Realised Gains on Equity Inst valued at FVOCI			92,767
Add / (Less): OCI for the year			(979,568)
	143,995,840	(133,688,112)	(36,293,159)
Less: Appropriation			
Dividend to Holding Company for ESOP	7,342,152	5,355,452	3,390,347
Balance at the end of the year	136,653,688	(139,043,564)	(39,683,506)
Total reserves & surplus	11,727,901,296	8,457,321,406	8,552,765,805
	0.73		
Note 12.2 Other comprehensive income			
Equity Instruments through OCI (net of tax)			
Balance as per last financial statements	-165	-165	4,932
Add: gain during the year	4,985	4,985	87,670
Less: Transfer to Retained Earnings			(92,767)
Balance at the end of the year	4,820	4,820	(165)
Total Other comprehensive income	4,820	4,820	(165)
Total Other equity	11,727,906,116	8,457,326,226	8,552,765,640





Notes to the Financial Statements

Note 13: Financial liabilities

13 (a) Long-term Borrow	vings
-------------------------	-------

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
STEEL CONTROL OF THE STEEL CON	In Rs.	In Rs.	In Rs.
Long-term Borrowings			
Long-term borrowings	×		125 200
Short-term Borrowings (refer note (a) & (b) below)			
Secured	1207 122	77.010.207	10 504 614
Working Capital Loans repayable on demand from Banks (including channel linancing)	1,384,433	77,010,387	12,724,816
Unsecured			
Under Buyer's Credit Arrangement	250,499,429	74,832,352	139,836,396
Intercorporate Deposits			
From Related Parties	-1	75,390,520	72,868,826
Total short-term borrowings	251,883,861	227,233,259	225,430,038
Total borrowings	251,883,861	227,233,259	225,430,038
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
Tartemary	In Rs.	In Rs.	In Rs.
Current			
Acceptances	861,083,218	686,650,269	810,661,067
Dues to Micro, Small and Medium Enterprises	156,929,831	173,062,220	109,875,623
Other trade payable (Refer note below)	1,803,228,260	2,177,134,426	984,273,396
	2,821,241,309	3,036,846,915	1,904,810,086
Total	2,821,241,309	3,036,846,915	1,904,810,086
13 (c) Other financial liabilities			
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs
Non-current			
Security Deposit	21,300,000	13,250,000	9,400,000
	21,300,000	13,250,000	9,400,000





Notes to the Financial Statements

Total	58,233,005	184,720,289	194,470,773
	36,933,005	171,470,289	185,070,773
Payable in respect of capital goods	10,387,755	8,469,446	6,694,933
Book overdraft	1,338,147	6,685,599	1,870,570
Payable for Business Transfer Agreement	₹.	132,508,026	132,508,026
Payable to employees	15,115,198	17,286,162	31,677,347
Interest accrued but not due	10,091,905	6,521,056	12,319,897
Current			

# Note 14: Provisions

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs,	In Rs.
Long-term			
Provision for employee benefits (refer Note 30)			
Provision for leave encashment-Long term	15,997,626	15,997,626	15,997,626
Provision for Gratuity-Long term	16,284,405	16,284,405	16,284,405
•	32,282,031	32,282,031	32,282,031
Short-term Short-term			
Provision for employee benefits (refer Note 30)			
Provision for leave encashment-Short term	3,646,279	4,993,027	2,518,995
Provision for Gratuity-Short term	5,423,514	3,217,773	1,077,987
	9,069,793	8,210,800	3,596,982
Total	41,351,824	40,492,831	35,879,013

# Note 15: Other current liabilities

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs,	In Rs.	In Rs.
Current			
Advance from customers	-1,286,826	3,049,261	508,079,170
Statutory dues including provident fund and tax deducted at source	123,722,413	61,758,046	83,115,115
Deferred income of loyalty program reward points ( Refer note a bel	5,469,230	24,095,712	π.
Other liabilities	81,123,307	25,232,629	11,517,737
	209,028,124	114,135,648	602,712,022
Total	209,028,124	114,135,648	602,712,022





Notes to the Financial Statements

Note 16: Revenue from operations

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Sale of products	3,902,435,594	1,174,409,003	2,919,228,889
Sale of services	27,414,012	11,894,667	2,112,300
Operating income			
Waste sale	78,014		(i=)
Export incentives	6,877,627	2,174,666	5,530,402
	6,955,641	2,174,666	5,530,402
Total	3,936,805,247	1,188,478,336	2,926,871,591

# Details of sale of goods and services

Sale of products (gross)

Particulars	Sep 30, 2017	Sep 30, 2017 Jun 30, 2017 ded March 31, 201		
	In Rs.	In Rs.	In Rs.	
Garments	3,902,435,594	1,174,409,003	2,917,813,934	
Others	761,697.79	569,514	1,414,955	
Total	3,902,435,594	1,174,409,003	2,917,813,934	

# Sale of services

Particulars	Sep 30, 2017	Jun 30, 2017 ded	March 31, 2017
	In Rs.	In Rs.	In Rs.
Royalty	24,931,466	10,286,483	
Commission Income	2,482,546	1,608,184	2,112,300
Total	27,414,012	11,894,667	2,112,300

# Note 17: Other income

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17 In Rs.
	In Rs.	In Rs.	
Interest income	87,123	82,712	6,712
Exchange difference (net)	1,712,638	2,520,043	5,386,191
Miscellaneous income	14,798,033	5,972,815	336,786
Total	16,597,794	8,575,571	5,729,689





Notes to the Financial Statements

# Note 18: Cost of raw materials and components consumed

D	Sep 30, 2017	Jun 30, 2017	2016-17
Particulars	In Rs.	In Rs.	In Rs.
Stock at the beginning of the year	13,970,889	13,970,889	<u> 2</u>
Add: Purchases	8,418,367	8,404,446	15,366,059
	22,389,256	22,375,335	15,366,059
Less: Inventory at the end of the year	19,012,482	20,404,366	13,970,889
Raw materials and components consumed	3,376,774	1,970,970	1,395,170
Total	3,376,774	1,970,970	1,395,170

# Note 19: Purchases of stock-in-trade

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Garments	2,937,857,929	999,679,992	4,473,357,278
Total	2,937,857,929	999,679,992	4,473,357,278

# Note 20: Changes in inventorics of finished goods, work-in-progress and stock-in-trade

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
raruculars	In Rs.	In Rs.	In Rs.
Stock at the end of the year			
Stock-in-trade	2,958,203,962	2,707,877,359	2,538,064,805
	2,958,203,962	2,707,877,359	2,538,064,805
Stock at the beginning of the year			
Stock-in-trade	2,538,064,805	2,538,064,805	77
	2,538,064,805	2,538,064,805	
(Increase) / Decrease in stocks	(420,139,157)	(169,812,554)	(2,538,064,805)
Total	(420,139,157)	(169,812,554)	(2,538,064,805)





Notes to the Financial Statements

Note 21: Employee benefits expense

D-441	Sep 30, 2017	Jun 30, 2017	2016-17	
Particulars	In Rs.	In Rs.	In Rs.	
Salaries, wages, gratuity, bonus, commission, etc. (Refer Note 30)	226,515,349	113,530,991	237,684,594	
Contribution to provident and other funds	18,089,359	8,894,788	10,276,663	
Welfare and training expenses	7,359,975	3,012,927	5,543,716	
Share based payment to employees (Refer Note 33)	1,135,068	557,339	714,676	
Total	253,099,751	125,996,045	254,219,649	

#### Note 22: Finance costs

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17	
3	In Rs.	In Rs.	In Rs.	
Cash Credit Facilities	2,718,963	1,415,299	1,232,472	
Interest expense - others	11,799,041	6,470,290	33,083,376	
Other finance cost	33,864,492	19,261,907	13,304,219	
Total	48,382,496	27,147,495	47,620,067	

Note 23: Depreciation and amortization expense

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
Taruculais	In Rs.	In Rs.	In Rs.
Depreciation on Tangible assets (Refer Note 5)	8,492,583	4,112,806	3,080,594
Amortization on Intangible assets (Refer Note 6)	44,003,415	22,001,079	36,668,467
Total	52,495,998	26,113,885	39,749,061





# Anveshan Heavy Engineering Limited (CIN U29306GJ2017PLC099085) Balance sheet as at September 30, 2017

Particulars	As at September 30, 2017 Rupees
Assets	
Current Assets	
Bank balance (Cheque on hand)	100,000
Profit / (loss) account	108,595
Total Assets	208,595
Equity and Liabilities	
Share application money	100,000
Liabilities	
Current liabilities	
Trade payables	108,595
Total liabilities	208,595
Diff	-

# Anveshan Heavy Engineering Limited Statement of profit and loss account as at September 30, 2017

Particulars	Note	Quarter ended September 30, 2017 Rupees
Income		-
Expenses		
Other expenses	1	108,595
Profit /(loss) for the period		-108,595

	Particulars	Quarter ended
		September 30, 2017
		Rupees
Note 1	Other expenses	
	ROC filing fees	97,595
	Misc. exps	8,000
	Printing exps.	3,000
		108,595

# Anveshan Heavy Engineering Limited as at September 30, 2017

Company	Business	SAP CODE	AML GL Name	Quarter ended	Quarter ended
Code	Area Code			September 30, 2017	September 30, 2017
				Rupees (Debit)	Rupees (Credit)
		374007	Share application money	-	100,000
			Bank balance - Cheque on hand	100,000	
		201000	Trade payables	-	108,595
		678833	ROC FILING FEES EXPS.	97,595	-
		678899	MISC.EXPS.	8,000	-
		622000	PRINTING EXPS.	3,000	
			TOTAL	208,595	208.595

-108,595

Net Profit / (Loss) for the period



For, Anveshan Heavy Engineering Limited

Prakash Makawana

108,595

Director

DIN: 00008382

Place : Ahmedabad Date : 06/11/2017

# Balance Sheet as at Dec 31, 2017



Particulars	Notes	As at Dec 31, 2017 Rupees	As at Mar 31, 2017 Rupces
ASSETS			
I. Non-current assets			
(a) Property, plant and equipment	5	757,592,249	821,256,060
(b) Intangible assets	6	2,533,027	2,474,925
(c) Financial assets			
(i) Loans	7	200,000,000	500,197,260.00
(ii) Other financial assets	7	2,299,997	2,027,700
(d) Other non-current assets	8 _	-	-
Total non-current assets	_	962,425,273	1,325,955,945
II.Current assets			
(a) Inventories	9	331,205,556	218,395,565
(b) Financial assets			
(i) Trade receivables	7	638,775,897	517,105,548
(ii) Cash and cash equivalents	7	232,997	377,936
(iii) Bank balance other than (iii) above	7	5,293,861	16,539,445
(iv) Loans	7	245,634,556	61,237,065
(v) Others financial assets	7	25,001	25,000
(c) Current tax assets (net)	10	7,354,713	50.010.605
(d) Other current assets	8	193,614,029	50,819,685
	_	1,422,136,610	864,500,244
Total current assets	_	1,422,136,610	864,500,244
Total Asse	ts =	2,384,561,883	2,190,456,189
EQUITY AND LIABILITIES			
Equity			
Equity share capital	11	136,000,000	136,000,000
Other equity	12	1,732,264,448	1,550,645,075
Securities premium account	12	-	-
General reserve	12	-	-
Retained earnings	12 _	1,732,264,448	1,550,645,075
Total equity	_	1,868,264,448	1,686,645,075
LIABILITIES			
I. Non-current liabilities			
(a) Financial liabilities			
(i) Borrowings	13	-	-
(b) Long-term provisions	14	8,956,711	6,036,585
(c) Deferred tax liabilities (net)	24 _	167,221,651	174,634,763
Total non-current liabilities	_	176,178,362	180,671,348





# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Balance Sheet as at Dec 31, 2017

# II.Current liabilities

Total equity and liabil	ities	2,384,561,883	2,190,456,189
Total current liabilities	_	340,119,073	323,139,766
		340,119,073	323,139,766
(e) Current tax liabilities (net)	10	-	2,954,054
(c) Short-term provisions	14	-	2,062,568
(b) Other current liabilities	15	89,521,227	128,958,584
(iii) Other financial liabilities	13	2,903,052	1,601,181
(ii) Trade payables	13	229,289,662	148,570,419
(i) Borrowings	13	18,405,132	38,992,960
(a) Financial liabilities			
11. Current habilities			

As per our report of even date For, **Sorab S. Engineer & Co.** 

**Chartered Accountants** 

Firm's Registration No. 110417W

For and on behalf of the board of directors of The Anup Engineering Limited

CA. Chokshi Shreyas B.

Partner

Membership No. 100892

Place: Ahmedabad

Date: Jan 30, 2018

Chairman

Chief Financial Officer

Jayesh K. Shah Director

DIN: 00008349



# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of profit and loss for the year ended Dec 31, 2017

Particulars	Notes	Year ended Dec 31, 2017 Rupees	Year ended Mar 31, 2017 Rupees
Income		asupesa	atupees.
Revenue from operations			
Sale of Products	16	1,371,277,616	1.737,490,584
Sale of Services	16	7,015,239	39,970,550
Operating Income	16	18,816,174	16,088,690
Revenue from operations	-	1,397,109,029	1,793,549,824
Other income	17	39,749,906	60,814,980
Total income (I)	=	1,436,858,935	1,854,364,804
Expenses			
Cost of raw materials and accessories consumed	18	819,660,755	745,024,555
Changes in inventories of finished goods, work-in-progress and		(66,535,103)	(25,824,725)
stock-in-trade	19	100000000	A200-C-07-5-06
Employee benefits expense	20	86,194,089	103,352,762
Finance costs	21	1,160,354	11,715,754
Depreciation and amortisation expense	22	27,000,189	33,806,322
Other expenses	23	291,377,338	495,874,666
Total expenses (II)	1 G	1,158,857,622	1,363,949,334
Profit/ (loss) before exceptional items and tax (III=I-II)		278,001,313	490,415,470
Exceptional items [Income / (Expense)]		276,001,313	490,415,470
Profit before exceptional items and tax (III)=(I-II)		278,001,313	490,415,470
Exceptional items (IV)			4
Profit before tax (V) = (III-IV)	_	278,001,313	490,415,470
Tax expense			
Current tax	24:	103,800,000	174,500,000
MAT credit utilised			-
(Excess)/short provision related to earlier years	24	(55,760)	(54,790)
Deferred tax	24	(7,552,954)	(2,319,259)
Total tax expense (VI)		96,191,286	172,125,951
Profit for the period (VII) = (V-VI)		181,810,027	318,289,519
Other comprehensive income not to be reclassified to profit or loss in subsequent periods:			
Re-measurement gains / (losses) on defined benefit plans	12	3-	(404,075)
Income tax effect	24	(-)	139,842
		4	(264,233)
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods	_	2-	(264,233)





# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of profit and loss for the year ended Dec 31, 2017

Total other comprehensive income for the period, net of tax (VIII)	-	(264,233)
Total comprehensive income for the period, net of tax (VII+VIII)	181,810,027	318,025,286
Earning per equity share		
Basic	13.37	23.40
Diluted	13.37	23.40

As per our report of even date For, **Sorab S. Engineer & Co.** Chartered Accountants Firm's Registration No. 110417W

For and on behalf of the board of directors of The Anup Engineering Limited

CA. Chokshi Shreyas B.

Partner

Membership No. 100892 Place: Ahmedabad Date: Jan 30, 2018 Chairman

Chief Financial Officer

Jayesh K. Shah Director DIN: 00008349



# **TUINJ**

# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of changes in Equity for the Qtr ended Dec 31, 2017

# A. Equity share capital

Balance	Amount
	Note 11
As at April 1, 2017	136,000,000
Issue of Equity Share capital	2340 W
As at Dec 31, 2017	136,000,000

# B. Other equity

Attributable to the equity holders of the parent

Particulars	R	eserves and Surplus		Total equity
	Securities premium	General Reserve	Retained Earnings	
	Note 12	Note 12	Note 12	
Balance as at April 1, 2016	1,920	7,001,075	1,327,616,794	1,334,619,789
Profit for the period	-		318,289,519	318,289,519
Other comprehensive income for the year		8.0	(264,233)	(264,233)
Total Comprehensive income for the year		8 <b>=</b> 3	318,025,287	318,025,287
Any other movement (edit / modify based on requirement)	(1,920)	(7,001,075)	(94,997,005)	(102,000,000)
Balance as at March 31, 2017		9 <b>.</b>	1,550,645,075	1,550,645,075
Balance as at April 1, 2017	-	3 <b>=</b> 3	1,550,645,075	1,550,645,075
Profit for the period	<u>-</u> :		181,810,027	181,810,027
Other comprehensive income for the year		-		
Total Comprehensive income for the year	÷	251	181,810,027	181,810,027
Utilised for Bonus Issue	=	6-0	₩ @	30 30 -
Any other movement (edit / modify based on requirement)	2	(42)	29	2
Balance as at Dec 31, 2017	-		1,732,264,448	1,732,264,448



Notes to the Financial Statements

Note 5: Property, plant and equipment

Fixed Assets	Frechold land	Leaschold land	Buildings	Plant & machinery	Furniture & fixture	Vehicles	Office equipment	Computer, server & network	Total
Cost									
As at April 1, 2016	572,208	491,759,100	124,406,287	210,578,058	4,792,866	6,387,982	2,371,174	1,350,764	842,218,439
Additions	97 <u>2</u> 70	12	=	29,686,401	2,091,146	7,485,166	1,584,510	580,609	41,427,832
Deductions	8 <u>8 37 2</u> 10	% <u>-</u>	말	526	689,188	363,372	121,698	2020	1,174,258
As at March 31, 2017	572,208	491,759,100	124,406,287	240,264,459	6,194,824	13,509,776	3,833,986	1,931,373	882,472,013
Additions	273	· · · · · · · · · · · · · · · · · · ·	6,019,877	11,688,425	373,984		708,810	2,280,728	21,071,824
Deductions		85		133,355,039	7,005	270,000	122,098		133,754,142
As at Dec 31, 2017	572,208	491,759,100	130,426,164	118,597,845	6,561,803	13,239,776	4,420,698	4,212,101	769,789,695
Depreciation and Impairment									
As at April 1, 2016	(H)	1,722,249	3,404,722	22,050,620	712,006	218,098	457,293	379,555	28,944,543
Additions	347	1,722.249	3,403,132	24,419,168	674,092	1,309,947	602,195	407,367	32,538,150
Deductions	72	97 <del>4</del>	~ ~	026	49,207	169,120	48,412	32	266,739
As at March 31, 2017	9 <u>2</u> 8	3,444,498	6,807,854	46,469,788	1,336,891	1,358,925	1,011,076	786,922	61,215,954
Depreciation for the year	828		2,212,657	19,497,940	632,576	1,365,303	586,976	649,914	24,945,366
Deductions	y <u>. 52</u> 9		껄	45,817,850	704	125,615	19,724	35	45,963,893
As at Dec 31, 2017	A 358	3,444,498	9,020,511	21,023,863	1,968,763	2,598,613	1,578,328	1,436,836	41,071,412
Capital Work In Progress	42								28,873,966
Net As at Dec 31, 2017	572,208	488,314,602	121,405,653	97,573,982	4,593,040	10,641,163	2,842,370	2,775,265	757,592,249
Net As at March 31, 2017	572,208	488,314.602	117,598,433	193,794,671	4,857,933	12,150,851	2.822,910	1,144,451	821,256,059







Notes to the Financial Statements

Note 6: Intangible assets

Intangible assets	Computer Software	Patent & Technical knowhow	Total
Cost			
As at April 1, 2016	2,949,852	1,136,287	4,086,139
Additions	1,470,000		1,470,000
Deductions	3723	<u> (22</u> )	2
As at March 31, 2017	4,419,852	1,136,287	5,556,139
Additions	1,238,943		1,238,943
Deductions	123	=	
As at Dec 31, 2017	5,658,795	1,136,287	6,795,082
Amortisation and Impairment			
As at April 1, 2016	1,399,846	413,196	1,813,042
Additions	854,976	413,196	1,268,172
Deductions	g (#0	<b>#</b> 8	
As at March 31, 2017	2,254,822	826,392	3,081,214
Amortisation for the Year	1,010,397	170,443	1,180,840
Deductions	4 <del>5</del> 4	<b>5</b> ₹3	≅
As at Dec 31, 2017	3,265,219	996,835	4,262,054
Net			
As at Dec 31, 2017	2,393,576	139,452	2,533,027
As at March 31, 2017	2,165,030	309,895	2,474,925





Notes to the Financial Statements

# Note 7: Financial assets

7 (a) Trade	receivables
-------------	-------------

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current	220 775 007	517 185 540
Unsecured, considered good	638,775,897	517,105,548
Less: Allowance for doubtful debts	638,775,897	517,105,548
	636,773,677	317,103,346
Other receivables		
Unsecured, considered good	>-	
		1
Total Trade and other receivables	638,775,897	517,105,548
Non-current		100
Current	638,775,897	517,105,548
7 (b) Loans		
Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Non-current		
Loans to related parties	200,000,000	500,197,260
Loans to others	~	
	200,000,000	500,197,260
Current		
Unsecured considered good		
Loans to related parties	245,634,556	61,237,065
	245,634,556	61,237,065
Total Loans	445,634,556	561,434,325
7 (c) Cash and cash equivalent		
Particulars	As at Dec 31, 2017	As at Mar 31, 2017
rarticulars	In Rs.	In Rs.
Balance with Bank		
Current accounts and debit balance in cash credit accounts	116,037	235,383
Cash on hand	19,237	67,756
Foreign Currecy on Hand	97,723	74,797
	222 007	2HH 1/2/
Total cash and cash equivalents	232,997	377,936





7 (d) Other bank balance

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
Unpaid dividend accounts	78,270	78,270
Held as Margin Money*	5,215,591	16,461,175
Total other bank balances	5,293,861	16,539,445

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility

7 (e) Other financial assets

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Non-current		
Security deposits	2,299,998	2,027,700
	2,299,998	2,027,700
Current		
Security deposits	25,000	25,000
	25,000	25,000
Total other financial assets	2,324,998	2,052,700
Non-current	2,299,997	2,027,700
Current	25,001	25,000

# Note 8: Other current / non-current assets

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
Non-current		
Advance to Others (Govt.Authority)		-
		*=
Current		
Advance to suppliers	162,981,980	24,606,566
Balance with collectorate of central excise and customs	641,948	10,355,004
Sales tax / VAT /GST/ service tax receivable (net)	14,500,501	278,030
Export incentive receivable	5,732,121	7.007,680
Prepaid expenses	3,435,341	2,518,289
Other Current Asset	6,322,137	6,054,116
	193,614,029	50,819,685
Total	193,614,029	50,819,685





Note 9: Inventories (At lower of cost and net realisable value)

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
Raw materials	124,271,155	87,076,765
Work-in-progress	180,198,969	113,543,269
Finished goods	606,765	727,362
Stores and spares	26,128,667	17,048,169
Total	331,205,556	218,395,565

# Note 10 : Current Tax Assets/(Liability)

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
Current Tax Assets	7,354,713	=
Current Tax Liability	÷.	(2,954,054)
Total	7,354,713	(2,954,054)





Notes to the Financial Statements

Note 11: Equity share capital

Particulars	A	As at Dec 31, 2017		As at Mar 31, 2017
raruculars	No. of shares	In Rs.	No. of shares	In Rs.
Authorised share capital				
Equity shares of Rs.10 each	15,000,000	150,000,000	15,000,000	150,000,000
Issued and subscribed share capital				
Equity shares of Rs.10 each	13,600,000	136,000,000	13,600,000	136,000,000
Subscribed and fully paid up				
Equity shares of Rs.10 each	13,600,000	136,000,000	13,600,000	136,000,000
Total	13,600,000	136,000,000	13,600,000	136,000,000

#### 11.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting period

D. dialam	As at Dec 31, 2017			As at Mar 31, 2017
Particulars	No. of shares	In Rs.	No. of shares	In Rs.
At the beginning of the period	13,600,000	136,000,000	3,400,000	34,000,000
Add: Bonus shares issued during the year	10,200,000	102,000,000	10,200,000	102,000,000
Outstanding at the end of the period	23,800,000	238,000,000	13,600,000	136,000,000

#### 11.2. Aggregrate number of shares alloted as fully paid-up Bonus Shares (During 5 years immediately preceeding March 31, 2017)

During the year, the Company alloted 1,02,00,000 Bonus Equity Shares of Rs. 10 each as fully paid-up.

#### 11.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.10 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

## 11.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

	As at Dec 31, 2017			As at Mar 31, 2017	
Name of the Shareholder	No. of shares	% of shareholding	No. of shares	% of shareholding	
Arvind limited- Holding Company	12,720,640	93.53%	12,720,640	93.53%	



Notes to the Financial Statements



# Note 12: Other Equity

Balance	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Note 12.1 Reserves & Surplus		
General reserve		
Balance as per last financial statements	≅.	( <del>70</del> ):
less: Utilized Bonus issue	<u>~</u>	
Balance at the end of the year	<u> </u>	<u> </u>
Securities premium account		
Balance as per last financial statements	-	<b>*</b>
less: Utilized Bonus issue	<u> </u>	
Balance at the end of the year	<u></u>	=
Surplus in statement of profit and loss		
Balance as per last financial statements	1,550,645,075	1,232,619,788
Add: profit for the year	181,810,027	318,025,287
Add / (Less): OCI for the year	₩	·
sicological discological de construiro salari de construiro salari de construiro	1,732,264,448	1,550,645,075
less: Utilized Bonus issue	е —	E=2
Balance at the end of the year	1,732,264,448	1,550,645,075
Total reserves & surplus	1,732,264,448	1,550,645,075
Total Other equity	1,732,264,448	1,550,645,075
	1,732,201,110	1,000,040,070
Note 13 : Financial liabilities		
13 (a): Long-term Borrowings		
Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Long-term Borrowings (refer note (a) to (c) below)		
Non-current portion		
Secured Secured		
Term loan from Banks	₩	
	<del>ğ</del>	
Current maturities	-	-
Secured		
Term loan from Banks	=	HE
	•	_
Total long-term borrowings	<u> </u>	9
12875 William		





Notes to the Financial Statements

#### Short-term Borrowings (refer note (d) & (e) below)

#### Secured

Working Capital Loans repayable on demand from Banks 18,405,132 30,490,451

### Unsecured

Intercorporate Deposits

From Related Parties - 8,502,509

Total short-term borrowings 18,405,132 38,992,960

Total borrowings 18,405,132 38,992,960

#### Nature of security:

#### A .Cash Credit and Other Facilities from Banks

i. First charge over entire stocks, receivables and other current assets and second charge over entire fixed assets of the Company both present and future.

#### 13 (b): Financial liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Other trade payable (Refer note below)	229,289,662	148,570,419
	229,289,662	148,570,419
Total	229,289,662	148,570,419

Other trade payables are not-interest bearing and are normally settled on 30-90 days terms

The Company has not received any intimation from suppliers regarding their status under the Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 and hence disclosures as required under Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 regarding:

- (a) Principal amount and the interest due thereon remaining unpaid to any suppliers as at the end of accounting year;
- (b) Interest paid during the year;
- (c) Amount of payment made to the supplier beyond the appointed day during accounting year;
- (d) Interest due and payable for the period of delay in making payment;
- (e) Interest accrued and unpaid at the end of the accounting year; and
- (f) Further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise. have not been given.

The Company is making efforts to get the confirmations from the suppliers as regard to their status under the said



# Arvind

# The Anup Engineering Limited

Notes to the Financial Statements

# 13 (c): Other financial liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Current maturity of long term borrowings	-	-
Payable to employees	2,257,304	767,073
Deposits from customers and others	600,000	704,706
Unpaid dividends	44,710	78,270
Other financial liabilities	1,038	51,132
Total	2,903,052	1,601,181

# Note 14: Provisions

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Long-term		
Provision for employee benefits		
Provision for leave encashment	8,956,711	6,036,585
	8,956,711	6,036,585
Short-term		
Provision for employee benefits		
Provision for leave encashment	3€	2,062,568
Provision for gratuity		-
•	% <del>-</del>	2,062,568
Total	8,956,711	8,099,153

# Note 15: Other current / Non-current liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Advance from customers	54,793,060	123,210,710
Statutory dues including provident fund and tax deducted at source	34,728,167	5,747,874
Total	89,521,227	128,958,584



# Arvind

# The Anup Engineering Limited

Notes to the Financial Statements

**Note 16: Revenue from operations** 

D 775 1	2017-18	2016-17
Particulars	In Rs.	In Rs.
Sale of products	1371277616	1737490584
Sale of services	7,015,239	39,970,550
Operating income		
Waste sale	10,095,154	11,191,339
Export incentives	8,094,345	4,133,686
Testing Analysis Income	626,675	763,665
	18,816,174	16,088,690
Total	1,397,109,029	1,793,549,824

# Note 17: Other income

D. P. I	2017-18	2016-17
Particulars	In Rs.	In Rs.
Interest income	31,808,433	58,221,388
Sundry credit balances appropriated		1,339,912
Provision no longer required	120,597	692,662
Miscellaneous income	2,541	6,963
Exchange Rate Diff (net)	7,818,335	554,054
Total	39,749,906	60,814,980

# Note 18: Cost of raw materials and components consumed

DOMESTIC STATE	2017-18	2016-17
Particulars	In Rs.	In Rs.
Stock at the beginning of the year	87,076,765	36,664,841
Add : Purchases	856,855,145	795,436,479
	943,931,910	832,101,320
Less: Inventory at the end of the year	124,271,155	87,076,765
Raw materials and components consumed	819,660,755	745,024,555
Total	819,660,755	745,024,555





Notes to the Financial Statements

Note 19: Changes in inventories of finished goods, work-in-progress and stock-in-trade

D. A. L.	2017-18	2016-17
Particulars	In Rs.	In Rs.
Stock at the end of the year		
Finished goods	606,765	727,362
Work-in-Progress	180,198,969	113,543,269
	180,805,734	114,270,631
Stock at the beginning of the year		
Finished goods	727,362	727,362
Work-in-Progress	113,543,269	87,718,544
	114,270,631	88,445,906
(Increase) / Decrease in stocks	(66,535,103)	(25,824,725)
Total	(66,535,103)	(25,824,725)

# Note 20: Employee benefits expense

P. d. I	2017-18	2016-17
Particulars	In Rs.	In Rs.
Salaries, wages, gratuity, bonus, commission, etc.	78,936,885	95,520,261
Contribution to provident and other funds	4,017,033	4,662,906
Welfare and training expenses	3,240,171	3,169,595
Total	86,194,089	103,352,762

# Note 21: Finance costs

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Interest expense - Loans	144,830	8,931,024
Interest expense - others	600,292	365,507
Other finance cost	415,232	2,419,223
Total	1,160,354	11,715,754





Notes to the Financial Statements

# Note 22: Depreciation and amortization expense

Particulars	2017-18 In Rs.	
Depreciation on Tangible assets (Refer Note 5)	25,819,349	30,815,900
Depreciation on Investment properties (Refer Note 6)	2	-
Amortization on Intangible assets (Refer Note 6)	1,180,840	1,268,172
Amortisation of leasehold land	- 8	1,722,249
Depriciation chg due to revaluation	2	
Total	27,000,189	33,806,321

# Note 23: Other expenses

Particulars	2017-18	2016-17
raruculars	In Rs.	In Rs.
Power and fuel	10,226,792	14,770,436
Stores consumed	27,470,693	38,584,221
Insurance	738,052	1,001,420
Printing, stationery & communication	2,005,118	2,353,229
Rent	239,400	957,787
Commission, Brokerage & discount	164,286	
Rates and taxes	1,041,723	1,113,646
Repairs:		
To Building	8,427,521	9,422,600
To Machineries (including spares consumption)	15,078,486	23,585,365
To others	2,964,327	3,882,709
Freight, insurance & clearing charge	35,402,442	25,280,420
Excise duty expense	6,103,738	147,898,906
Legal & Professional charges	2,550,872	4,350,315
Interest on Income tax	1,888,313	1,786,489
Conveyance & Travelling expense	2,897,867	3,418,021
Director's sitting fees	108,026	165,316
Job work charges	135,624,479	163,366,748
Sundry debits written off	81,536	12,599,246
Auditor's remuneration	493,574	697,890
Bank charges	5,423,514	8,011,727
Spend on CSR activities	_	5,562,560
Loss on assets sold, demolished, discarded and scrapped	94,059	95,275
Miscellaneous expenses	11,079,073	7,965,461
Postage & Courier Charges	255,646	254,097
Computer Expenses	865,453	907,112
Drawing & Drafting Charges	78,620	1,399,218
Security Charges	1,957,235	2,401,513
Retainership Fees	3,391,897	3,936,763
Inspection Fees	6,314,242	8,937,883





#### ARVIND FASHIONS LIMITED

Please see below the applicable information pertaining to Arvind Fashions Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBP")

Arvind Fashions Limited ("AFL")

Corporate Identification Number: U52399GJ2016PLC085595 Registered: Arvind Limited Premises, Naroda Road, Ahmedabad – 380025

Tel: +91-79-30138000; Fax: +91-79-30138671;

Corporate Office: 08th Floor. Du Parc Trinity, 17, M G Road, Bangalore-560015

Tel: +91-80-41550650; Fax: +91-80-41550651;

Website: https://arvindbrands.com/

Contact Person: Vijaykumar BS, Company Secretary; Email: vijaykumar bs@arvindbrands.com

Promoter of AFL\*: Arvind Limited ("AL")

\*Upon the Scheme of Arrangement (as defined hereinafter) becoming effective, the promoters of AFL shall be identified in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (the "SEBI ICDR Regulations").

# CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst AL, AFL, Anveshan Heavy Engineering Limited ("AHEL") and The Anup Engineering Limited ("TAEL") and their respective shareholders and Creditors in connection with demerger of Branded Apparel Undertaking of AL into AFL (the "Scheme of Arrangement"), each shareholder of AL shall be issued I Equity Share of face value of Rs. 4\* each of AFL (the "Equity Share") for every 5 fully paid up equity share(s) of Rs. 10 each of AL held by such shareholder as on the record date, to be determined in accordance with the Scheme of Arrangement, Further, pursuant to the Scheme of Arrangement, and subject to applicable laws and receipt of requisite approvals, including exemption from Rule 19(2)(b) of the Securities Contracts (Regulations) Rules, 1957 (the "SCRR") to be obtained from the SEBI, the Equity Shares would be listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" together with BSE referred to as the "Stock Exchanges").

\* Upon the Scheme of Arrangement becoming effective, the face value of equity shares of AFL will be consolidated from Rs. 2 to Rs. 4

# DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

#### MERCHANT BANKER

YES Securities (India) Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor, Senapati Bapat Marg, Elphinstone Road, Mumbai 400 013

Tel: +91 22 3012 6919 Fax: +91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.vesinvest.in

SEBI Registration Number: MB/INM000012227



#### REGISTRAR

#### Link Intime India Private Limited

247 Park, Tower-C-101, L.B.S. Marg, Vikhroli (W), Mumbai – 400 083 Tel - +91 22 4918 6270 Fax- +91 22 4918 6060

E-mail: prachi.babadi@ilinkintime.co.in

Investor grievance e-mail: r&t.helpdesk@linkintime.co.in

Website: www.linkintime.co.in Contact Person: Ms. Prachi Babadi

SEBI Registration Number: INR000004058

#### STATUTORY AUDITOR

#### M/s, Sorab S. Engineer & Co.

No. 902, Raheja Centre. Free Press Journal Marg, Nariman Point, Mumbai – 400 021 Contact Person - Mr. Shreyas Choksi

Phone: +91 79 26584304 E-mail: sbchoksi@sseco.in Firm Registration no.: 110417W Peer Review certificate no.: 001982

#### DETAILS OF PROMOTER OF AFL\*

AL is the promoter of AFL. AL is a public listed company incorporated on June 01, 1931 under the provisions of the Companies Act, 1913. The Corporate Identification Number of AL is L17119GJ1931PLC000093. The registered office of AL is situated at Naroda Road, Ahmedabad - 380025. The equity shares of the AL are listed on BSE Limited and the National Stock Exchange of India Limited.

AL was originally incorporated for manufacturing and marketing of textile products. Over the years, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

Name of the Listed Group Companies of AFL\*: Arvind Limited and Arvind Smartspaces Ltd

\*Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AFL shall be identified in accordance with the SEBI ICDR Regulations.

#### BUSINESS OVERVIEW AND STRATEGY OF AFL

The Memorandum of Association of AFL authorizes it to undertake the following activities:

1. To carry on business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling online as principals or agents, of any branded or non-branded products or services including but not limited to sports and health improvement equipment, apparel, footwears, food & provisions, household goods, consumer durables, jewellery, luggages, books & stationery, health care and beauty products, toys and music, computers & accessories, telecom products, agri input products, furniture & furnishings, automobile & accessories and acquiring and running food, service and entertainment centres, to provide solutions and services



related to web technologies, internet and e-commerce, set up portals and invest in companies providing similar services and purchasing or leasing any movable and immovable properties to carry on these activities.

AFL is currently engaged in marketing and promoting of organized wholesale business.

# BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of AFL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships	
1.	Sanjaybhai Shrenikbhai Lalbhai	Non – Executive Director	Mr. Sanjay Lalbhai has overall experience of more than 35 years in textile industry. Other than AFL he holds directorships in:  1. Arvind Limited 2. The Anup Engineering Limited 3. Animesh Holdings Private Limited 4. Arvind Lifestyle Brands Limited 5. Adani Ports and Special Economic Zone Limited 6. Arvind Smartspaces Limited 7. Arvind Foundations 8. Aura Business Ventures LLP 9. Anveshan Heavy Engineering Limited	
2.	Jayesh Kantilal Shah	Non – Executive Director	<ul> <li>Mr. Jayesh Shah is Non-Executive Director of AFL. He is an Associate member of ICAI and a Commerce Graduate from Gujarat University. Other than AFL, he holds directorships in:</li> <li>1. Arvind Limited</li> <li>2. The Anup Engineering Limited</li> <li>3. Arvind Foundation</li> <li>4. Arvind Lifestyle Brands Limited</li> <li>5. Centerac Emarket Places Private Limited</li> <li>6. Aura Business Enterprise Private Limited</li> <li>7. Arvind Internet Limited</li> <li>8. Arvind Products Limited</li> <li>9. Arvind Garments Park Private Limited</li> <li>10. Arvind Goodhill Suit Manufacturing Private Limited</li> <li>11. Amplus Capital Advisors Private Limited</li> <li>12. Firenze Properties and investments Private Limited</li> <li>13. Arvind Pd Composites Private Limited</li> <li>14. E-Infochips Limited</li> <li>15. Calvin Klein Arvind Fashion Private Limited</li> </ul>	
3.	Renuka Ramnath	Nominee Director	Ms. Renuka Ramnath is a Nominee Director of AFL. She has a total experience of over 30 years in finance industry. Other than AFL, she holds directorships in:  1. L&T Technology Services Limited 2. Cinemax India Limited	



Sr. No.	Name of the Director	Designation	Experience including other directorships
			3. Multiples ARC Private Limited 4. Shri Nath G Corporate Management Services Private Limited 5. Institutional Investor Advisory Services India Limited 6. Multiples Equity Fund Trustee Private Limited 7. Multiples Alternate Asset Management Private Limited 8. Vikram Hospital (Bengaluru) Private Limited 9. Indian Energy Exchange Limited 10. Peoplestrong Hr Services Private Limited 11. Pvr Limited 12. Vastu Housing Finance Corporation Limited 13. Subhiksha Trading Services Limited 14. Ultratech Cement Limited 15. Encube Ethicals Private Limited 16. Tata Communications Limited 17. Arvind Lifestyle Brands Limited 18. Arvind Limited
4.	Nilesh Dhirajlal Shah	Independent Director	Nilesh Shah is an Independent Director of AFL. He has over 25 years of experience in Capital Market. Other than AFL, he holds directorships in:  1. Arvind Limited 2. Kotak Mahindra Asset Management Company Limited 3. Association of Mutual Funds in India 4. Kotak Mahindra Pension Fund Limited
5.	Kamal Singal	Independent Director	Mr. Kamal Singal is an Independent Director of AFL. He holds an Executive Post Graduate Diploma in Management (EPGM) from Indian Institute of Management, Indore. He has been associated with Lalbhai Group since 2001 in various capacities. Prior to joining Lalbhai group, he worked for 9 years in different capacities in DCM Textiles Limited. Other than AFL, he holds directorships in:  1. The Anup Engineering Limited 2. Arvind Smartspaces Limited 3. Arvind Herbal Homes Private Limited 4. Kausalya Realerve LLP 5. Arvind Infrabuild LLP 6. Karnayati Infracon LLP
6.	Nithya Easwaran	Nominee Director	Ms. Nithya Easwaran is a Nominee Director of AFL. She has over 20 years of experience in financial services. Other than AFL, she holds directorships in:



Sr. No.	Name of the Director	Designation	Experience including other directorships
			Accelyst Solutions Private Limited     Freecharge Payment Technologies Private Limited
7.	Kulin Sanjay Lalbhai	Non – Executive Director	Mr. Kulin S Lalbhai, is the Non-Executive Director of the Company. He holds Bachelor's of Science in Electrical Engineering from Stanford University, USA. He has also worked as a management consulting with Mckinsey & Co's. Other than AFL, he holds directorships in:  1. Arvind Limited 2. Zydus Wellness Limited 3. Arvind Smartspaces Limited 4. Arvind Goodhill Suit Manufacturing Private Limited 5. Arvind Internet Limited 6. Style Audit LLP

# DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

AFL is an unlisted public company incorporated on January 5, 2016 and has not undertaken any public issue since incorporation.

#### Capital Structure of AFL as on date

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	125,000,000 Equity Shares of face
	3000	value of Rs. 2 each*
2	Issued, subscribed and paid-up equity share capital	115,851,454 Equity Shares of face
		value of Rs. 2 each*

<sup>\*</sup>Pursuant to the Scheme becoming effective, 2 equity shares of face value of Rs.2 each of AFL shall be consolidated into 1 equity share of face value of Rs.4 each.

# SHAREHOLDING PATTERN OF AFL PRE & POST SCHEME

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post Scheme of Arrangement becoming effective	% of holding post Scheme of Arrangement becoming effective
1.	Promoter*	10,39,06,759	89.69	2,21,99,679	38.48
2.	Public	1,19,44,695	10.31	3,54,83,253	61.51
3.	Non Promoter - Non Public**	_		2830	Negligible
	Total	11,58,51,454	100.00	5,76,85,761	100.00

Note: Promoter shareholding includes shares held jointly with nominees



<sup>\*</sup>Upon the Scheme of Arrangement becoming effective, the promoters of AFL shall be identified in accordance with SEB ICDR Regulations.

#### **AUDITED FINANCIALS**

#### Standalone Financial Information

(in Rs. Crores)

Particulars	As on and for the 6 months period ended on September 30, 2017	FY 2017	FY 2016
Total income from operations	393.68	292.69	Since, the
Net Profit/(Loss) before tax and extraordinary items	26.63	(5.61)	company was
Net Profit/(Loss) after tax and extraordinary items	18.03	(3.54)	incorporated in January
Equity Share Capital	22.65	21.74	2016, there
Reserves and Surplus	1,172.28	855.28	was no
Net Worth	1,195.44	877,02	business in
Basic and Diluted Earnings per Shares (in Rs.)	Basic-Rs.3.31 Diluted-Rs. 3.14	Basic- Rs.(0.72) Diluted Rs.(0.68)	the Company and no income was booked
Return on Net Worth (%)	3.02%	-0.40%	during this period. It was formed with paid up capital of 1 lakh rupees and preliminary expenses towards incorporation were
Net Asset Value Per Share (in Rs.)	103.65	81.06	

Note: As the Company was incorporated on January 5, 2016, financials are not available prior to that date.

#### **Risk Factors**

The below mentioned risks are top five risks applicable to AFL:

- 1. The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL & AHEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) exemption under Rule 19 (2) (b) of SCRR from SEBI; and (iv) receipt of in-principle and final approvals from the Stock Exchanges for listing and trading of Equity Shares. In cases any of these required approvals or sanctions are not received, the proposed Scheme of Arrangement will not be completed, which will adversely impact AFL's ability to conduct its business activities as contemplated in the said Scheme of Arrangement.
- 2. Pursuant to the Scheme of Arrangement, as part of the demerged business, requisite personnel operating the demerged business, would also be part of AFL and based on their experience in the said field, AFL would be in position to continue business operations, however, AFL cannot assure you that it will successfully foray in or continue to be profitable in this business. Any inability to effectively develop and operate its business may have an adverse impact on AFL's financial condition and results of operation.

<sup>\*\*</sup> Shares in Non Promoter - Non Public Shareholding are the Shares Underlying DRs.



- 3. The efforts of AFL at integrating acquired businesses, pursuant to the Scheme of Arrangement becoming effective, based on prevailing market conditions, may not yield timely or effective results or at all, which may affect its financial condition and results of operations. AFL's failure to derive anticipated synergies could expose it to potential risks of integrating acquired businesses. AFL's inability to generate sufficient revenue to offset the costs of acquisitions could significantly disrupt its ability to manage acquired business and adversely affect its financial condition and results of operations.
- 4. Changes in the regulatory environment in which AFL operates could have a material adverse effect on its business, financial condition, result of operations and prospects. The regulatory and policy environment in which AFL operates is evolving and subject to change. Such changes may adversely affect its business, results of operations and prospects, to the extent that AFL is unable to suitably respond to and comply with any changes in applicable law and policy.
- 5. The Equity Shares of AFL have never been publicly traded and after the Scheme of Arrangement becoming effective, the Equity Shares may experience price and volume fluctuations, and an active trading market for the Equity Shares may not develop. Further, the price of the Equity Shares may be volatile, and you may be unable to sell the Equity Shares issued pursuant to the Scheme of Arrangement at or above the deemed acquisition cost, or at all.

### Summary of Outstanding Litigations, Claims and Regulatory Actions

1. Total number of outstanding litigations against AFL and amount involved

NIL

2. Brief details of top material outstanding litigations against AFL and the amount involved

NIL

3. Regulatory action, if any – disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action\*

NIL

- \* Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AFL shall be identified in accordance with SEB ICDR Regulations.
- 4. Brief details of outstanding criminal proceedings against the promoter\*

NIL

\*Upon the Scheme of Arrangement becoming effective, the promoters of AFL shall be identified in accordance with SEB ICDR Regulations.

#### ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

Pursuant to the Scheme becoming effective, 2 equity shares of face value of Rs.2 each of AFL shall be consolidated into 1 equity share of face value of Rs.4 each



#### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/ regulations issued by the Government of India or the guidelines/ regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad



#### ANVESHAN HEAVY ENGINEERING LIMITED\*

\*On and from the effective date name of Anyeshan Heavy Engineering Limited will be changed to The Anup Engineering Limited

Please see below the applicable information pertaining to Anveshan Heavy Engineering Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

Anveshan Heavy Engineering Limited ("AHEL")

Corporate Identification Number: U29306GJ2017PLC099085

Registered: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380025

Tel: 07922872823/07922870622; Fax: 079228700642;

Contact Person: Rakesh Poddar Email: rakesh.poddar@arvind.in

Promoter of AHEL\*: Sanjaybhai Shrenikbhai Lalbhai

\*Upon the scheme of Arrangement (as defined hereinafter) becoming effective, the promoters of AIIEL shall be identified in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (the "SEBI ICDR Regulations").

# CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst AL, Arvind Fashions Limited ("AFL"), Anveshan Heavy Engineering Limited ("AHEL") and The Anup Engineering Limited ("TAEL") and their respective shareholders in connection with demerger of the Engineering Undertaking of AL into AHEL (the "Scheme of Arrangement"), each shareholder of AL shall be issued I equity share(s) of face value of Rs. 10 each of AIIEL (the "Equity Share") for every 27 fully paid up equity share(s) of Rs. 10 each of AI. held by such shareholder and 7 Equity Shares of AIIEL for every 10 fully paid up equity share(s) of Rs. 10 each of TAEL as on the record date to be determined in accordance with the Scheme of Arrangement. Further, pursuant to the Scheme of Arrangement, and subject to applicable laws and receipt of requisite approvals, including exemption from Rule 19(2)(b) of the Securities Contracts (Regulations) Rules, 1957 (the "SCRR") to be obtained from the SEBI, the Equity Shares would be listed on BSE Limited and National Stock Exchange of India Limited (the "Stock Exchanges").

#### DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

#### MERCHANT BANKER

#### YES Securities India Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor Senapati Bapat Marg Elphinstone Road Mumbai 400 013

Tel: 91 22 3012 6919 Fax: -91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



#### REGISTRAR

#### Link Intime India Private Limited

C 101, 247 Park L B S Marg, Vikhroli West Mumbai – 400 083 Maharashtra

Tel: -91 22 4918 6200 Fax: - 91 22 4918 6195

Investor Grievance e-mail: ahmedabad@linkintime.co.in

Website: www.linkinrime.co.in Contact Person: R. Chandra Sekher

SEBI Registration Number: INR000004058

#### STATUTORY AUDITOR

### Sorab S. Engineer & Co.,

902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai - 400 021 Contact Person: Mr. Shreyas Choksi Phone: =91 22 2282 4811

Fax: = 91 22 2204 0861
E-mail: sbchoksi@sseco.in
Firm Registration no.: 110417W
Peer Review Certificate no.: 001982

#### DETAILS OF PROMOTER OF AHEL\*

Mr. Sanjay Lalbhai is Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. He has acquired India's first Denim Brand –flying machine in 1981 and is currently guiding the process of building Arvind impressive brand portfolio.

### Name of the Listed Group Companies of AHEL\*: Arvind Limited and Arvind Smartspaces Limited

\*Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AHEL shall be identified in accordance with the SEBI ICDR Regulations.

#### BUSINESS OVERVIEW AND STRATEGY OF AHEL

The Memorandum of Association of AHEL, authorizes it to undertake the following activities:

To Manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise
deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry
Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants
and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus,
tools and implements.



To carry on the business of mechanical engineers, machinists, filters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanizers, japanners, annealers, enamellers, electroplaters, vulvanizers, painters and packing case makers.

As on date, AHEL is not carrying on any business activity. Pursuant to the Scheme of Arrangement becoming effective, it will carry on owning, operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling, and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time.

# BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of AHEL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
1.	Mr. Sanjay Shrenikbhai Lalbhai	Director	Mr. Sanjay Lalbhai is the Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. Other than AHEL, he holds directorships/partnerships in:  1. Arvind Limited 2. The Anup Engineering Limited 3. Animesh Holdings Private Limited 4. Arvind Lifestyle Brands Limited 5. Adani Ports and Special Economic Zone Limited 6. Arvind Retail Limited 7. Arvind Smartspaces Limited 8. Arvind Foundations 9. Aura Business Ventures LLP
2.	Mr. Punit Sanjay Lalbhai	Lalbhai Dìrector	Mr. Punit Lalbhai has done his Masters in Environmental Science from Yale University, USA. He has a Bachelor's degree in Conservation Biology from University of California. He is also deeply involved in sustainability conservation. Other than AHEL, he holds directorships in:  1. Arvind Limited 2. Confederation Of Indian Textile Industry 3. Arvind Envisol Limited 4. Arvind Pd Composites Private Limited 5. Arvind Og Nonwovens Private Limited 6. Arvind Internet Limited 7. Heartfulness Institute 8. Arvind Transformational Solutions Private Limited 9. The Anup Engineering Limited
3.	Mr. Paresh Shah	Director	Mr. Paresh Ambalal Shah has done his Bachelor's in Commerce from Gujarat University. He is an Associate member of Institute of Cost and Works Accountant of India & The Institute of Company Secretaries of India and Fellow member of The Institute of Chartered Accountants of India.



DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

AHEL is an unlisted public company incorporated on September 14, 2017 and has not undertaken any public issue since incorporation.

#### Capital Structure of AHEL Pre Scheme

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	<b>2,50,000</b> Equity Shares of Rs. 10 each
2	Issued, subscribed and paid-up equity share capital	50,000 Equity Shares of Rs. 10 each

#### SHAREHOLDING PATTERN OF AHEL PRE & POST SCHEME

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post to Scheme of Arrangement becoming effective	% of holding post to Scheme of Arrangement becoming effective
1.	Promoter*	50,000	100	42,28,841	41.49
2.	Public	877	(7)	59,62,745	58.22
3.	Non Promoter - Non Public**	15.5	,,¢	524	0.01
	Total	50,000	100	1,01,92,110	100

Note: Promoter shareholding includes shares held jointly with nominees.

# AUDITED FINANCIALS

As the Company got incorporated on September 14, 2017, financial statements are not available.

#### Risk Factors

The below mentioned risks are top five risks applicable to AHEL

- 1. The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL & AHEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) exemption under Rule 19 (2) (b) of SCRR from SEBI; and (iv) in-principal and final approvals from the Stock Exchanges for listing and trading of Equity Shares. In cases any of these required approvals or sanctions are not received, the proposed Scheme of Arrangement will not be completed, which will adversely impact AHEL's ability to commence its business activities as contemplated in the said Scheme of Arrangement.
- 2. AHEL is entering into the business in which it may not have experience. Pursuant to the Scheme of arrangement, as part of the demerged and amalgamated business, requisite personnel operating the demerged and amalgamated business, would also be part of AHEL and based on their experience in the said field, AHEL would be in position to continue business operations, however, AHEL cannot assure you that it will successfully foray in or continue to be profitable in this business. Any ability to effectively develop and operate its business may have an adverse impact on AHEL's financial condition and results of operation.

<sup>\*</sup>Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.

<sup>\*\*</sup> Shares in Non Promoter - Non Public Shareholding are the Shares Underlying DRs.



- 3. The efforts of AHEL at integrating acquired businesses, pursuant to the Scheme of Arrangement becoming effective, may not yield timely or effective results or at all, which may affect its financial condition and results of operations. AHEL's failure to derive anticipated synergies could expose it to potential risks of integrating acquired businesses. AHEL's inability to generate sufficient revenue to offset the costs of acquisitions could significantly disrupt its ability to manage acquired business and adversely affect its financial condition and results of operations.
- 4. Changes in the regulatory environment in which AHEL operates could have a material adverse effect on its business, financial condition, result of operations and prospects. The regulatory and policy environment in which AHEL operates is evolving and subject to change. Such changes may adversely affect its business, results of operations and prospects, to the extent that AHEL is unable to suitably respond t and comply with any changes in applicable law and policy.
- 5. The Equity Shares of AHEL have never been publicly traded and after the Scheme of Arrangement becoming effective, the Equity Shares may experience price and volume fluctuations, and an active trading market for the Equity Shares may not develop. Further, the price of the Equity Shares may be volatile, and you may be unable to sell the Equity Shares issued pursuant to the Scheme of Arrangement at or above the deemed acquisition cost, or at all.

# Summary of Outstanding Litigations, Claims and Regulatory Actions

- Total number of outstanding litigations against AHEL and amount involved Nil
- Brief Details of top 5 material outstanding litigations against AHEL and the amount involved Nil
- Regulatory action, if any disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action\*
   Nil
  - \* Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.
- Brief details of outstanding criminal proceedings against the promoter\*
   Nil
  - \*Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.

# ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

On and from the Effective Date, the name of TAEL shall be struck off from the records of the concerned RoC. Further, the name of AHEL (Anveshan Heavy Engineering Limited) shall be changed to TAEL (The Anup Engineering Limited)



# DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad





# THE ANUP ENGINEERING LIMITED

Please see below the applicable information pertaining to The Anup Engineering Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

The Anup Engineering Limited ("TAEL")
Corporate Identification Number: U99999GJ1962PLC001170

Registered: Behind 66 KV Elec, Sub-Station, Odhov Road, Ahmedabad-382415.
Tel: 07922872823/07922870622; Fax: 07922870642; Website: www.anupengg.com

Contact Person: Rakesh Poddar, Company Secretary Email: rakesh.poddar@arvind.in

Promoter of TAEL\*: Arvind Limited, Aura Securities Private Limited, Sanjaybhai Shrenikbhai Lalbhai, Jayshreeben Sanjaybhai Lalbhai, Kulin Sanjaybhai, Samvegbhai Arvindbhai, Snehalben Samvegbhai Lalbhai, Sheth Narottam Bhai Lalbhai, Hansaben Nirjanbhai Lalbhai, Smt. Vimla Siddharth, Rajivbhai Chinubhai Lalbhai, Arun P Sheth, Shri Shripal Chinubhai Sheth, Sarojben B Sheth, Mrs. Indraben Pratapsinh Sheth, Ayojan Holdings Private Limited, Aegis Investments Limited, Aagam Holding Private Limited.

\* On and from the Effective Date, TAEL shall stand dissolved and the name of AHEL shall stand changed to TAEL.

# CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst Arvind Limited ("AL"), Arvind Fashions Limited ("AFL"), Anveshan Heavy Engineering Limited ("AHEL") and TAEL and their respective shareholders and Creditors in connection with amalgamation of TAEL into AHEL (the "Scheme of Arrangement"), each shareholder of TAEL shall be issued 7 Equity Share of face value of Rs. 10 each of AHEL (the "Equity Share") for every 10 fully paid up equity share(s) of Rs. 10 each of AHEL held by such shareholder as on the record date to be determined in accordance with the Scheme of Arrangement.

# DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

# MERCHANT BANKER

YES Securities (India) Limited

IFC. Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor Senapati Bapat Marg Elphinstone Road Mumbai 400 013

Tel: +91 22 3012 6919 Fax: -91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



# REGISTRAR

Link Intime India Private Limited,

C 101, 247 Park, L B S Marg, Vikhroli West Mumbai - 400083, Maharashtra

Tel: +91 22 4918 6200 Fax: -91 22 4918 6195

Investor Grievance e-mail: ahmedabad@linkintime.co.in

Website: www.linkintine.co.in Contact Person: R Chandra Sekher

SEBI Registration Number: INR000004058

# STATUTORY AUDITOR

# Sorab S. Engineer & Co.,

902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai – 400 021 Contact Person: Mr. Shreyas Choksi

Phone: -91 22 2282 4811
Fax: -91 22 2204 0861
E-mail: sbchoksi@sseco.in
Firm Registration no. 110417W
Peer Review certificte no. 001982

# DETAILS OF PROMOTER OF TAEL\*:

AL is the ultimate promoter of TAEL. AL is a public listed company incorporated on June 01, 1931 under the provisions of the Companies Act, 1913. The Corporate Identification Number of AL is L17119GJ1931PLC000093. The registered office of AL is situated at Naroda Road. Ahmedabad - 380025. The equity shares of the AL are listed on BSE Limited and the National Stock Exchange of India Limited.

AL was originally incorporated for manufacturing and marketing of textile products. Over the years, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

# The details of the other promoters of TAEL are set out in the table below:

Name of the Promoter	Shares held in TAEL	% of issued, subscribed and paid-up equity share capital of TAEL
Aura Securities Pvt, Ltd.	17,560	0.13
Sanjaybhai Shrenikbhai Lalbhai	1,950	0.01
Jayshreeben Sanjaybhai Lalbhai	7,160	0.05
Kulin Sanjaybhai	2,800	0.02
Samvegbhai Arvindbhai	12,600	0.09
Snehalben Samvegbhai Lalbhai	10,000	0.07
Sheth Narottam Bhai Lalbhai	22,760	0.17



Name of the Promoter	Shares held in TAEL	% of issued, subscribed and paid-up equity share capital of TAEL
Hansaben Nirjanbhai Lalbhai	3,520	0.03
Smt. Vimla Siddharth	1,440	0.01
Rajivbhai Chinubhai Lalbhai	16,000	0.12
Arun P Sheth	18,200	0.13
Shri Shripal Chinubhai Sheth	9,600	0.07
Sarojben B Sheth	5,320	0.04
Mrs. Indraben Pratapsinh Sheth	1,400	0.01
Ayojan Holdings Pvt. Ltd.	25,000	0.18
Aegis Investments Ltd	12,240	0.09
Aagam Holding Pvt. Ltd	720	0.01

# Name of the Listed Group Companies of TAEL\*: Arvind Limited & Arvind Smartspaces Limited

# BUSINESS OVERVIEW AND STRATEGY OF TAEL

The Memorandum of Association of TAEL authorizes it to undertake the following activities:

TAEL is in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus. Pursuant to the Scheme of Arrangement becoming effective, TAEL shall stand dissolved without winding up. On and from the Effective Date, the name of the TAEL shall be struck off from the records of the concerned RoC.

# BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of TAEL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
1			Mr. Sanjay Lalbhai is the Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. Other than TAEL, he holds directorships/partnerships in:
			<ol> <li>Arvind Limited</li> <li>Arvind Fashions Limited</li> <li>Animesh Holdings Private Limited</li> <li>Arvind Lifestyle Brands Limited</li> <li>Adani Ports and Special Economic Zone Limited</li> <li>Arvind Smartspaces Limited</li> <li>Arvind Foundations</li> <li>Aura Business Ventures LLP</li> <li>Anveshan Heavy Engineering Limited</li> </ol>
2.	Jayesh Kantilal Shah	Director	Mr. Jayesh Shah is Executive Director and CFO of our holding Company (Arvind Limited). He is a

<sup>\*</sup> On and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL.



Sr. No.	Name of the Director	Designation	Experience including other directorships		
			Member of the Governing Council of Ahmedabad Management Association. He is Associate member of ICAI and a Commerce Graduate from Gujarat University. Other than TAEL, he holds directorships in:		
			<ol> <li>Arvind Foundation</li> <li>Arvind Lifestyle Brands Limited</li> <li>Centerac Emarket Places Private Limited</li> <li>Aura Business Enterprise Private Limited</li> <li>Arvind Internet Limited</li> <li>Arvind Products Limited</li> <li>Arvind Garments Park Private Limited</li> <li>Arvind Goodhill Suit Manufacturing Private Limited</li> <li>Amplus Capital Advisors Private Limited</li> <li>Firenze Propertiesandinvestments Private Limited</li> <li>Arvind Pd Composites Private Limited</li> <li>E-Infochips Limited</li> <li>Calvin Klein Arvind Fashion Private Limited</li> <li>Arvind Limited</li> <li>Arvind Fashions Limited</li> </ol>		
3.	Samvegbhai Arvindbhai Lalbhai	Director	Mr. Samvegbhai Arvindbhai Lalbhai is a director of company since 18.10.1995. He is managing director of Atul Limited. He is past president of Ahmedabad Textile Mills Association and Gujarat Chamber of Commerce and Industry. Other than TAEL, he holds directorships/ partnerhips in:  1. Arvind Products Limited 2. Saumya Farms And Organic Products Private Limited 3. Sneh Farms Private Limited 4. Arvind Farms Pvt Limited 5. Bengal Tea & Fabrics Limited 6. Atul Limited 7. National Design Business Incubator 8. Sneh Farms LLP 9. Aharabal Investment And Trading LLP		
4.	Bhupendra Mangaldas Shah	Director	10. Kongposh Investment and Trading LLP 11. Sangarmal Investment and Trading LLP 12. Samveg Tradecom LLP  Mr. B M Shah is Working as Registrar and CFO at Ahmedabad University since April 2009. Also holding the charge of Director at Ahmedabad Education Society. He holds M.Com. LL.B., F.C.A. He is Associated with CSR of Lalbhai Group for more than 10 years as Executive Director of Narottam Lalbhai Rural Development Fund. Also advising two other NGOs of the Group as the Trustee of SHARDA Trust and Chandraprasad Desai		



Sr. No.	Name of the Director	Designation	Experience including other directorships
			of providing help and support to urban poor through education, vocational training and health improvement programme. Other than TAEL, he holds directorships in:
			<ol> <li>Pinnacle Shares Registry Private Limited</li> <li>Wellcrow Photogears Private Limited</li> <li>Cresque Design Private Limited</li> <li>Ahmedabad University Support Foundation</li> <li>AIC-LMCP Foundation</li> </ol>
5.	Kamal Singal	Director	Mr. Kamal Singal, is the Managing Director & Chief Executive Officer of the Arvind SmartSpaces Limited (formerly Arvind Infrastructure Limited). He holds an Executive Post Graduate Diploma in Management (EPGM) from Indian Institute of Management, Indore. He has been associated with Lalbhai Group since 2001 in various capacities. Prior to joining Lalbhai group, he worked for 9 years in different capacities in DCM Textiles Limited. Other than TAEL, he holds directorships/ partnerships in:  1. The Anup Engineering Limited 2. Arvind Smartspaces Limited 3. Arvind Herbal Homes Private Limited 4. Kausalya Realerve LLP 5. Arvind Infrabuild LLP 6. Karnavati Infracon LLP 7. Arvind Infracon LLP
6.	Punit Sanjay Lalbhai	Director	Mr. Punit Lalbhai has done his Masters in Environmental Science from Yale University, USA. He has a Bachelor's degree in Conservation Biology from University of California He is also deeply involved in sustainability conservation. Other than TAEL, he holds directorships in:  1. Arvind Limited 2. Confederation Of Indian Textile Industry 3. Arvind Envisol Limited 4. Arvind Pd Composites Private Limited 5. Arvind Og Nonwovens Private Limited 6. Arvind Internet Limited 7. Heartfulness Institute 8. Arvind Transformational Solutions Private Limited 9. Anveshan Heavy Engineering Limited



# DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

TAEL is an unlisted Public company and the equity shares of The Anup Engineering Limited were voluntarily delisted from Ahmedabad Stock Exchange Limited ("ASEL") vide ASEL letter dated June 15, 2015 w.e.f. June 17, 2015.

# Capital Structure of TAEL (Pre-Scheme)

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	<b>15,000,000</b> Equity Shares of Rs. 10 each
2	Issued, subscribed and paid-up equity share capital	<b>13,600,000</b> Equity Shares of Rs. 10 each

# SHAREHOLDING PATTERN OF TAEL PRE SCHEME\*

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post to Scheme of Arrangement becoming effective	% of holding post to Scheme of Arrangement becoming effective
1.	Promoter*	1,28,91,590	94.79	-	( <del>-</del>
2.	Public	7,08,410	5.21	-	j.=:
	Total	1,36,00,000	100		141

<sup>\*</sup> On and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL.

# AUDITED FINANCIALS

# Standalone Financial Information

Particulars (in Rs. Crores )	As on and for the 9 months period ended on December 30, 2017	FY 2017 (IND AS)	FY 2016 (IND AS)	FY 2015 (IGAAP)	FY 2014 (IGAAP)	FY 2013 (IGAAP)
Total income from Operations (net)	139.71	179.35	133.72	135.98	104.60	73.45
Net Profit/(Loss) before tax and extraordinary items	27.80	49.04	36.62	27.51	17.35	7.00
Net Profit/(Loss) after tax and extraordinary items	18.18	31.83	23.43	18.15	11.26	4.94
Equity Share Capital	13.60	13.60	3.40	3.40	3.40	3.40
Reserves and Surplus	173.23	155.06	133.46	63.67	45.67	34.41
Net Worth	186.83	168.66	136.86	67.07	49.07	37.81
Basic and Diluted Earnings per Shares (in Rs.)	***13.37	*23.40	68.91	53.38	33.11	14.53
Return on Net Worth (%)	9.73	18.87	17.12	27.06	22.95	13.07
Net Asset Value Per Share (in Rs.)	137.38	**124.01	402.53	197.26	144.32	111.21



- \* After sub-division and issue of Bonus shares
- \*\* After sub-division and issue of Bonus shares
- \*\*\* Not Annualized

### Risk Factors

The below mentioned risks are top risks applicable to TAEL.

The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL, AHEL & TAEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) in-principal and final approvals from the Stock Exchanges for listing and trading of Equity Shares.

Further, on and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL

# Summary of Outstanding Litigations, Claims and Regulatory Actions

1. Total number of outstanding litigations against TAEL and amount involved

# 23 Cases involving total amount of Rs.27 lacs

2. Brief Details of top 5 material outstanding litigations against TAEL and the amount involved

NIL

3. Regulatory action, if any – disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action

NIL

4. Brief details of outstanding criminal proceedings against the promoter

NIL

# ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

Upon the Scheme becoming effective, the TAEL shall stand dissolved without winding up. On and from the Effective Date, the name of TAEL shall be struck off from the records of the concerned RoC.

Pursuant to the scheme of arrangement, TAEL will amalgamate into AHEL and the name of AHEL (Anveshan Heavy Engineering Limited) shall be changed to TAEL (The Anup Engineering Limited)

# DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad



# BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH AT AHMEDABAD CA(CAA) No. 26/NCLT/AHM/2018

In the matter of The Companies Act, 2013;

In the matter of Sections 230 to 232 read with section 66 and other applicable provisions of The Companies Act, 2013;

And

In the matter of Arvind Limited;

And

In the matter of The Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and Creditors.

# **Arvind Limited.**

SIGNATURE OF THE EQUITY SHAREHOLDER OR PROXY:

# **Applicant Demerged Company**

# **FORM OF PROXY**

I/We, the undersigned, the Equity Shareholder/s	s of Arvind Limited, do herel	by appoint Mr./Ms	of	
and failing him/her Mr./Ms	and failing him/her Mr/Ms of _			
for me/us at the meeting of the Equity Shareholders of Auditorium, Ahmedabad Management Association			•	
considering, and, if thought fit, approving, with or wi				
amalgamation and restructure of Capital amongst Ar	• • •	,		
Engineering Limited and their respective shareholde				
thereof, to vote, for me/us and in my/our name(s)	· · ·			
out the words below after 'Scheme') the said arranger	ment embodied in the Scheme, ei	ither with or without modifica	tion(s), as my/our proxy may	
approve.				
	_			
Dated thisday of				
Name:			Affix Re.1	
Address:		=	revenue	
No. of shares held:			stamp	
DP IdClient Id	Folio No			
Signature of Proxy				
		<b>&gt;</b> 0		
		×		
	<b>ARVIND LIMITED</b>	D		
Regd. Office: N	Naroda Road, Ahmedabad-380	o 025, Gujarat, India		
	CIN: L17119GJ1931PLC0000	93		
	<b>EQUITY SHAREHOLDE</b>	RS		
	<b>ATTENDANCE SLIP</b>			
PLEASE FILL THIS ATTENDANCE	SLIP AND HAND IT OVER AT TH	E ENTRANCE OF THE MEETII	NG HALL.	
DPID*ClientID*	Folio No	NoofShare(s)hel	d	
NAME AND ADDRESS OF THE EQUITY SHAREHOLDI	ER/PROXYHOLDER:			
I hereby record my presence at the Meeting of Equity	Shareholders of Arvind Limited o	convened pursuant to the Ord	ler dated 16th March, 2018, of	
the NCLT on Saturday, the 12thday of May, 2018 at 10	o.oo a.m. at J.B. Auditorium, Ahn	nedabad Management Associ	ation Complex, ATIRA Road,	
Ahmedabad-380 015, Gujarat, India.				

### Notes:

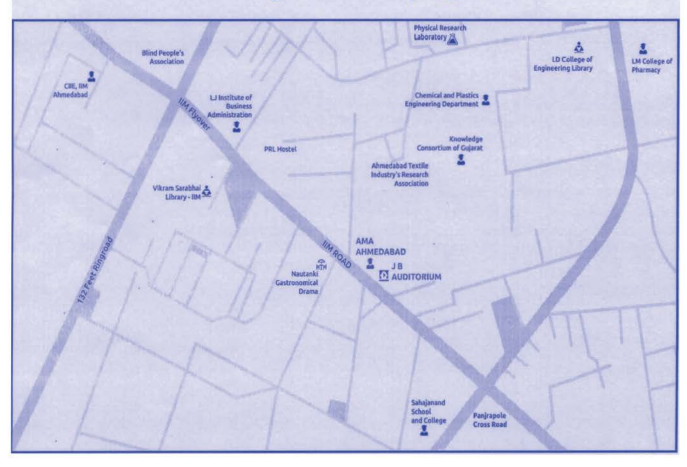
- 1. The Form of Proxy must be deposited at the Registered office of the Company at Naroda Road, Ahmedabad, 380 025, not less than 48 (forty-eight) hours before the scheduled time of the commencement of the aforesaid meeting.
- 2. If you are a body corporate, as the shareholder, a copy of the Resolution of the Board of Directors or the governing body authorizing such person to act as its representative/proxy at the meeting and certified to be a true copy by a Director, the manager, the Secretary or any other authorised officer of such body corporate be lodged with the Company at its Registered Office not later than 48 (forty-eight) hours before the meeting.
- 3. All alterations made in the form of proxy should be initialed.
- 4. Please affix appropriate revenue stamp before putting signature.
- 5. In case of multiple proxies, the proxylater in time shall be accepted.
- 6. Aproxyneed not be a shareholder of Arvind Limited.

9/		

# Notes:

- 1.\*Applicable for investors holding shares in dematerialized form.
- 2. Shareholders who come to attend the meeting are required to bring with them copy of the Scheme of Arrangement.

# Route Map for the venue of the meeting, J. B. Auditorium Ahmedabad Management Association (AMA), Ahmedabad



If undelivered please return to:



# **ARVIND LIMITED**

CIN: L17119GJ1931PLC000093

Registered Office: Naroda Road, Ahmedabad-380025, Gujarat, India Tel No. +91-79-30138000 Website www.arvind.com Email:investor@arvind.in



# **ARVIND LIMITED**

[CIN-L17119GJ1931PLC000093]
Registered Office: Naroda Road, Ahmedabad-380 025, Gujarat, India
Phone No.: 079 3013 8000; Fax No.: 079 30138668
Website: www.arvind.com; Email id:: investor@arvind.in

The last date for receipt of Postal Ballot is 11<sup>th</sup> May, 2018, 5.00 p.m.

# **POSTAL BALLOT FORM**

# Postal Ballot No.

Sr. No.	Particulars	Details of Member[s]
1	Name[s] of Member[s] [in block letters]	
2	Registered Address of sole/ first named Member [in block letters]	
3	Registered Folio No./ DP ID & Client ID	
4	No. of shares held	

I/We hereby exercise my/our vote in respect of the Resolution to be passed through Postal Ballot for the business stated in Notice convening the meeting of the equity shareholders of the Company pursuant to Order passed by the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad dated 16th March, 2018 by sending my / our assent or dissent to the said Resolution by placing the tick [ $\sqrt{\ }$ ] mark at the appropriate box below:

Item No.	Description	No. of shares held	I / We assent [agree] to the Resolution [FOR]	I/ We dissent to the Resolution [AGAINST]
1.	Resolution for approval of the Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective shareholders and creditors under Sections 230 to 232 read with section 66 and other applicable provisions of the Companies Act, 2013.			

# **Electronic Voting Particulars**

EVEN [E-Voting Event Number]	USERID	PASSWORD/PIN
108286		

Place:	Signature of the Member
Date:	ŭ

NOTE: Please read the instructions printed overleaf carefully before exercising your vote.

# INSTRUCTIONS FOR VOTING BY PHYSICAL VOTING/POSTAL BALLOT

- 1. An Equity Shareholder[s] desirous to exercise his/her vote by Postal Ballot may complete this Postal Ballot Form and send it to the Scrutinizer in the self-addressed postage prepaid business reply envelope. However, envelopes containing Postal Ballot[s], if sent by courier at the expense of the member[s] will also be accepted.
- 2. This form should be duly completed and signed by the member. In case of joint holding, this form should be completed and signed [as per the specimen signature registered with the Company or furnished by NSDL / CDSL to the Company, in respect of share/s held in the physical form or demat form respectively] by the first named member and in his absence, by the next named joint member.
- 3. Unsigned/Incomplete Postal Ballot Forms will be rejected.
- 4. Duly completed Postal Ballot Form should reach the Scrutinizer on or before 5:00 p.m. on 11th day of May, 2018. Postal Ballot Form received after this time and date will be strictly treated as if the reply from the member has not been received.
- 5. Voting rights shall be reckoned on the paid up value of shares registered in the name of the members as on the cut-off date i.e. 31st March, 2018.
- 6. A member may request for a duplicate Postal Ballot Form, if so required. The Postal Ballot Form can also be downloaded from the link www.arvind.com. However, the duly filled in duplicate Postal Ballot Form should reach the Scrutinizer not later than 5:00 p.m. on 11th day of May, 2018.
- 7. The exercise of vote through Postal Ballot is not permitted through a proxy.
- $8. \qquad \text{The Scrutinizer's decision on the validity of the Postal Ballot Formwould be final.} \\$
- 9. Members are requested not to send any other papers / documents along with the Postal Ballot Form. If sent, the said paper[s] / document[s] will not be acted upon.
- 10. Members are requested to fill the Postal Ballot Form in indelible ink [and avoid filling it by erasable writing medium/s like pencil].
- 11. Therewill be one Postal Ballot Form for every Folio/Client ID, irrespective of the number of joint holders.
- 12. Members can opt only one mode of voting i.e. either by Ballot or through e-voting. In case, you are opting for voting by ballot, then please do not cast your vote by e-voting and vice-versa. In case members cast their votes both by postal ballot and e-voting, the votes cast through e-voting shall prevail and the votes cast through postal ballot shall be considered invalid. Members casting their votes through e-voting may log on www.evoting.nsdl.com and cast their vote, instructions for which are specified in detail in the Notice convening meeting.
- 13. In the case of shares held by companies, financial institutions, trusts, societies, etc., the duly completed Postal Ballot Form should be accompanied by a certified true copy of the relevant Board Resolution/Authorization.
- 14. A Postal Ballot Formshall be considered invalid if;
  - a. Signature on the Postal Ballot Form does not match the specimen signature with the Company.
  - b. A form other than one issued by the Company has been used.
  - c. It has not been signed by or on behalf of the member.
  - d. It is not possible to determine without any doubt the assent or dissent of the member.

Only a member entitled to vote is entitled to fill in the Postal Ballot Form and send it to the Scrutinizer and any receipt of the Notice, who has no voting rights should treat the notice as intimation only.



# **NOTICE - SECURED CREDITORS**

# **ARVIND LIMITED**

Registered Office	:	Naroda Road, Ahmedabad-380025,Gujarat,India	
Tel No.	:	+91-79-30138000	
CIN	:	L17119GJ1931PLC000093	
Website	:	www.arvind.com	
E-mail	:	investor@arvind.in	

# MEETING OF THE SECURED CREDITORS OF ARVIND LIMITED

(Convened pursuant to order dated 16th March, 2018 passed by the National Company Law Tribunal, Bench at Ahmedabad)

# **MEETING:**

Day	Friday
Date	11th day of May, 2018
Time	03.00 p.m.
Venue	Arvind Limited Premises, Naroda Road, Ahmedabad-380 025, Gujarat, India



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# BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT AHMEDABAD CA (CAA) NO. 26/NCLT/AHM/2018

In the matter of the Companies Act, 2013;

And

In the matter of Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013;

And

In the matter of Arvind Limited;

And

In the matter of Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors.

**Arvind Limited,** a company incorporated under the provisions of Indian Companies Act, 1913 and having its registered office at Naroda Road, Ahmedabad-380025, Gujarat, India

...Applicant Demerged Company

# NOTICE CONVENING THE MEETING OF THE SECURED CREDITORS OF THE APPLICANT COMPANY

Tο

# The Secured Creditors of Arvind Limited (the "Applicant Company"):

**TAKE NOTICE** that by the order made on the 16th day of March, 2018 in the abovementioned Company Application No. 26 of 2018 (the "**Order**"), the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("**NCLT**") has directed that a meeting of the Secured Creditors of the Applicant Company, be convened and held at Arvind Limited Premises, Naroda road, Ahmedabad-380 025, Gujarat, India on Friday, the 11th day of May, 2018 at 03:00 p.m. for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Composite Scheme of Arrangement involving De-merger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013. ("**Scheme**").

**TAKE FURTHER NOTICE** that in pursuance of the said Order and as directed therein, a meeting of the Secured Creditors of the Applicant Company, will be held at Arvind Limited Premises, Naroda road, Ahmedabad-380 025, Gujarat, India on Friday, the 11th day of May, 2018 at 03:00 p.m. at which place, day, date and time you are requested to attend. At the meeting, the following resolution will be considered and if thought fit, be passed, with or without modification(s):

"RESOLVED THAT pursuant to the provisions of Sections 230 – 232 read with Section 66 and other applicable provisions of the Companies Act, 2013, the rules, circulars and notifications made thereunder (including any statutory modification or re-enactment thereof) as may be applicable, the Securities and Exchange Board of India Circular No. CFD/DIL3/CIR/2017/21 dated 10th day of March, 2017, the observation letters issued by each of BSE Limited and National Stock Exchange of India Limited and subject to the provisions of the Memorandum and Articles of Association of the Company and subject to the approval of Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("NCLT") and subject to 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 or imposed by NCLT 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 or any person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the arrangement embodied in the Composite Scheme of Arrangement involving De-merger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors ("Scheme") placed before this meeting and initialed by the Chairman of the meeting for the purpose of identification, 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 modifications, amendments, limitations and/or conditions, if any, which may be required and/or imposed by the 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 questions or doubts or diff culties that may arise including passing of such accounting entries and /or making such adjustments in the books of accounts as considered necessary in giving effect to the Scheme, as the Board may deem fit and proper."

**TAKE FURTHER NOTICE** that you may attend and vote at the said meeting in person or by proxy provided that a proxy in the prescribed form, duly signed by you or your authorised representative, is deposited at the registered office of the Applicant Company at Naroda Road, Ahmedabad-380 025, Gujarat, India, not later than 48 (forty eight) hours before the time fixed for the aforesaid meeting. The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company.

Copies of the Scheme and Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 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, can be obtained free of charge at the registered office of the Applicant Company at Naroda Road, Ahmedabad-380 025, Gujarat, India or at the office of its advocate, Mrs. Swati Saurabh Soparkar at 301, Shivalik-10, Opp. State Bank of India Zonal Office, S. M. Road, Ambavadi, Ahmedabad 380 015, Gujarat, India.

The Hon'ble Tribunal has appointed Shri Arpit K. Patel, an Independent Practising Chartered Accountant, failing him, Shri Jayesh K. Shah, the Executive Director of the Applicant Company and failing him, Shri Punit S. Lalbhai, the Executive Director of the Applicant Company, to be the Chairman of the said meeting including for any adjournment or adjournments thereof. The Tribunal has further appointed Shri Hitesh Buch, proprietor of M/s. Hitesh Buch & Associates, a practicing Company secretary firm as the scrutinizer at the said meeting. The Scheme, if approved by the aforesaid meeting, will be subject to the subsequent approval of NCLT.

A copy of the Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, the Scheme and the other enclosures as indicated in the Index are enclosed.

Sd/-

Arpit K. Patel

Chairman appointed for the meeting

Dated this 1st day of April, 2018 **Registeredoffice:** Naroda Road Ahmedabad-380025, Gujarat, India.

# Notes:

- 1. Only secured creditors of the Applicant Company may attend and vote either in person or by proxy (a proxy need not be a secured creditor of the Applicant Company) or in the case of a body corporate, by a representative authorised under Section 113 of the Companies Act, 2013, at the meeting of the secured creditors of the Applicant Company. The authorised representative of a body corporate which is a secured creditor of the Applicant Company may attend and vote at the meeting of the secured creditors of the Applicant Company provided a copy of the resolution of the Board of Directors or other governing body of the body corporate authorising such representative to attend and vote at the meeting of the secured creditors of the Applicant Company, duly certified to be a true copy by a Director, the manager, the secretary or other authorised officer of such body corporate, is deposited at the Registered Office of the Applicant Company not later than 48 (Forty Eight) hours before the scheduled time of the commencement of the meeting of the secured creditors of the Applicant Company.
- $2. \qquad \text{The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company}.$
- $3. \qquad \hbox{All alterations made in the form of proxy should be initialed}.$
- 4. During the period beginning 24 (Twenty Four) hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, secured creditors would be entitled to inspect the proxies lodged at any time during the business hours of the Applicant Company, provided that not less than 3 (Three) days of notice in writing is given to the Applicant Company.
- 5. The quorum of the meeting of the secured creditors of the Applicant Company shall be 3 (Three) secured creditors of the Applicant Company, present in person.
- 6. Asecured creditor or his proxy, attending the meeting, is requested to bring the Attendance Slip duly completed and signed.
- 7. The documents referred to in the accompanying Explanatory Statement shall be open for inspection by secured creditors at the Registered Office of the Applicant Company between 10.00 a.m. and 12.00 noon on all days (except Saturdays, Sundays and public holidays) up to the date of the meeting.
- 8. NCLT by its said Order has directed that a meeting of the secured creditors of the Applicant Company shall be convened and held at Arvind Limited Premises, Naroda road, Ahmedabad-380 025, Gujarat, India on Friday, the 11th day of May 2018 at 03.00 p.m. for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme. Secured Creditors would be entitled to vote in the said meeting either in person or through proxy.
- 9. 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



- $number\ representing\ three\ fourth\ in\ value\ of\ the\ secured\ creditors\ of\ the\ Applicant\ Company,\ voting\ in\ person\ or\ by\ proxy,\ agree\ to\ the\ Scheme.$
- 10. The Notice, together with the documents accompanying the same, is being sent to all the secured creditors by courier service. The Notice will be displayed on the website of the Applicant Company www.arvind.com.
- 11. The notice convening the meeting, the date of dispatch of the notice and the Explanatory Statement, amongst others, will be published through advertisement in the following newspapers, namely, (i) Indian Express (Ahmedabad Edition) in the English language; and (ii) translation thereof in Gujarat Samachar (Ahmedabad Edition) in the Gujarat language.
- 12. Mr. Hitesh D. Buch, Practicing Company Secretary (Membership No. FCS 3145/COP 8195) has been appointed as the Scrutinizer to conduct the voting process through ballot or polling at the venue of the meeting in a fair and transparent manner.
- 13. The scrutinizer will submit his report to the Chairman of the meeting after completion of the scrutiny of the votes cast by the secured creditors of the Applicant Company through ballot or polling paper at the venue of the meeting. The scrutinizer's decision on the validity of the vote shall be final. The results of votes cast through ballot or polling paper at the venue of the meeting will be announced on or before 14th day of May, 2018 at the registered office of the Applicant Company. The results, together with the Scrutinizer's Report, will be displayed at the registered office of the Applicant Company and on the website of the Applicant Company www.arvind.com.



# IN THE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD BENCH COMPANY APPLICATION NO.CA(CAA) No. 26/NCLT/AHM/2018 IN THE MATTER OF SECTIONS 230 TO 232 READ WITH SECTION 66 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND IN THE MATTER OF THE COMPOSITE SCHEME OF ARRANGEMENT INVOLVING DE-MERGER, AMALGAMATION AND RESTRUCTURE OF CAPITAL AMONGST ARVIND LIMITED, ARVIND FASHIONS LIMITED, ANVESHAN HEAVY ENGINEERING LIMITED AND THE ANUP ENGINEERING LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

**Arvind Limited,** a company incorporated under the provisions of Indian Companies Act, 1913 and having its registered office at Naroda Road, Ahmedabad-380 025, Gujarat, India

#### APPLICANT DEMERGED COMPANY

# EXPLANATORY STATEMENT UNDER SECTION 230(3) READ WITH SECTION 232(2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

- 1. Pursuant to the order dated 16th March, 2018 passed by the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("NCLT"), in the above mentioned Company Application no. 26 of 2018 (the "Order"), a meeting of the Secured Creditors of Arvind Limited ("Demerged Company") is being convened at Arvind Limited Premises, Naroda Road, Ahmedabad-380 025 in the State of Gujarat on the 11th day of May, 2018 at 03.00 pm for the purpose of considering, and if thought fit, approving, with or without modification(s), the Scheme of Arrangement, inter alia, in the nature of demerger of Branded Apparel Undertaking and the Engineering Undertaking ("Demerged Undertakings") from the Company respectively to Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2"), and the amalgamation of The Anup Engineering Limited ("Transferor Company") with Anveshan Heavy Engineering Limited ("Transferee Company") and their respective shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Scheme").
- 2. In terms of the said Order, the quorum for the said meeting for Secured Creditors shall be 3 (three) Secured Creditors of the Company, present in person, as prescribed by the National Company Law Tribunal, Ahmedabad Bench. The Scheme shall be acted upon only if a majority in number representing three fourths in value of the Secured Creditors, or class of Secured Creditors, of the Demerged Company, as the case may be, voting in person or by proxy, agree to the Scheme.
- 3. Further in terms of the said Order, NCLT, has appointed Shri Arpit K. Patel, an Independent Practicing Chartered Accountant and failing him Shri Jayesh K. Shah, the Executive Director of the Applicant Demerged Company and failing him Shri Punit S. Lalbhai, the Executive Director of the Applicant Demerged Company as the Chairman of the meeting of the Secured Creditors of the Demerged Company including for any adjournment or adjournments thereof.
- 4. This statement is being furnished as required under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 ("Act") read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules").
- In accordance with the provisions of Sections 230 232 read with Section 66 of the Act, the Scheme shall be acted upon only if a majority in number representing three fourths in value of the Secured Creditors, or class of Secured Creditors, of the Demerged Company, as the case may be, voting in person or by proxy, agree to the Scheme.

# 6. **Background:**

# 6.1 **Details of the Demerged Company**

- a) The Demerged Company is a public listed company incorporated under the provisions of the Indian Companies Act, 1913 in the name of The Arvind Mills Limited in the office of Registrar of Companies, Bombay. The name of The Arvind Mills Limited was changed to Arvind Limited with effect from 15th April 2008. There has been no further change in the name of the Demerged Company in the last five (5) years. The demerged Company has published all the details of its previous schemes with respective orders of High Court of Gujarat attached in the present Memorandum of Association and Articles of Association. The Demerged Company was originally incorporated for manufacturing and marketing of textile products. However, it has grown and diversified in several distinct business activities through different undertakings, including (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments and technical textiles; (ii) Branded Apparel Undertaking consisting of manufacturing of critical process engineering equipment.
- b) The Demerged Company is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities.
- c) Corporate identity number (CIN): L17119GJ1931PLC000093
- d) Permanent Account Number (PAN): AABCA2398D
- e) Registered Office and e-mail address: Naroda Road, Ahmedabad-380 025, Gujarat, India E-mail address: rv.bhimani@arvind.in, investor@arvind.in
- f) The equity shares of the Demerged Company are listed on BSE Limited and the National Stock Exchange of India Limited. Demerged Company has issued Unsecured Non-Convertible Debentures. The said Non-Convertible Debentures are listed on the wholesale Debt segment of BSE Limited.



 $g) \qquad \hbox{Names of the promoters and directors along with their addresses:}$ 

# **Details of Promoters**

Name of the Promoter	Address	
Aura Securities Pvt Ltd	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	
Sanjaybhai Shrenikbhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Punit Sanjaybhai Punit Sanjaybhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Jayshreeben Sanjaybhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Kalpana Shripal Morakhia	A2,PruthviApartments,6thFloor,AltamountRoad,Mumbai,400026	
Aml Employee Welfare Trust	Arvind Mills Premises, Naroda Road, Ahmedabad, Gujarat, 380025	
AuraMerchandisePvt.Ltd.	1st Floor, Akshay Building, 53, Shrimali Society, B/H. Vadilal House, Navrangpura Ahmedabad, 380009	
Lalbhai Realty Finance Private Limited	701, Swagat Building, Near Lal Bunglow, C G Road, Ellisbridge, Ahmedabad 380006	
Aura Securities Private Limited	1st Floor, Akshay Building, B/H Vadilal House, 53, Shrimali Society, Ahmadabad 380009	
Aura Business Enterprise Pvt Ltd	1st Floor, Akshay Building, B/H Vadilal House, 53, Shrimali Sociey, Navrangpura Ahmedabad, 380009	
Aura Business Ventures LLP	1st Floor, Akshay Building, 53, Shrimali Society, B/H. Vadilal House, Ahmedabad 380009	
Hansaben Niranjanbhai Lalbhai	Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
Badlani Manini Rajiv	A 101,78, Gokuldham, Nr Eklavya School, Shela Sanathal, Ahmedabad, 382210	
Adore Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura Ahmedabad, 380009	
Aeon Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura Ahmedabad, 380009	
Amardeep Holdings Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpu Ahmedabad, 380009	
Amazon Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura Ahmedabad, 380009	
Sunil Siddharth Lalbhai	13, ByramjiGamadia Marg, M. L. Dahanukar Marg, Between Landmark An RashmiBldg,,Mumbai,400026	
SwatiSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Pa N.H.No.8, Atul District-Valsad, 396020	
VimlaSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Pa N.H.No.8, Atul District-Valsad, 396020	
TaralSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Pa N.H.No. 8, Atul District - Valsad, 396020	
AsthaLalbhai	13, Lalbhai Cottage, Byramji Gamadia Road, Between Landmark And Rashn Building,Mumbai,400026	
SunilSiddharth	13, ByramjiGamadia Marg, M. L. Dahanukar Marg, Between Landmark And RashmiBldg,,Mumbai,400026	
Aayojan Resources Private Ltd	Plot No. 16, CK Park, Near River Par, Atul, 396020	
Adhinami Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura Ahmedabad, 380009	
Anusandhan Investments Limited	Plot No.16, CK Park, Near River Park, NH No.08, Valsad, 394210	
Akshita Holdings Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura Ahmedabad, 380009	
AtulLimited	Atul House, GI Patel Marg, Ahmedabad, Gujarat, 380014	
Aagam Holdings Private Limited	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura Ahmedabad, 380009	



# **Details of Directors**

Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjay Lalbhai	Wholetime Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Kulin Sanjay Lalbhai	Wholetime Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayesh Kantilal Shah	Wholetime Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad, 380015, Gujarat, INDIA
Dr. Bakul Harshadrai Dholakia	Independent Director	6,Asopalav Bungalow,Thaltej,Ahmedabad -380059
Dileep Chinubhai Choksi	Independent Director	E/7, Sea Face Park, Bhulabhai Desai Road, Mumbai-400026
Samir Uttamlal Mehta	Independent Director	Akalpya, Opp. Jain Temple, Sarkhej Gandhinagar Highway, Ahmedabad - 380058
Renuka Ramnath	Independent Director	D-4701/2,Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai, 400012, Maharashtra,India
Vallabh Roopchand Bhanshali	Independent Director	18th Floor, Vandan CHS, 191, Dongarsi Road,Walkeshwar,Mumbai-400006
Nilesh Dhirajlal Shah	Independent Director	501, Radhika Chs, Gulmohar Road, Plot No 55, Jvpd Scheme, Vile Parle (W) Mumbai 400049

- $h) \qquad \text{The main objects of the Demerged Company as set out in its Memorandum of Association are as follows:} \\$ 
  - To carry on the business of spinning, weaving or manufacturing or dealing in cotton or other fibrous substances and the preparation, dyeing or colouring of any of the said substances and the sale of yarn, cloth or other manufactures fibrous products.
  - To carry on all or any of the business following, namely, cotton spinners and doublers, flax, hemp and jute spinners, linen manufacturers, flax, hemp, jute and wool merchants, wool combers, worsted spinners, woolen spinners, yarn merchants, worsted stuff manufacturers, bleachers and dyers and makers of vitriol, bleaching and dyeing materials and to purchase, comb, prepare, spin, dye and deal in flax, hemp, jute, wool, cotton, silk and other fibrous substances and to weave or otherwise manufacture, buy, sell and deal in linen, cloth and other goods and fabrics, whether textile, fribled, knitted or looped and to supply power and to carry on or be interested in the businesses of flour mill proprietors, pressing and ginning mill proprietors and oil mill proprietors, paper mill proprietors and ice manufacturers in all their branches and either in Ahmedabad or other parts of India.

There has been no change of name, registered office and objects of the company of the Demerged Company in the last5years.



i) The share capital of the Demerged Companyas on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690

Subsequent to the above date, there has been an exercise of 1,00,000 vested employee stock options and accordingly there has been a corresponding increase in the issued, subscribed and paid up Capital of the Demerged Company.

 $Post is suance of shares for the employee stock options, the revised share capital of the {\tt Demerged Company} is as follows:$ 

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Total 2,58,6°	
Subscribed and Paid Up Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,61,70,690

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Demerged Company till the date of approval of the Scheme by the Board of the Demerged Company.

Subsequent to the filing of scheme with Recognised Stock Exchanges, on account of merger order passed by Hon'ble NCLT, Ahmedabad Bench approving merger of three wholly owned subsidiaries namely, Arvind Brands & Retail Limited, Arvind Garments Park Private Limited and Dholka Textile Park Private Limited with the Demerged Company, the authorized share capital of the Demerged Company stands increased to Rs. 774,50,00,000/-.

The Demerged Company has outstanding employees tock options under its existing stock options chemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

# 6.2 Details of Resulting Company 1

- a) Resulting Company 1 is an unlisted public company incorporated under the provisions of the Companies Act, 2013. The Resulting Company 1 has been incorporated with an objective to engage, inter alia, in developing, marketing and promoting organized wholesale business.
- b) Corporate Identity Number (CIN): U52399GJ2016PLC085595
- c) Permanent Account Number (PAN): AAOCAo655N
- d) Registered Office and e-mail address: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad Ahmedabad 380 025,



Gujarat, India

Email Address: vijaykumar.bs@arvindbrands.com

e) Names of the promoters and directors along with their addresses:

# **Details of Promoters**

Name of the Promoter	Address
ArvindLimited	Naroda Road, Ahmedabad-380 025, Gujarat, India

#### **Details of Directors**

Name of the Director	Designation	Address	
Sanjaybhai Shrenikbhai Lalbhai	Non-Executive Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
KulinSanjayLalbhai	Non-Executive Director	Lalbaug, Shahibaug, Ahmedabad, 380004 Gujarat	
Jayesh Kantilal Shah	Non-Executive Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad,380015,Gujarat,INDIA	
RenukaRamnath	Nominee Director*	D-4701/2, Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai, 400012, Maharashtra, India	
Nithya Easwaran	Nominee Director*	A-405, Floor No. 4, Ashok Garden T-1 180/188, T.J. Road, Sewree, Mumbai, 400015	
Nilesh Dhirajlal Shah	Independent Director	501, Radhika Chs, Gulmohar Road, Plot No 55, Jvpd Scheme, Vile Parle (W) Mumbai 400049	
KamalSingal	Independent Director	E-1103, SafalParivesh, Nr. Prahaladnagar Garden, 100 Foot Road, Vejalpur, Ahmedabad,380051	

<sup>\*</sup>Nominee Directors are representing Multiples Private Equity Fund IILLP.

 $f) \quad The \textit{main objects of the Resulting Company 1} as \textit{set out in its} \\ Memorandum of \\ Association are as follows:$ 

"To carry on business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling online as principals or agents, of any branded or non-branded products or services including but not limited to sports and health improvement equipment, apparel, footwears, food & provisions, household goods, consumer durables, jewellery, luggages, books & stationery, health care and beauty products, toys and music, computers & accessories, telecom products, agri input products, furniture & furnishings, automobile & accessories and acquiring and running food, service and entertainment centres, to provide solutions and services related to web technologies, internet and e-commerce, set up portals and invest in companies providing similar services and purchasing or leasing any movable and immovable properties to carry on these activities."

 $This object clause was altered vide Special Resolution passed at the {\tt Extra}\ Ordinary\ General\ Meeting\ of\ the\ Resulting\ Company\ 1\ held\ on\ 26th\ September\ 2016.$ 

The name Arvind Fashions Limited was changed from Arvind J&ML imited with effect from 14th October 2016.

There has been no change in registered of fice of the Resulting Company 1 since incorporation on 5th January 2016.

g) The share capital of the Resulting Company 1 as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
12,50,00,000 equity shares of INR2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR2 each	23,17,02,908
Total	23,17,02,908



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 1 till the date of approval of the Scheme by the Board of the Demerged Company.

The Resulting Company 1 has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company 1.

The Resulting Company 1 is a subsidiary of the Demerged Company. Demerged Company holds 89.69% of the shareholding of the Resulting Company 1. The equity shares of the Resulting Company 1 are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

# 6.3 Details of Resulting Company 2/Transferee Company

- a) Resulting Company 2/ Transferee Company is an unlisted public company incorporated under the provisions of the Companies Act, 2013. The Resulting Company 2/ Transferee Company has been incorporated with an objective to engage, inter alia, in the business of owning, operating, investing and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time.
- b) Corporate Identity Number (CIN): U29306GJ2017PLC099085
- c) Permanent Account Number (PAN): AAQCAo3o9R
- d) Registered Office and e-mail address: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad 380025, India Email Address: Rakesh. Poddar @arvind. in
- e) Names of the promoters and directors along with their addresses:

# **Details of Promoters**

Name of the Promoter	Address
SanjaybhaiShrenikbhaiLalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA

## **Details of Directors**

Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
PunitSanjayLalbhai	Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
PareshShah	Director	11, SirodharaAppartment, 20-21 S M Compound, Nehrunagar, Ambavadi, Ahmedabad-380015,Gujarat,India

- f) The main objects of the Resulting Company 2/Transferee Company as set out in its Memorandum of Association are as follows:
  - To manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus, tools and implements.
  - To carry on the business of mechanical engineers, machinists, fitters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanizers, japanners, annealers, enamellers, electroplaters, vulcanizers, painters and packing case makers.

There has been no change of name, registered office and objects of the Resulting Company 2/Transferee Company since incorporation on 14th September 2017.

g) The share capital of the Resulting Company 2/Transferee Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
2,50,000 equity shares of INR10 each	25,00,000
Total	25,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 2/Transferee Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Resulting Company 2/ Transferee Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

# 6.4 Details of Transferor Company:

- a) Transferor Company is an unlisted public company incorporated under the provisions of the Companies Act, 1956. The Transferor Company is engaged, inter alia, in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus.
- b) Corporate Identity Number (CIN): U99999GJ1962PLCoo1170
- c) Permanent Account Number (PAN): AAACT 5733A
- d) Registered Office and e-mail address: Behind 66 KV Elec. Sub-Station, Odhav Road, Ahmedabad 382415, Gujarat, India. Email Address: paresh.shah@anupengg.com
- e) Names of the promoters and directors along with their addresses:

# **Details of Promoters**

Name of the Promoter	Address	
Arvind Limited	NarodaRoad,Ahmedabad-380 025,Gujarat,India	
AuraSecurities Pvt. Ltd.	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	
Sanjaybhai Shrenikbhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Jayshreeben Sanjaybhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Kulin Sanjaybhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Samvegbhai Arvindbhai	Akshay,1st Floor,53,Shrimali Society, Navrangpura,Ahmedabad,380009	
Snehalben Samvegbhai Lalbhai	Akshay,1st Floor,53,Shrimali Society, Navrangpura,Ahmedabad,380009	
Sheth Narottam Bhai Lalbhai	Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
Hansaben Niranjanbhai Lalbhai	Akshay,1st Floor,53,ShrimaliSociety,Navrangpura,Ahmedabad,380009	
Smt. Vimla Siddharth	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No.8, Atul District - Valsad, 396020	
Rajivbhai Chinubhai Lalbhai	Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
ArunPSheth	705, 'Aditya', Mithakali Six Roads, Ellis Bridge, Ahmedabad	
Shri Shripal Chinubhai Sheth	301,53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
SarojbenBSheth	C/O.Bansi V. Shah, 202, ShikhavaliApartment, Opp. Dr. Nanavaty's Bunglo, B/h.MahavirTower,Ahmedabad,380007	
Mrs.IndrabenPratapsinhSheth	707, Aditya Building, 7th Floor, Mithakhali Six Road, Nr.Sardar Patel Sev, Navrangpura,Ahmedabad,380009	
Ayojan Holdings Pvt. Ltd.	Plot No. 16, CK Park, Near River Par, Atul, 396020	
Aegis Investments Ltd	C/O.Sheth Lalbhai Dalpatbhai,1st Floor, 'Akshay' 53, Shrimali Soc., Navrangpura, Ahmedabad,380009	
Aagam Holding Pvt. Ltd	ıst Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	

Details of Directors		
Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjay Lalbhai	Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayesh Kantilal Shah	Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad, 380015, Gujarat, INDIA
SamvegbhaiArvindbhaiLalbhai	Director	Shalimar, Shahibaug, Ahmedabad, 380004,Gujarat,INDIA



BhupendraMangaldasShah	Independent Director	7, Stuti Aparment, Navpad Society, Opp. Vikas Gruh, Paldi, Ahmedabad, 380007 Gujarat,INDIA
Kamal Singal	Independent Director	E-1103, Safal Parivesh, Nr. Prahaladnagar Garden, 100 Foot Road, Vejalpur, Ahmedabad380051,Gujarat,INDIA

- f) The main objects of the Transferor Company as set out in its Memorandum of Association are as follows:
  - To manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus, tools and implements.
  - To carry on the business of mechanical engineers, machinists, fitters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanisers, japanners, annealers, enamellers, electro platers, vulcanizers, painters and packing case makers

There has been no change of name, registered office and objects of the Transferor Company in the last 5 years.

- g) The equity shares of the Transferor Company were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2009.
- h) The share capital of the Transferor Companyas on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,50,00,000 equity shares of INR 10 each	15,00,00,000
Total	15,00,00,000
Issued, Subscribed and Paid-up Capital	
1,36,00,000 equity shares of INR 10 each	13,60,00,000
Total	13,60,00,000

 $Subsequent\ to\ the\ above\ date, there\ has\ been\ no\ change\ in\ the\ authorised, issued, subscribed\ and\ paid\ up\ share\ capital\ of\ the\ Transferor\ Company\ till\ the\ date\ of\ approval\ of\ the\ Scheme\ by\ the\ Board\ of\ the\ Demerged\ Company.$ 

The Transferor Company has outstanding employee stock options under its existing stock options chemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Transferor Company.

The Transferor Company is a subsidiary of the Demerged Company. Demerged Company holds 93.53% of the shareholding of the Transferor Company. The equity shares of the Transferor Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

# 7. Corporate Approvals

The proposed Scheme was placed before the Audit Committee of the Demerged Company at its meeting held on 8th November, 2017. The Audit Committee of the Demerged Company took into account the Valuation Report dated 8th November, 2017 issued by M/s. Walker Chandiok & Co LLP, Independent Chartered Accountant and Fairness Opinion dated 8th November, 2017 issued by Vivro Financial Services Private Limited. The Audit Committee of the Demerged Company based on the aforesaid, inter alia, recommended the Scheme to the Board of Directors of the Demerged Company.

The Board of Directors of the Demerged Company (after taking on record the recommendation of the Audit Committee), the Resulting Company 1, the Resulting Company 2 and the Transferor Company at their respective Board Meeting held on 8th November, 2017 had approved the proposed Composite Scheme of Arrangement, after taking on record the Valuation Report dated 8th November, 2017 issued by M/s. Walker Chandiok & Co LLP, Independent Chartered Accountant and Fairness Opinion dated 8th November, 2017 issued by Vivro Financial Services Private Limited. The same are annexed to this Notice as **Annexures 2 and 3** respectively.

A copy of the Scheme setting out in detail the terms and conditions of the arrangement has been approved by Board of Directors of the Transferor Company and the Transferee Company at their respective Board Meeting is annexed to this Notice as **Annexure 1** and forms part of this Statement.

Names of the directors who voted in favor of the resolution, who voted against the resolution and who did not vote or participate in such resolution:



# (a) Demerged Company

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Wholetime Director	Yes	-	-
KulinSanjayLalbhai	Wholetime Director	Yes	-	-
Jayesh Kantilal Shah	Wholetime Director	Yes	-	-
Dr. Bakul Harshadrai Dholakia	Independent Director	-	-	Yes
Dileep Chinubhai Choksi	Independent Director	Yes	-	-
Samir Uttamlal Mehta	Independent Director	Yes	-	-
RenukaRamnath	Independent Director	Yes	-	-
Vallabh Roopchand Bhanshali	Independent Director	Yes	-	-
Nilesh Dhirajlal Shah	Independent Director	Yes	-	-

# (b) Resulting Company 1

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Non-Executive Director	Yes	-	-
Kulin Sanjay Lalbhai	Non-Executive Director	Yes	-	-
Jayesh KantilalShah	Non-Executive Director	Yes	-	-
RenukaRamnath	Nominee Director	Yes	-	-
Nithya Easwaran	Nominee Director	Yes	-	-
Nilesh Dhirajlal Shah	Independent Director	Yes	-	-
KamalSingal	Independent Director	-	-	Yes

# (c) Resulting Company 2

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Yes	-	-
PunitSanjayLalbhai	Director	Yes	-	-
Prakash Makwana	Director	-	-	Yes

# (d) Transferor Company

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Director	Yes	-	-
Jayesh Kantilal Shah	Director	Yes	1	=
Samvegbhai Arvindbhai Lalbhai	Director	-	1	Yes
BhupendraMangaldas Shah	Independent Director	-	1	Yes
KamalSingal	Independent Director	-	-	Yes

# 8. Rationale of the Scheme

The Demerged Company is a public listed company. Over the course of time, the Demerged Company has grown into a diversified conglomerate with interests in various businesses spanning the entire value chain of textiles consisting of manufacturing of yarn, denim, shirting and knit fabric, garments, technical textiles, branded apparel business and the engineering business carried on either directly or through its subsidiaries and joint ventures with other entities. The textiles business, branded apparel business and the engineering



business all have different industry specific risks, business cycles and operate inter alia under different market dynamics, and thus can attract different types of investors as well as management teams and follow different and independent strategies, even as they all have a significant potential forgrowth and profitability.

Given its diversified business portfolio, it has become imperative for the Demerged Company to reorient and reorganize itself in a manner that allows it to impart greater focus, management alignment and growth for each of its business lines. The Demerged Company is also desirous of enhancing its operational efficiency, flexibility in attracting capital and management talent through aligned ESOP schemes through such a restructuring.

The Scheme proposes to reorganise and segregate the interest of the Demerged Company in its various businesses and thus proposes demerger of the Branded Apparel Undertaking from the Demerged Company to Resulting Company 1 and the Engineering Undertaking from the Demerged Company to the Resulting Company 2. Further, the Scheme proposes the merger of Transferor Company with the Resulting Company 2 to rationalise and streamline the group structure. The Demerged Company will continue to conduct the Remaining Business.

The proposed restructuring pursuant to this Scheme is expected, interalia, to result in following benefits:

- (i) segregation and unbundling of the Branded Apparel business and the Engineering businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- (ii) unlocking of value for the shareholders of the Demerged Company;
- (iii) emergence of the Demerged Company as a predominantly textile focused company, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- $(iv) \qquad \text{creation of listed Branded Apparel company and Engineering company with ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;}$
- (v) enhancing attractiveness of the entities for management teams by enabling ESOPs in each entity with direct correlation of the rewards to their efforts;
- (vi) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and overseas markets;
- $(vii) \qquad \text{augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;}$
- (viii) Achieve cost optimisation and specialisation for sustained growth; and
- (ix) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses into Resulting Company 2.
   The proposed restructuring is in the interest of the shareholders, creditors, employees and other stakeholders in each of the companies.

# 9. Salient extracts of the Scheme

The material provisions of the proposed Scheme of Arrangement are as under:

# 1. "Definitions:

- **"Appointed Date 1"** in respect of the transfer of the Branded Apparel Undertaking from the Demerged Company to the Resulting Company 1 means the Effective Date;
- "Appointed Date 2" in respect of the transfer of the Engineering Undertaking from the Demerged Company to the Resulting Company 2 and for the amalgamation of the Transferor Company with the Transferee Company means 1st January 2018;
- "Branded Apparel Undertaking" means the branded apparel business and ancillary and support services in relation thereto of the Demerged Company, comprising of the branded apparel division and all assets, investments and liabilities relating thereto and shall include (without limitation):
  - (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, inventories, stock-in-trade or stock-in-transit and merchandising including raw materials, supplies, finished goods, wrapping supply and packaging items, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/banks, investments, escrowaccounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company in relation to and pertaining to the branded apparel business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the branded apparel business;



- (c) all goodwill, other intangibles, industrial and other licenses, approvals, Permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in organized in favour of or enjoyed by the Demerged Company;
- (d) investments in shares, debentures and other securities held by the Demerged Company in the Resulting Company 1;
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the garment business. It is clarified that any question as to whether or not a specified liability pertains to the textile and branded apparel business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the branded apparel business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Branded Apparel Undertaking or arises out of the activities or operations of Branded Apparel Undertaking shall be decided by the Board of the Demerged Company.

- "Effective Date" means the opening hours of the tenth business day after the day on which the last of the approvals/conditions specified in Clause 41 (Conditions Precedent) of this Scheme are obtained or complied with. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date;
- **"Engineering Undertaking"** means all the engineering business and ancillary and support services in relation thereto of the Demerged Company together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company, in relation to and pertaining to the engineering business and shall include (without limitation):
  - all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/ subsidiary/ joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company in relation to and pertaining to the engineering business;
  - (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the engineering business;
  - (c) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of understanding, memoranda of understanding, memoranda of understanding, memoranda of agreements, memoranda of agreed points, bids, tenders, tarifforders, expression of interest, letter of intent, hire purchase agreements, lease/licence agreements, tenancy rights, agreements/panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/ manufacturer of goods/ service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, titles, interests, claims and benefits thereunder pertaining to the engineering business;
  - (d) investments in shares, debentures and other securities held by the Demerged Company in the Transferor Company;
  - (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and



- pertaining to the engineering business. It is clarified that any question as to whether or not a specified liability pertains to the engineering business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the engineering business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Engineering Undertaking or arises out of the activities or operations of Engineering Undertaking shall be decided by the Board of the Demerged Company.

- "Remaining Business" means all manufacturing activities relating to yarn, denim, shirting, knit fabrics, garments, technical
  textiles, investments in joint ventures and subsidiaries shall be business of the Demerged Company and includes all other
  businesses, units, divisions, undertakings and assets and liabilities of the Demerged Company save and except those forming part
  of the Demerged Undertakings;
- "Scheme" means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;
- "Tribunal" means the National Company Law Tribunal having jurisdiction over the Demerged Company, the Resulting Companies, the Transferor Company and the Transferee Company as the case may be.
- 4. DEMERGERAND VESTING OF THE BRANDED APPAREL UNDERTAKING
- 4.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Branded Apparel Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concern so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme.
- 4.2 In respect of such of the assets and properties forming part of the Branded Apparel Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- 4.3 Subject to Clause 4.4 below, with respect to the assets of the Branded Apparel Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 4.4 Without prejudice to the aforesaid, the Branded Apparel Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Branded Apparel Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 1.
- 4.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- 4.6 Upon this Scheme becoming effective, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 1 and relatable to the Branded Apparel Undertaking ("Transferred Branded Apparel Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term "Transferred Branded Apparel Liabilities" shall include:
  - 4.6.1 the debts, liabilities obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Branded Apparel Undertaking;
  - 4.6.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Branded Apparel Undertaking); and
  - 4.6.3 in cases other than those referred to in Clauses 4.6.1 or 4.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Branded Apparel Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 1.



However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 1 in relation to the Demerged Company shall not be transferred as part of the Branded Apparel Undertaking to Resulting Company 1.

- In so far as any Encumbrance in respect of Transferred Branded Apparel Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Branded Apparel Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Branded Apparel Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company, 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.
- 4.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 1 and specifically pertaining to Branded Apparel Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 4.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Branded Apparel Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 1 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 4.11 Subject to Clause 4.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Branded Apparel Undertaking, the Demerged Company shall, if so required by the Resulting Company 1, issue notices in such form as the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 4.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 4.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 4, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoCor filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.
- 8. LEGAL PROCEEDINGS
- 8.1 Upon the coming into effect of this Scheme, proceedings relating to the Branded Apparel Undertaking shall not abate or be discontinued or be 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 1: (a) shall be replaced/added as party to such proceedings relating to the Branded Apparel Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Branded Apparel Undertaking that stand transferred to the Resulting Company 1.
- 9. CONSIDERATION
- 9.1 After effectiveness of Part VI of the Scheme and upon Part II of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent or instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company,1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company 1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each in the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date.
- 9.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of



the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.

- 9.3 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 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.
- 9.4 The issue and allotment of equity shares as provided in Clause 9.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 9.1.
- 9.5 The equity shares issued pursuant to Clause 9.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.
- 9.6 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, as per Clause 9.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 9.7 Resulting Company 1 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 9.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 9.8 Resulting Company 1 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordancewith Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 10. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES
  - The Demerged Company and Resulting Company 1 shall account for the Scheme in their respective books/financial statements upon receipt of all relevant/requisite approvals for the Scheme, in compliance with applicable Indian Accounting Standards ("Ind-AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:
- 10.1 Accounting treatment in the books of the Demerged Company
  - 10.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;
  - 10.1.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 10.1.3 The difference, being the excess/shortfall of carrying value of assets over the carrying value of liabilities of the Branded Apparel Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.
- 10.2 Accounting treatment in the books of the Resulting Company 1
  - 10.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
  - 10.2.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 10.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company pursuant to Clause 9.1 of this Scheme;
  - 10.2.4 Expenses incurred for implementing the Scheme and for the transfer of Branded Apparel Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 1; and
  - 10.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 10.2.1 as reduced by the share



capital issued pursuant to Clause 10.2.3 after giving effect to inter-company balances as per Clause 10.2.2, netted by the existing share capital cancelled in terms of clause 32 shall be adjusted in compliance with applicable accounting standards.

For the purpose of this Clause 10, "Net Assets" would mean difference between the carrying value of assets and liabilities.

## 11. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

- 11.1 Upon coming into effect of Part II of this Scheme, INR 50,00,000,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 1. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 1 shall automatically standamended so as to read as under:
  - "The Authorised Share Capital of the Company is Rs. 75,00,00,000/- (Rupees Seventy Five Crores only) divided into 18,75,00,000 (Eighteen Crore Seventy Five Lakhs only) equity shares of Rs. 4/- (Rupees Four) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide or to consolidate the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."
- 11.2 It is clarified that the approval of the members of the Resulting Company 1 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 1 and the Resulting Company 1 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 1 as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 11.3 The registration fees applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 1 in terms of sub Clause 11.1 herein above, shall be deemed to have been so paid by the Resulting Company 1 and accordingly, the Resulting Company 1 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 1 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.
- 12. DEMERGERAND VESTING OF THE ENGINEERING UNDERTAKING
- 12.1 Upon the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2 (19AA) of the Income-tax Act, 1961, the Engineering Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concern so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.
- 12.2 In respect of such of the assets and properties forming part of the Engineering Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 12.3 Subject to Clause 12.4 below, with respect to the assets of the Engineering Undertaking, other than those referred to in Clause 12.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Engineering Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Engineering Undertaking shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 2.
- 12.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- 12.6 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 2 and relatable to the Engineering Undertaking ("Transferred Engineering Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term "Transferred Engineering Liabilities" shall include:
  - 12.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Engineering Undertaking;



- 12.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Engineering Undertaking); and
- 12.6.3 in cases other than those referred to in Clauses 12.6.1 or 12.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Engineering Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 2.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 2 in relation to the Demerged Company shall not be transferred as part of the Engineering Undertaking to Resulting Company 2.

- In so far as any Encumbrance in respect of Transferred Engineering Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 2. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Engineering Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Engineering Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Demerged Company, 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.
- 12.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 2 and specifically pertaining to Engineering Undertaking shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 12.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Engineering Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 2 shall have the right to revise their respective financial statements and returns along with prescribed forms, fillings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.11 Subject to clause 12.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Engineering Undertaking, the Demerged Company shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Engineering Undertaking, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Engineering Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 12.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.
- 16. LEGAL PROCEEDINGS
- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Engineering Undertaking shall not abate or be discontinued or be 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 2 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.
- 16.2 The Resulting Company 2: (a) shall be replaced/added as party to such proceedings relating to the Engineering Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Engineering Undertaking that stand transferred to the Resulting Company 2.
- 17. CONSIDERATION
- 17.1 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting



Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares"), credited as fully paid up, for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date. The equity shares of the Resulting Company 2 to be issued and allotted as provided shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 2.

- 17.2 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 2, the Resulting Company 2 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 2 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.
- 17.3 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 2 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 2 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.5 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, per Clause 17.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 17.6 Resulting Company 2 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 2 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 17.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 18. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES The Demerged Company and Resulting Company 2 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in compliance with applicable Accounting Standards notified under the Companies Act, 2013 as amended from time to time including as provided herein below:
- 18.1 Accounting treatment in the books of the Demerged Company
  - 18.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books;
  - 18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Engineering undertaking and the Resulting Company 2 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 18.1.3 The difference, being the excess / shortfall of carrying value of assets over the carrying value of liabilities of the Engineering Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.
- 18.2 Accounting treatment in the books of the Resulting Company 2
  - 18.2.1 The Resulting Company 2 shall record the assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
  - 18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company 2 relating to the Engineering Undertaking will stand cancelled and there shall be no further obligation/outstanding in that behalf;



- 18.2.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 17.1 above to the members of the Demerged Company. INR 507.40 will be accounted as securities premium in the books of Resulting Company 2 for each equity share issued in accordance with Clause 17.1. The securities premium will form part of consideration under Clause 17.1;
- 18.2.4 Expenses incurred pursuant to the Scheme and for the transfer of Engineering Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 2 and
- 18.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 18.2.1 over the face value and securities premium of the equity shares allotted pursuant to Clause 18.2.3 above after giving effect to inter-company balances as per Clause 18.2.2 shall be adjusted in compliance with applicable accounting standards.
- 18.2.6 Goodwill, if any, appearing in the Balance Sheet of the Resulting Company 2 will be amortised/impaired/written off either as per applicable accounting standards or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Resulting Company 2.
- 18.2.7 To the extant, the balance in securities premium account or capital reserve account is utilised and/or adjusted as per Clause 18.2.6 above, there shall be reduction of securities premium account or capital reserve account, as the case may be, which shall be effected as an integral part of the Scheme itself in accordance with Section 52 and 66 and other applicable provisions of the Act.
- 18.2.8 The Board of Directors of the Resulting Company 2 in consultation with Statutory Auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

 $For the purpose of this {\it Clause} 18, ``Net Assets'' would mean difference between the {\it carrying value} of assets and {\it liabilities}.$ 

- 19. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY
- 19.1 Upon coming into effect of Part III of this Scheme, INR 50,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 2. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 2 shall automatically standamended so as to read as under:
  - "The Authorised Share Capital of the Company is Rs. 50,25,00,000/- (Rupees Fifty Crore Twenty Five Lakhs only) divided into 5,02,50,000 (Five Crore Two Lakhs Fifty Thousand only) equity shares of Rs. 10/- (Rupees Ten) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being in force."
- 19.2 It is clarified that the approval of the members of the Resulting Company 2 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 2 and the Resulting Company 2 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 2 as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 19.3 The registration fee applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 2 in terms of sub Clause 19.1 herein above, shall be deemed to have been so paid by the Resulting Company 2 and accordingly, the Resulting Company 2 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 2 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.

### AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

- 20. TRANSFER OF ASSETS AND LIABILITIES
- 20.1 Immediately on Part III of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company shall stand amalgamated with the Transferee Company as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company, so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company by virtue of, and in the manner provided in this Scheme.
- 20.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective and with effect from the Appointed Date 2:
  - 20.2.1 with respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date 2.
  - 20.2.2 subject to Clause 20.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 20.2.1 above, including all rights, titles and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be



- transferred to and vested in the Transferee Company, with effect from the Appointed Date 2, by operation of law as transmission or as the case may be in favour of Transferee Company. With regard to the licenses of the properties, the Transferee Company will enterinto novation agreements, if it is so required.
- 20.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/or the Transferee Company.
- 20.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in and/or deemed to have been transferred to and vested in, the Transferee Company, so as to become on and from the Appointed Date 2, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 20.
- 20.2.5 the vesting of the entire undertaking of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
- 20.2.6 Taxes, if any, paid or payable by the Transferor Company after the Appointed Date 2 shall be treated as paid or payable by the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 20.2.7 if the Transferor Company is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 20.2.8 upon Part IV of the Scheme becoming effective, the Transferor Company and/or the Transferee 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 20.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company, shall, if so required by the Transferee Company, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidy, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 20.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.
- 20.2.11 without prejudice to the foregoing provisions of Clause 20.2, and upon the effectiveness of Part IV of the Scheme, the Transferor Company and the Transferee Company shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

### 24. LEGAL PROCEEDINGS

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the "Proceedings") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same



extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

- 25. CONSIDERATION
- 25.1 After effectiveness of Part III of the Scheme, the Transferor Company shall become a subsidiary of the Transferee Company.
- 25.2 After effectiveness of the Part III of the Scheme and in consideration of and subject to the provisions of Clause 25.3 and other provisions of this Scheme, Transferee Company shall, without any further application, act, deed, consent, instrument, issue and allot, to each shareholder of the Transferor Company whose name is recorded in the register of members of the Transferor Company on the Record Date, in the following proportion:
  - "7(Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Transferee Company shall be issued and allotted, credited as fully paid up, for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in the Transferor Company." ("Transferee Company New Equity Shares").
  - $No shares shall be issued by the {\it Transferee Company in respect of the shares held by the Transferee Company in the Transferor Company.}$
- 25.3 Upon Part IV of this Scheme becoming effective, and in consideration of the Transferor Company amalgamating into the Transferee Company, the equity shares held by the Transferee Company on the Effective Date (held either directly or through its nominees) in the Transferor Company shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash what soever by the Transferee Company in lieu of such shares of the Transferor Company.
- 25.4 The equity shares of the Transferee Company to be issued and allotted as provided in Clause 25.2 above shall be subject to the provisions of the memorandum of association and articles of association of Transferee Company, as the case may be, and shall rank pari passu in all respects with the existing equity shares of Transferee Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 25.5 In case any shareholder's shareholding in the Transferor Company is such that such shareholder becomes entitled to a fraction of an equity share of Transferee Company, as the case may be, Transferee Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee(s) nominated by the Board of the Transferee Company in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee(s) may in its sole discretion decide and on such sale, shall pay to Transferee Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Transferee Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.
- 25.6 The issue and allotment of equity shares as provided in Clause 25.2, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Transferee Company or Transferor Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Transferee Company and/or the Transferor Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 25.2.
- 25.7 The Transferee Company New Equity Shares issued pursuant to Clause 25.2 shall be in dematerialized form unless otherwise notified in writing by ashareholder of the Transferor Company to Transferee Company on or before such date as may be determined by the Board of Transferor Company. In the event that such notice has not been received by Transferee Company in respect of any of the shareholders of Transferor Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Transferor Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Transferee Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Transferee Company, then Transferee Company shall issue the equity shares in physical form to such shareholder or shareholders.
- 25.8 Transferee Company shall apply for listing of Transferee Company New Equity Shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable. The Transferee Company New Equity Shares allotted by the Transferee Company in terms of Clause 25.2 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchanges.
- 25.9 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio as per Clause 25.2 above, shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 25.10 Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 26. ACCOUNTINGTREATMENT BY THE TRANSFEREE COMPANY IN RESPECT OF ASSETS AND LIABILITIES
- 26.1 The Transferee Company shall account for the Scheme in its books/financial statements upon receipt of all relevant/requisite approvals for the Scheme, in accordance with the Purchase Method of Accounting as prescribed under Accounting Standard 14 ("AS 14") dealing with "Accounting for Amalgamations", as amended from time to time including as provided herein below:



- 26.1.1 The Transferee Company shall record the assets and liabilities of Transferor Company, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company or at their fair value of identified assets and liabilities, as may be decided by the Board of Directors of the Transferee Company.
- 26.1.2 The Transferee Company shall credit to the Share Capital account in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 25.2 above to the equity shareholders of the Transferor Company. INR 507.40 will be accounted as securities premium in the books of Transferee Company for each equity share issued in accordance with Clause 25.2. The securities premium will form part of consideration under Clause 25.1.
- 26.1.3 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company and the Transferee Company will stand cancelled and there shall be no further obligation/outstanding in that behalf.
- 26.1.4 Expenses pertaining to the Scheme and for the amalgamation shall be adjusted to the reserves and surplus account of the Transferee Company.
- 26.1.5 The difference being the Net Assets transferred to Transferee Company pursuant to Clause 26.1.1 over the face Value and securities premium of the equity shares allotted as per Clause 26.1.2 above after giving effect to inter-company balances as per Clause 26.1.3, shall be adjusted in compliance with applicable accounting standards.
- 26.1.6 Upon coming into effect of Part IV of this Scheme, the shares held by the Transferee Company in the Transferor Company on the Effective Date, shall be cancelled and the same shall be treated as per applicable accounting standards.
- 26.1.7 Goodwill, if any, appearing in the balance sheet of the Transferee Company will be amortised/impaired/written off either as per AS 14 or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Transferee Company.
- 26.1.8 To the extent the balance in securities premium account or capital reserve is utilised and/or adjusted as per Clause 26.1.7 above, there shall be reduction of securities premium account or capital reserve as the case may be which shall be effected as an integral part of the Scheme itself in accordance with Sections 52 and 66 and other applicable provisions of the Act.
- 26.1.9 The Board of Directors of the Transferee Company, in consultation with statutory auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

For the purpose of this Clause 26, "Net Assets" would mean difference between the carrying value of assets and liabilities.

- 28. COMBINATION OF AUTHORISED CAPITAL
- 28.1 Upon Part IV of the Scheme becoming effective, the authorised share capital of the Transferee Company shall stand increased without any further act, instrument or deed on the part of Transferee Company including payment of stamp duty and fees to Registrar of Companies, by the authorised share capital of the Transferor Company amounting to INR 15,00,00,000 (Indian Rupees Fifteen Crores) comprising of 1,50,00,000 equity shares of INR 10 each and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under the applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorized capital of the Transferor Company shall be utilized and applied to the increased authorized share capital of the Transferor Company and there would be no requirement for any further payment of stamp duty and/or fee by the Transferor Company for increase in the authorised share capital to that extent.
- 28.2 Clause V of the memorandum of association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following
  - "The Authorised Share Capital of the Company is Rs.65,25,00,000/- (Rupees Sixty Five Crores Twenty Five Lakhs only) divided into 6,52,50,000 (Six Crores Fifty Two Lakhs Fifty Thousand only) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide or to consolidate the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company."
- 28.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act.
- 29. DISSOLUTION OF TRANSFEROR COMPANY
  - On Part IV of this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up. On and from the Effective Date, the name of the Transferor Company shall be struck off from the records of the concerned RoC.
- 30. CHANGEINAUTHORISEDSHARE CAPITAL OF DEMERGED COMPANY
- 30.1 Upon Part II and Part III of this Scheme coming into effect and consequent to transfer of authorised share capital as mentioned in Clause 11 and 19 above, Clause V of the Memorandum of Association of the Demerged Company shall stand replaced and altered as per this Clause 30.
- 30.2 Clause V of the Memorandum of Association of the Demerged Company shall be replaced to include the following, without any further act, deed or instrument:
  - "The Authorised Share Capital of the Company is Rs. 565,00,00,000/- (Rupees Five Hundred Sixty Five Crores only) divided into



46,50,00,000 (Forty Six Crores Fifty Lacs Only) Equity Shares of Rs. 10/- (Rupees Ten only) each, 1,00,00,000 (One Crore Only) Preference Shares of Rs. 100/- each with such rights, privileges and conditions attached thereto as may be determined by the General Meetings at the time of issue. The Company has and shall always have the power to divide the Share Capital from time to time and to vary, modify and abrogate any rights, privileges, conditions attached to the Share in such a manner as may from the time being provided in the regulations of the Company."

- 30.3 It is clarified that the approval of the members of the Demerged Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Demerged Company and the Demerged Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Demerged Company as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 30.4 It is further clarified that should either Part II or Part III be made effective individually then Clause V of the Memorandum of Association of the Demerged Company shall be suitably modified to give effect only to either Clause 11 or Clause 19 as the case may be.
- 31. CONSOLIDATION OF EQUITY SHARES OF THE RESULTING COMPANY 1
- 31.1 With satisfaction or waiver of conditions mentioned in Clause 41.1 of the Scheme, 2 (two) equity shares of INR 2 each of the Resulting Company1 shall be consolidated into 1 (one) fully paid up equity share of INR 4 each.
- 31.2 The share certificates of the Resulting Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the consolidation of equity share capital of the Resulting Company 1 and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Resulting Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of the said shareholders maintained with the depositories.
- 31.3 Due to such consolidation in capital of the Resulting Company 1, if a shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificates to such member/beneficial owner but shall round off such shareholders entitlement to the nearest integer.
- 31.4 The aforesaid consolidation of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 61 of the Act separately and approval of the shareholders to the scheme shall be deemed to be approval to the consolidation of equity shares under Section 61 of the Act.
- 31.5 It is clarified that upon the Scheme becoming effective, the consolidation of shares as stated in this Part VI shall precede all other actions as stated in Part II and Part VII of this Scheme.
- 32. REDUCTIONAND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1
- 32.1 Simultaneously upon implementation of Part II of the Scheme and with effect from the Effective Date, all the equity shares of the Resulting Company 1 held by the Demerged Company and forming part of the Branded Apparel Undertaking ("Resulting Company 1 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 1, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 32.2 The aforesaid reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 32.3 On effecting the reduction of the share capital as stated in Clause 32.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 32.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 32.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of Resulting Company 1 Cancelled Shares.
- 33. REDUCTIONAND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2
- 33.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2 ("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Actas also any other applicable provisions of the Act.
- 33.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 33.3 On effecting the reduction of the share capital as stated in Clause 33.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 33.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 33.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.



- 34. REMAINING BUSINESS
- 34.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and bevested in and be managed by the Demerged Company.
- 34.2 All legal, Taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company.
- 34.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 34.2 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the relevant resulting company, against all liabilities and obligations incurred by that resulting company in respect thereof.
- 34.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 34.2 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant resulting company and at the cost of the said resulting company and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.
- 35. DIVIDENDS
- 35.1 The Transferor Company, Transferee Company, Demerged Company and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2018 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/declared only by the mutual consent of the concerned Parties.
- 35.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be.
- 43. CHANGE OF NAME OF RESULTING COMPANY 2
- 43.1 Upon Part IV of the Scheme becoming effective, the name of the Resulting Company 2 shall stand changed to 'The Anup Engineering Limited' or such other name which is available and approved by the RoC, by simply filing the requisite forms and subject to payment of fees with the Appropriate Authority.
- 43.2 Thereafter, subject to Clause 43.1 above:
  - 43.2.1 Clause I of the memorandum of association of the Resulting Company 2 shall without any act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act and be replaced by the following clause:
  - "The name of the Company is The Anup Engineering Limited."
- 43.3 It is hereby clarified that, for the purposes of acts and events as mentioned in this Clause 43 the consent of the shareholders of the Resulting Company 2 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed."
- 10. Observation Letters from BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") dated 28th February, 2018 conveying no objection to the Scheme are enclosed herewith as **Annexures 4 and 5** respectively. Complaints Report dated 26th December, 2017 submitted by the Company to BSE and NSE are enclosed herewith as **Annexure 6**.
- 11. The Unaudited Financial Results of the Demerged Company, the Resulting Company 1 and the Resulting Company 2 for the period ended 30th September, 2017 are enclosed as **Annexures 12, 13 and 14** respectively and the Audited Financial Results of the Transferor Company for the period ended 31st December, 2017 are enclosed as **Annexure 15.**
- 12. Abridged prospectus including certificate of Yes Securities (India) Limited confirming accuracy and adequacy of the information contained therein, as required under the SEBI Circular, of the Resulting Company 1, the Resulting Company 2 and the Transferor Company are enclosed herewith as **Annexures 16 to 18.**
- 13. Summary of Valuation Report including basis of valuation and Fairness opinions is enclosed herewith as **Annexure 7**.
- 14. Amounts due to unsecured creditors as on 31st December, 2017:

Deme	rged Company	Resul	ltingCompany1
Number	Amount (INR)	Number	Amount (INR)
3,484	490,71,05,844/-	387	189,84,52,664/-
Result	ing Company 2	Trans	sferor Company
Number	Amount (INR)	Number	Amount (INR)
-	-	310	11,55,90,374/-



### 15. Effect of the Scheme on various parties

### A. Key Managerial Personnel (KMPs) and Directors

None of the Directors, the Key Managerial Personnel (as defined under the Act and rules framed thereunder) of the Demerged Company and their respective relatives (as defined under the Act and rules framed thereunder) have any interest in the Scheme except to the extent of the equity shares held by them in the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company and/or to the extent that the said Director(s) are common director(s) of the said companies and/or to the extent that the Key Managerial Personnel is holding shares in said companies and/or to the extent that the said Director(s), Key Managerial Personnel and their respective relatives are the directors, members of the companies that hold shares in the respective companies. Except in the case of Anveshan Heavy Engineering Limited, none of the said Directors or the Key Managerial Personnel has any material interest in the Scheme. There is no effect of the Scheme on the key managerial personnel and/or the Directors of the said companies.

Details of shares held by the present Directors and KMPs of the Transferor Company and the Transferee Company either individually or jointly as a first holder or second holder or as a nominee, in the respective companies are as under:

### **Demerged Company**

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held as on 31st December, 2017
1.	Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	1,564
2.	PunitSanjayLalbhai	Wholetime Director	3,714
3.	KulinSanjayLalbhai	Wholetime Director	-
4.	Jayesh Kantilal Shah	Wholetime Director	-
5.	Dr. Bakul Harshadrai Dholakia	Independent Director	14,700
6.	DileepChinubhaiChoksi	Independent Director	-
7.	Samir Uttamlal Mehta	Independent Director	-
8.	RenukaRamnath	Independent Director	295
9.	Vallabh Roopchand Bhanshali	Independent Director	-
10.	Nilesh Dhirajlal Shah	Independent Director	211
11.	R.V.Bhimani	CompanySecretary	-

### Resulting Company 1

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Non-Executive Director	-
2.	Kulin Sanjay Lalbhai	Non-Executive Director	-
3.	Jayesh Kantilal Shah	Non-Executive Director	-
4.	RenukaRamnath	Nominee Director	-
5.	NithyaEaswaran	Nominee Director	-
6.	Nilesh Dhirajlal Shah	Independent Director	-
7.	Kamal Singal	Independent Director	-
8.	KannanSoundararajan	Chief Financial Officer	-
9.	B.S. Vijay Kumar	CompanySecretary	-

### Resulting Company 2

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held
			as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	49,994
2.	PunitSanjayLalbhai	Director	1
3.	Paresh Shah	Director	-



### **Transferor Company**

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held
			as on 31st December, 2017
1.	Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	4,630
2.	Punit Sanjay Lalbhai	Director	-
3.	Jayesh Kantilal Shah	Director	-
4.	SamvegbhaiArvindbhai Lalbhai	Director	12,600
5.	BhupendraMangaldasShah	Independent Director	-
6.	KamalSingal	Independent Director	-
7.	Rishi Roop Kapoor	Chief Executive Officer	-
8.	Paresh Ambalal Shah	Chief Financial Officer	-
9.	Rakesh Kumar Poddar	CompanySecretary	-

### B. Promoter and Non-Promoter Equity Shareholders of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company

In compliance with the provisions of Section 232(2)(c) of the Act, the Board of Directors of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company in their meetings held on 8th November, 2017 have adopted a report, inter alia, explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoter and non-promoter shareholders amongst others. Copy of the reports adopted by the respective Board of Directors of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company are enclosed as **Annexures 8 to 11.** 

### C. Depositors

None of the companies involved in the Scheme have accepted any public deposits and thus, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.

### D. Creditors & Debenture-Holders

The proposed Scheme does not involve any compromise or arrangement with the creditors, debenture holders or debenture trustee of any of the companies involved in the Scheme. The rights of the creditors, debenture holders or debenture trustees hall not be affected by the Scheme. There will be no reduction in their claims on account of the Scheme. The creditors will be paid in the ordinary course of business as and when their dues are payable. There is no likelihood that the creditors would be prejudiced in any manner as a result of the Scheme being sanctioned. The unsecured non-convertible debentures of the Demerged Company are listed on the wholesale debt segment of BSE Limited and shall continue to be payable by the Demerged Company.

### E. Employees

### a) <u>Demergerand Vesting of the Branded Apparel Undertaking</u>

With effect from the Effective Date, the Resulting Company 1 shall engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 1 shall continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them and services of all such employees with the Demerged 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/terminal benefits.

### b) <u>Demergerand Vesting of the Engineering Undertaking</u>

With effect from the Effective Date, the Resulting Company 2 shall engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 2 shall continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them and services of all such employees with the Demerged 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/terminal benefits.

### c) <u>Amalgamation of Transferor Company with Transferee Company</u>

The Transferee Company shall engage all the employees of the Transferor Company on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferor Company and services of all such employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company 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/terminal benefits.



### 16. Capital Structure pre and post scheme

The Pre-Scheme capital structure of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company are detailed in clause 5 above.

The Post-Scheme capital structure is as follows:

### **Demerged Company**

There will no new issue of shares by the Demerged Company on account of the Scheme. The Post-Scheme capital structure will remain unchanged. The Demerged Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

### Resulting Company 1

Pursuant to the scheme, the equity share capital of the Resulting Company 1 shall stand consolidated into fully paid up equity shares of Rs. 4 each from existing face value of Rs. 2 each. The present issued and paid up capital held by the Demerged Company shall stand cancelled and the capital structure after the issue of shares to the shareholders of the Demerged Company will be as under:

Particulars	INR
Authorised Share Capital	
18,75,00,000 equity shares of INR 4 each	75,00,00,000
Total	75,00,00,000
Issued, Subscribed and Paid-up Capital	
5,76,95,762 equity shares of INR 4 each	23,07,83,048
Total	23,07,83,048

The Demerged Company and Resulting Company 1 have outstanding employee stock options under their respective existing stock option schemes, the exercise of which may result in an increase in the Post-scheme issued and paid-up share capital of the Resulting Company 1.

### Resulting Company 2

The capital structure after the issue of shares to the shareholders of the Demerged Company and Transferor Company will be as under:

Particulars	INR
Authorised Share Capital	
5,02,50,000 equity shares of INR 10 each	50,25,00,000
Total	50,25,00,000
Issued, Subscribed and Paid-up Capital	
1,01,93,962 equity shares of INR 10 each	10,19,39,620
Total	10,19,39,620

The Demerged Company, Resulting Company 2 and Transferor Company have outstanding employee stock options under their respective existing stock option schemes, the exercise of which may result in an increase in the Post-scheme issued and paid-up share capital of the Resulting Company 2.

### **Transferor Company**

Upon the Scheme coming into effect, the Transferor Company shall be dissolved without being wound up.

### 17. Investigation or proceedings, if any, pending against the Company under the Companies Act, 2013

No investigation proceedings have been instituted or are pending in relation to the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company under Sections 210 to 229 of Chapter XIV of the Act or under the corresponding provisions of the Act of 1956. Further, no proceedings are pending under the Act or under the corresponding provisions of the Act of 1956 against any of the aforementioned companies.

To the knowledge of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company, no winding up proceedings have been filed or are pending against them under the Actor the corresponding provisions of the Act of 1956.



# Shareholding Pattern Pre and post scheme

### **Demerged Company**

**Preand Post Scheme Shareholding Pattern** 

Pre Scheme Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: Arvind Limited
2.	Scrip Code/Name of Scrip/Class of Security: 500101
æ,	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg. 31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	

shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities. Arvind Limited

### Table I - Summary Statement holding of specified securities Sharehold Number of Shares ing as a % No. of Shareholding , as a % assuming full conversion of shares encumbered Number of Voting Rights held in each class of of total Shares securities No. of No. of no. of Underlying Partly shares shares Outstanding convertible equity paid-up underlyin (calculate convertible securities ( as a As a % of As a % of shares held No of Voting Rights Nos. of No. of fully equity d as per Total as a securities percentage of total total Depositor Total nos. sharehold paid up equity shares SCRR, % of (including diluted share Shares Shares demateriali Category Category of shareholder ers shares held held y Receipts shares held 1957) Class eg: X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) sed form (VIII) As a (VII) = % of (XI)= (VII)+(X) As a % of (A+B+C2) (XIII) (1) (111) (IV) (V) (VI) (IV)+(V)+ (VI) (A+B+C2) (IX) (X) (XII) (XIV) Promoter & Promoter Group 37 110998894 110998894 42.9202 110998894 0 110998894 42.9202 0 42.9202 0.0000 5550000 5.000000 110998894 Public 186458 147618175 147618175 57.0798 147618175 0 147618175 57.0798 57.0798 0.0000 NA NA 144405938 Non Promoter - Non Public 0.0000 NA NA (C1) Shares Underlying DRs 0.0000 0.0000 0.0000 0.0000 NA NA (C2) Shares Held By Employee Trust 0.0000 0.0000 0.0000 NA 0.0000 NA 186495 258617069 258617069 100.0000 258617069 0 258617069 100.0000 0 100.0000 5550000 2.146000 255404832 Total 0.0000



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						No. of	-	Sharehold ing % calculate	% Number of Voting Rights held in each class of S				No. of Shares Underlying	as a 70 assumming	Number of Locked in		Number of Shares pledged or in otherwise encumbered		Number of
		DAM.	Nos. of sharehold		paid-up equity shares	shares underlyin B Depositor	Total nos.	d as per SCRR, 1957 As a % of	No of Votin	Class eg:	TI	Total as a	Outstanding convertible securities (including	of convertible securities ( as a percentage of diluted share	No. feb	As a % of total Shares	News	As a % of total Shares	equity shares held in demateria
	Category & Name of the shareholders	PAN (II)	ers (III)	held (IV)	held (V)	(VI)	shares held (VII) =	(VIII) As a	Class eg: X		Total	(A+B+C)	(X)	capital] (XI)= (VII)+(X) As	No. (a)	held(b)	No. (a)	held(b)	ised form (XIV)
0	Indian	104	11117	(10)	141	(21)	(4.11) -	(viii) rs a	Ŷ	1 3	N		(^/	(An)- (An) (A) (A)	- 1	1	- 17	T	(VIA)
1	Individuals / Hindu Undivided Family		17	76345	0	0	76345	0.0295	76345	0	76345	0.0295	o	0.0295	0	0.0000	0	0.0000	76345
-	Hansaber Niranjanbhai La bhai	ABCPL8306R	2		0	0		0.0147		0	38052	0.0147	o		0	0.0000	0	0.0000	38052
	Swati Si Lalbhai	ABBPL6609G	1	9712	0	0	22222222	0.0038	9712	0	9712	0.0038	0		0	0,0000	n	0.0000	9712
	Badlani Manini Rajiv	ABEPN6750D	1	EAST DO	0	C		0.0027	0.0.7555	0	5902	0.0027	o	700007.70	0	0.0000	0	0.0000	6902
	Sunil Siddharth Lalbhai	AAFPL0691R	1	5437	9::	0:		0.0021	5437	0	5437	0.0021	n		0	0.0000	n	0.0000	5437
	Vimla S Lalbhai	ABCPL6407D	2	4590	0	C .		0.0021	4590	0	4590	0.0018	ō		0	0.0000	0	0.0000	4590
	Taral S Lalbhai	AAYPL1610K	1	10000000	0	0		0.0016	44100-014	0	4074	0.0016	n		0	0.0000	n	0.0000	4074
	Punit Sanjaybhai	ABBPL1387R	1	117.00	9	0		0.0014		0	3714	0.0014	0		0	0.0000	0	0.0000	3714
	Astha Lalbhai	ACPPL8308R	1	1925	0	0		0.0007	1925	0	1925	0.0007	0		0	0.0000	D	0.0000	1925
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3	1364	9	c.		0.0006	1564	0	1564	0.0006	o o	200 100 000	0	0.0000	0	0.0000	1564
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2	345	0	0		0.0001	345	0	345	0.0001	n		0	0.0000	n	0.0000	345
	Sunil Siddharth	AAFH58242F	1	18	n	n		0.0000	18	o	18	0.0000	ñ	0.0000	0	0.0000	n	0.0000	18
	Kalpana Shripal Morakhia	AFQPM9762E	1	12	0	0		0.0000	12	0	12	0.0000	0		0	0.0000	0	0.0000	12
1	Central Government / State Government(s)	A Car III S 7 OEC	n	0	0	0	34.00	0.0000	0	0	0	0.0000	0	010000	0	0.0000	D	0.0000	0
)	Financial Institutions / Banks		0		0	0	0	0.0000	0	0	1	0.0000	0	2000000000000	0	0.0000	0	0.0000	0
	Financial insulutions / Banks		1		U	U	U .	0.0000			U	0.0000		0.0000	0	0.0000	0	0.0000	+
1	Any Other (Specify)		20	110922549	n	0	110922549	42.8907	110922549		110922549	42.8907		42.8907	0	0.0000	5550000	5.0035	11092254
,	Bodies Corporate		20	110922549		0	the way to be a second	42.8907	110922549		110922549	42.8907	0		0	0.0000	5550000	5.0035	110922549
	Aura Securities Private Limited	AABCT4637N	20	95561810	0	0		36.9511	95561810		95561810	36.9511	0	7.77	0	0.0000	1595000	1.6691	95561810
			2		u .	u u	2-2-2-27-27-27-2		245775757				0	57,000,00	U	-1-2			
	Ami Employee Welfare Trust	AAATA1230L	2	6327317	0	0		2.4466	6327317		5327317	2.4466	0		0	0.0000	3500000	55.3157	6327317
	Atul Limited	AABCA2390M	1	4127471	u .	0		1.5960		0	4127471	1.5960	U	41.4.4444		0.0000	D	0.0000	4127471
	Aagam Holdings Private Limited	AAACA3899C	1	18/6258	9	0		0.7255		0	1876258	0.7255	0	3.11.22.2	0	0.0000	0	0.0000	18/6258
	Amazon Investments Private Limited	AAACA9610K	1	1152962	0	0		0.4458		0	1152962	0.4458	0		0	0.0000	0	0.0000	1152962
	Aura Business Ventures Lip	ABHFA4336M	1	810000	0	C		0.3132	810000	0	810000	0.3132	0	C.DEDE	0	0.0000	D	0.0000	810000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	455000	0	C		0.1759	435000	0	455000	0.1759	0		0	0.0000	455000	100.0000	455000
	Aeon Investments Private Limited	AAACA9605Q	1	179244	0	0		0.0693	179244	0	179244	0.0693	0	414444	0	0.0000	0	0.0000	179244
	Actore Investments Private Limited	ΛΛΛCΛ9395M	1	132296	0	C		0.0512	132296	0	132296	0.0512	0	0.0000	0	0.0000	0	0.0000	132296
	Anusandhan Investments Limited	AAACA4013C	1	115000	0	0		0.0445	115000	0	115000	0.0445	0	010 1 10	0	0.0000	0	0.0000	115000
	Amardeep Holdings Private Limited	AAACA9609C	1	94250	0	C		0.0364	94250	0	94250	0.0364	0	Errece, y c	0	0.0000	0	0.0000	94230
	Aayojan Resources Private Ltd	AAACA3895Q	1	0.1500	9	0				0	84505	0.0327	0	0.0327	0	0,0000	0	0.0000	84505
	Adhinami Investments Private Limited	AABCA7790D	1	6000	0	C	6000	0.0023	6000	0	5000	0.0023	0	0.0023	0	0.0000	0	0.0000	6000
	Akshita Holdings Private Limited	AAACA9600M	1	136	0	0	136	0.0001	136	0	136	0.0001	0	0.0001	0	0.0000	0	0.0000	136
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	100	D	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	Aura Securities Pvt Ltd	ABBFA4102H	1	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	100	D	C	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	A CONTRACTOR AND				2007		1	215 Tall 2 To 1 To 1				eng eyat	li .		Ü			201000000000	100 mg
	Sub Total (A)(1) Foreign		37	110998894	Đ	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.0000	11099889
)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	o	0	0		0.0000	0	o	0	0.0000	0	EXECUTIVE CO.	o	0.0000	0	0.0000	0
)	Government				0	0		0.0000	0	0	0	0.0000	0	010000	0	0.0000	0	0.0000	0
)	Institutions		0	0	0	0	22	0.0000	0	0	0	0.0000	0	1103037010000	0	0.0000	0	0.0000	0
	Foreign Portfolio Investor		0	0	0	0	D	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	D	0.0000	0
	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	٥	0.0000	0	0.0000	0	0.0000	٥
	Sub Total (A)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2)		37	110998894	•	0	110998894	42.0202	110998894		110998894	42.0202		42.9202	0	0.0000	5550000	5.0000	11099889

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s)
  [2] The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

### **Arvind Limited**

### Table III - Statement showing shareholding pattern of the Public shareholder

						No. of				Voting Rig	hts held in ea	ch class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number shares	of Locked in	Number of Shares pledged or otherwise encumbered		Number of
			Nos. of	No. of fully	Partly paid-up equity	shares underlyin	Total nos.	as per SCRR, 1957 As a	No of Votin	g Rights		Total as a	Outstanding convertible securities	convertible securities ( as a percentage		As a % of		As a % of total Shares	equity shares held in
			sharehold	equity	shares	Depositor	shares	% of				% of	(including	of diluted	1777	Shares	1000		dematerial
	Category & Name of the shareholders	PAN	ers	shares held	held	y Receipts			Class eg: X			(A+B+C)	Warrants)	share capital)		held(b)	No. [a]	held(b)	ised form
	(1)	(II)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			(IX)	e s	(X)	{XI}= (VII}+{X}		(XII)		XIII)	(XIV)
1	Institutions			2555555	-	-	25545455	0.0054	25040400		25554475	0.0054						1	25533543
(a)	Mutual Fund	ALATKATATE	84	25849130	0	0	25849130	9.9951	25849130	0		9.9951	Û	9.9951	0	0.0000	NA	NA.	25837617
	Kotak Select Focus Fund	AAATK4475F	- 3	5000000	0	0	5000000	1.9334	5000000	0	5000000	1.9334	U	1.9334	0	0.0000	NA	NA	5000000
	Franklin Templeton Mutual Fund A/C Franklin Indi		+	4600000	0	0	4600000	1.7787	4600000	0	4600000	1.7787	U	1.7787	0	0.0000	NA	NΛ	4600000
40.0	Sundaram Mutual Fund A/C Sundaram Select Mid	AAATS2S54B	1200	3642377	0	0	3642377	1.4084	3642377	0	3642377	1.4084	0	1.4084	0	0.0000	NA	NA	3642377
(b)	Venture Capital Funds		0	U	0	0	0	0.0000	u	U	0	0.0000	U	0.0000	0	0.0000	NA	NA	0
(c)	Alternate Investment Funds		1	6600	0	0	6600	0.0026	6600	0	6600	0.0026	0	0.0026	0	0.0000	NA	NA	6600
[d]	Foreign Venture Capital Investors		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(e)	Foreign Portfolio Investor		217	70426007	0	0	70426007	27.2318	70426007	0	70426007	27.2318	0	27.2318	0	0.0000	NA	NA	70404050
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		5576324	0	0	5576324	2.1562	5576324	0	5576324	2.1562	0	2.1562	0	0.0000	NA	NA	5576324
557	Multiples Private Equity Fii I	AAGCM9652B	1	4942292	0	0	4942292	1.9110	4942292	0	4942292	1.9110	0	1.9110	C	0.0000	NA	NA	4942292
(f)	Financial Institutions / Banks		62	8648515	0	0	8648515	3.3441	8648515	0	8648515	3.3441	0	3.3441	0	0.0000	NA	NA	8640386
	Life Insurance Corporation Of India	AAACL0582H	4	8428439	0	0	8428439	3.2590	8428439	0	8428439	3.2590	0	3.2590	C	0.0000	NA.	NA .	8428439
(g)	Insurance Companies		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)	2	364	104930252	0	0	104930252	40.5736	104930252	0	104930252	40.5736	0	40.5736	0	0.0000	NA	NA	104888653
2	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)		1	200	0	0	200	0.0001	200	0	200	0.0001	o	0.0001	o	0.0000	NA	NA	200
	Sub Total (B)(2)	Č.	1:	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
3	Non-Institutions		N 8			19					18	3				3 3		18 3	
(a)	Individuals			0	0										0		NA	NA	
	I. Individual shareholders holding nominal share																		
	capital up to Rs. 2 lakhs.		180091	26807282	0	0	26807282	10.3656	26807282	0	26807282	10.3656	0	10.3656	0	0.0000	NA	NA	23850694
	li. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.		80	5358164		0	5358164	2.0719	5358164	,	5358164	2.0719	2	2.0719		0.0000	NA	NA.	5308164
(b)	NBFCs registered with RBI		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA NA	0
(c)	Employee Trusts	/-	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
[c]	Overseas Depositories(holding DRs) (balancing		-		U			0.0000	•		-	0.0000		0.0000	ļv	0.0000	1474	IVA	-
(d)	figure)		0			0	0	0.0000	0		0	0.0000		0.0000		0.0000	NA	NA	0
(e)	Any Other (Specify)		5922	10522277	0	0	10522277	4.0687	10522277	0	10522277	4.0687	0	4.0687	6	0.0000	NA	NA NA	10358227
(e)	Trusts		24	1041304	0	0	1041304	0.4026	1041304	0	1041304	0.4026	0	0.4026	0	0.0000	NA	NA	1041304
_	Hindu Undivided Family		2239	1316089	0	0	1316089	0.5089	1316089	0	1316089	0.5089	0	0.5089		0.0000	NA	NA NA	1316089
_	- house and the contract of th	ć	683	437769	0	0	437769	0.1693	437769	0	437769	0.1693	0	0.1693	0	0.0000	NA	NA NA	435076
	Non Resident Indians (Non Repat)  Non Resident Indians (Repat)	-	1283	883786	0	0	883786	0.1693	883786	0	883786	0.1693	0	0.3417	n -	0.0000	NA.	NA NA	722429
		-	1283	2900	0	0	2900	0.0011	2900	0	2900	0.0011	0	0.0011	0	0.0000	NA.	NA	2900
	Overseas Bodies Corporates		577	740487	0	0	740487	0.2863	740487	0	740487	0.2863	0	0.2863	0	0.0000	NA NA	NA NA	740487
-	Clearing Member		1115	200000000000000000000000000000000000000	0	0		2.3587	10.100.000	0	200000000000000000000000000000000000000	2.3587	0	110001000	0	0.0000	2007	NA NA	
_	Bodies Corporate		186093	6099942 42687723	0	0	6099942 42687723	16.5062	6099942 42687723	0	609994Z 42687723	16.5062	0	2.3587	0	0.0000	NA NA		609994Z
	Sub Total (B)(3) Total Public Shareholding (B)=	3	180032	4208/123	U	0	4266//23	10.5062	4258/123	0	4258//23	10.5062		16.5062	-	0.0000	Aw	NA	39517085

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note: (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodiar

						No. of		Sharehold ing % calculated	Number o	f Voting Rig	ghts held i	n each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number o		Number of pledged of otherwise encumber	or e	Number of equity
			98 2250	No. of fully paid	Partly paid-up	shares underlyin		as per SCRR,	No of Voti				Outstanding convertible	of convertible securities ( as a	3	As a % of			shares
	Category & Name of the shareholders	PAN	Nos. of shareholders	up equity d shares held	equity shares held	g Depositor v Receipts	shares	. 1957 As a % of (A+B+C2)	Class eg:		Total	Total as a % of (A+B+C)	securities (including Warrants)	percentage of diluted share capital)	No. (a)	total Shares held(b)	No. (a)	88.4	demate alised form
	(I)	(11)	2.55	(IV)	(V)	(VI)	(VII) =	(VIII) As a	10.00	(	IX)	(ATOTE)	(X)	(XI)= (VII)+(X) As		XII)		XIII)	(XIV)
	Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		o	0	D	0	0	0.0000	o	o o	0	0.0000	0	0.0000	0	0.0000	NA	NA	o
_	Total Non-Promoter- Non Public Shareholding (C)= {C)(1)+(C)(2)			0		0	0	0.0000	n	0	0	0.0000		0.0000	0	0.0000	NA	NΔ	0

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian



Post Scheme (Expected) Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name o	f Listed Entity: Arvind Limited
2.	Scrip Co	ode/Name of Scrip/Class of Security: 500101
3.	Share H	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declara	tion: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
5	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	

<sup>\*</sup> If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Arvind	Limited																	
Table I -	Summary Statement holding of specified securities	:5																
				No. of	No. of		Sharehold ing as a % of total no. of		oting Righ	its held in eac	h class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	or e	Number of
Category	Category of shareholder	Nos. of sharehold ers	No. of fully I paid up equity shares held	Partly paid-up equity shares held		Total nos.	d as per SCRR,	No of Voting	Class eg:	Total	% of	securities (including	convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	total Shares	equity shares held in demateriali sed form
(I)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)	(ATDIC)	(X)	(XI)= (VII)+(X)		(XII)	4	XIII)	(XIV)
(A)	Promoter & Promoter Group	37	110998894	0	0			110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.000000	
(B)	Public	186458	147618175	0	0	147618175	57.0798	147618175	0	147618175	57.0798	0	57.0798	0	0.0000	NA	NA	144405938
(C)	Non Promoter - Non Public		1	1	0				0	1		0			0.0000	NA	NA	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(C2)	Shares Held By Employee Trust	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Total	186495	258617069	0	0	258617069	100.0000	258617069	0	258617069	100.0000	0	100.0000	O.	0.0000	5550000	2.146000	255404832



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						No. of		Sharehold ing % calculate	Number of securities	Voting Righ	nts held in ea	ich class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number of	of Locked in	Number of pledged of otherwise encumber	605000000000 <b>F</b> /s	- Number o
			Nos. of	No. of fully paid up equity	Partly paid-up equity	shares underlyin		d as per SCRR, 1957 As a	No of Votin	ig Rights		Total as a	Outstanding convertible securities	of convertible securities ( as a percentage of		As a % of		As a % of total	equity shares held in
	Category & Name of the shareholders	PAN	sharehold ers		shares held	Depositor y Receipts	Total nos. shares held	% of	Class eg: X	Class eg: Y	Total	% of (A+B+C)	(including Warrants)	diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	demateria
	Done	975-14	0000	200000	50000	200000	(VII) = (IV)+(V)+	(VIII) As a % of					10.500	(XI)= (VII)+(X) As a % of		2004		2014	20000.00
	(1)	(II)	(111)	(IV)	(V)	(VI)	(VI)	(A+B+C2)		(1	IX)		(X)	(A+B+C2)	t	XII)	()	111)	(XIV)
a)	Indian		17	70345	-	0	76245	0.000	76345	0	76345	0.0205	0	0.0305		0.0000		0.0000	70045
aj	Individuals / Hindu Undivided Family Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	76345 38052	0	0	76345 38052	0.0295	<b>76345</b> 38052	0	76345 38052	0.0295	0		0	0.0000	0	0.0000	76345 38052
	Swati S Lalbhai	ABBPL5609G	2	9712	u u	0	9712	0.0038	9712	D.	9712	0.d147	D	The state of the s	0	0.0000	11	a.uouo	9712
	Badlani Manini Rajiv	ABEPN6750D	1	6902	0	o	6902	0.0027	5902	0	5902	0.0027	0		0	0.0000	0	0.0000	6902
	Sunit Siddharth Lalbhai	AAFPL0691R	1	5437	0	0	5437	0.0021	5437	0	5437	0.0021	0		0	0.0000	c	0.0000	5437
	Vimla S Laibhaí	ABCPL6407D	2	4590	0	0	4590	0.0018	4590	0	4590	0.0018	0		0	0.0000	C	0.0000	4590
	Tara S Lalbhai	AAYPL1610K	1	4074	0	0	4074	0.0016	4074	Ω	4074	0.0016	D.	0.0016	0	0.0000	0	0.0000	4074
	Punit Sanjaybhai	ABBPL1387B	1	3714	0	0	3714	0.0014	3714	0	3714	0.0014	D	0.0014	0	0.0000	0	0.0000	3714
	Astha Lalbhai	ACPPL8308R	1	1925	0	0	1925	0.0007	1925	0	1925	0.0007	0		0	0.0000	C	0.0000	1925
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3	1564	0	0	1564	0.0006	1564	0	1564	0.0006	0		0	0.0000	C	0.0000	1564
	Jayshreeben Sanjaytihai Laltihai	AADPL4080A	2	3/15	0	0	345	0.0001	345	0	345	0.0001	0		0	0.0000	C	0.0000	345
	Sunit Siddharth	AAFH\$8242F	1	18	0	0	18	0.0000	18	0	18	0.0000	0	and the second second	0	0.0000	0	0.0000	18
	Kalpana Shripal Morakhia	AFQPM9762E	1	12	0	0	12	0.0000	12	D.	12	0.0000	0		0	0.0000	0	0.0000	12
)	Central Government / State Government(s)		0	0	0	0	0		0	0	0	0.0000	0		0	0.0000	0	0.0000	0
:)	Financial Institutions / Banks		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
dh	Any Other [Specify]		20	110922549		0	110922549	42.8907	110922549	0	110922549	43 9007	0	42.8907	0	0.0000	5550000	5.0035	11092254
ul.	Bodies Corporate		20	110922549		0		42.8907	110922549		110922549	42.8907	0		0	0.0000	5550000	5.0035	11092254
_	Aura Securities Private Limited	AABCT4637N	3	95561810		0	95581810	36.9511	95561810	0	95561810	36.9511	D.		0	0.0000	1595000	1.6691	95561810
	Aml Employee Welfere Trust	AAATA1230E	2	6327317	6	0	6327317	2.4466	5327317	0	6327317	2.4456	0		0	0.0000	3500000	55.3157	6327317
	Atul Limited	AABCA2300M	1	4127471	0	0	4127471	1.5960	4127471	0	4127471	1.5960	0		0	0.0000	0	0.0000	4127471
	Aagam Holdings Private Limited	AAACA3899C	2	1876258	0	0	1876258	0.7255	1876258	0	1876258	0.7255	0		0	0.0000	0	0.0000	1876258
	Amazon Investments Private Limited	AAACA9810K	5	1152962	0	0	1152962	0.4458	1152962	0	1152962	0.4458	0		0	0.0000	0	0.0000	1152962
	Aura Business Ventures Llp	ABHFA4336M	1	810000	0	0	810000	0.3132	810000	0	810000	0.3132	0		0	0.0000	C	0.0000	810000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	453000	0	0	455000	0.1739	455000	0	455000	0.1759	0		0	0.0000	455000	100.0000	453000
	Aeon Investments Private Limited	AAACA9605Q	1	179244	0	0	179244	0.0693	179244	0	179244	0.0693	0		0	0.0000	0	0.0000	179244
	Adore Investments Private Limited	AAACA9595M	1	132296	0	0	132296	0.0512	132296	O .	132296	0.0512	0		0	0.0000	ō.	0.0000	132296
	Anusandhan Investments Limited	AAACA4013C	1	115000	0	0	115000	0.0445	115000	0	115000	0.0445	0		0	0.0000	0	0.0000	115000
	Amardeep Holdings Private Limited	AAACA9509C	1	94250	0	0	94250	0.0364	94250	0	94250	0.0354	0	0.0364	0	0.0000	0	0.0000	94250
	Aayojan Resources Private Ltd	AAACA3895Q	1	84505	0	0	84505	0.0327	84505	0	84505	0.0327	0	0.0327	0	0.0000	O .	0.0000	84505
	Adhinami Investments Private Limited	AABCA7790D	1	6000	0	0	6000	0.0023	5000	0	5000	0.0023	0	0.0023	0	0.0000	0	0.0000	6000
	Akshita Holdings Private Limited	AAACA9500M	1	136	0	0	136	0.0001	136	D	136	0.0001	0	0.0001	0	0.0000	0	0.0000	136
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	3	100	0	0	100	0.0000	100	n	100	0.000.0	0	0.0000	0	0.0000	C	0.0000	100
-	Aura Securities Pvt Ltd	ABBFA4102H	1	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	Č	0.0000	100
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	i	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	C	0.0000	100
	Sub Total (A)(1)		37	110998894	10	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.0000	11099889
	Foreign				1														1
	hadrada da Dura Barridan hadrada da Arria							0.0000				0.0000		0.0000		0.0000		0.0000	
ų .i	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
)	Government		lu o	-	-		0	0.0000	-	-	0	0.0000	0	0.0000	0	0.0000	0	0.0000	-
li i	Institutions		u A	0	0	0	0		0	0	0	0.0000	0		0	0.0000	0	0.0000	0
	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0		0	0.0000	0	0.0000	0
•				0	0	0	D	0.0000	0	0	161	0.0000	D	0.0000	0	0.0000	161	0.0000	n
)	Any Other (Specify)		ž –		10	+	-									-	-		-
·	Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)=		o o	0	0	0	0		ō	0	ō	0.0000	0	0.0000	0	0.0000	o o	0.0000	0

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  {1} PAN would not be displayed on website of Stock Exchange(s)
  {2} The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Table I	II - Statement showing shareholding patter	n of the Public	sharehol	dei															
		51				No. of		Shareholding %	Number of of securitie		nts held in e	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number shares	of Locked In	Number pledged otherwis	e	Number
			Nos. of	No. of fully	Partly paid-up equity	shares underlyin	Total nos.	d as per SCRR, 1957 As a	No of Votis	ng Rights		Total as a	Outstanding convertible securities	of convertible securities ( as a percentage of		As a % of		As a % of	equity shares held in
	Category & Name of the shareholders	PAN	sharehold ers		shares	Depositor y Receipts	shares	% of	Class eg: X	Class eg:	Total	% of (A+B+C)	(Including Warrants)	diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	demateri lised forn
	(0)	(11)	(111)	(IV)	(V)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)	1	21	XI		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)		(XIII)	1	(XIII)	(XIV)
1	Institutions	100	(111)	((4)	(v)	(41)	(41)	[A+b+LZ]		1 "	1	ľ	[A]	(A+b+C2)		IVIII	1	Aut	[VIA]
(a)	Mutual Fund		84	25849130	0	D	25849130	9.9951	25849130	0	25849130	9.9951	0	9.9951	0	0.0000	NA:	NA	25837617
	Kotak Select Focus Fund	AAATK4475F		5000000	0	0	5000000	1.9334	5000000	0	5000000	1.9334	0	1.9334	a	0.0000	NA.	NA	5000000
	Franklin Templeton Mutual Fund A/C Franklin Inc	AAATT4931H		4600000	0	0	4600000	1.7787	4600000	0	4600000	1.7787	a	1.7787	a	0.0000	NA	NA	4600000
	Sundaram Mutual Fund A/C Sundaram Select Min			3642377	0	0	3642377	1.4084	3642377	0	3642377	1.4084	0	1.4084	0	0.0000	NA	NA	3642377
(b)	Venture Capital Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(c)	Alternate Investment Funds		1	6600	0	0	6600	0.0026	6600	0	6600	0.0026	0	0.0026	0	0.0000	NA	NA	6600
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.0000	0	0	0	0.0000	a	0.0000	0	0.0000	NA	NA	0
(c)	Foreign Portfolio Investor		217	70426007	0	0	70426007	27.2318	70426007	0	70426007	27.2318	O	27.2318	0	0.0000	NA	NA	70404050
-	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		5576324	0	0	5576324	2.13G2	5576324	0	5576324	2.1562	0	2.1562	0	0.0000	NA	NA	5576324
	Multiples Private Equity Fil I	AAGCM9652B		4942292	0	0	4942292	1.9110	4942292	0	4942292	1.9110	0	1.9110	0	0.0000	NA:	NA	4942292
(f)	Financial institutions / Banks		62	8648515	0	0	8648515	3.3441	8648515	0	8648515	3.3441	0	3.3441	0	0.0000	NA.	NA	8640386
	Life Insurance Corporation Of India	AAACL0582H	3	8428439	0	D	8428439	3.2590	8428439	0	8428439	3.2590	O .	3.2590	a	0.0000	NA .	NA	8428439
(g)	Insurance Companies		O	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	٥	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)		364	104930252	o	0	104930252	40.5736	104930252	0	104930252	40.5736	σ	40.5736	o	0.0000	NA	NA	10488865
2	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
	Sub Total (B)(2)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
3	Non-Institutions		-					<u> </u>	-		-	-			5	+			4
(a)	Individuals		_	0	0										0		NA	NA	
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	5	180091	26807282	0	0	26807282	10.3656	26807282	0	26807282	10.3656	a	10.3656	a	0.0000	NA	NA	23850694
	ii. Individual shareholders holding nominal					n									-				
n.i	share capital in excess of Rs. 2 lakhs.	i.	80	5358164	0	0	5358164	2.0719	5358164	0	5358164	2.0719	0	2.0719	0	0.0000	NA	NA	5308164
(b)	NBFCs registered with RBI Employee Trusts	1	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA NA	NA NA	0
(c)	Overseas Depositories(holding DRs) (balancing		۲	U	U	U	U	0.0000	U	u	U	0.0000	U.	0.0000	U	0.0000	NA	IVA	10
(d)	figure)		0	0	n	0	0	0.0000	o	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(e)	Any Other (Specify)	7	5922	10522277	0	0	10522277	4.0687	10522277	0	10522277	4.0687	i i	4.0687	0	0.0000	NA NA	NA NA	10358227
(=)	Trusts		24	1041304	0	0	1041304	0.4026	1041304	0	1041304	0.4026	0	0.4026	0	0.0000	NA NA	NA	1041304
	Hindu Undivided Family		2239	1316089	0	0	1316089	0.5089	1316089	0	1316089	0.5089	0	0.5089	0	0.0000	NA NA	NA NA	1316089
	Non Resident Indians (Non Repat)		683	437769	o	0	437769	0.1693	437769	0	437769	0.1693	o	D.1693	0	0.0000	NA NA	NA	435076
	Non Resident Indians (Repat)		1283	883786	o	0	883786	0.3417	883786	0	883786	0.3417	la la	0.3417	o o	0.0000	NA.	NA	722429
	Overseas Bodies Corporates		1	2900	0	0	2900	0.0011	2900	0	2900	0.0011	0	0.0011	0	0.0000	NA	NA	2900
	Clearing Member	-	577	740487	0	0	740487	0.2863	740487	0	740487	0.2863	o .	0.2863	0	0.0000	NA	NA	740487
	Bodies Corporate		1115	6099942	0	D	6099942	2.3587	6099942	0	509994Z	2.3587	a	2.3587	a	0.0000	NA	NA	6099942
	Sub Total (B)(3)		186093	42687723	0	0	42687723	16.5062	42687723	0	42687723	16.5062	o	16.5062	0	0.0000	NA	NA	39517085
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		186458	147618175	2	0	147618175		147618175		147618175		55	57.0798	102	0.0000	NA	NA	14440593

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of Shares
ito, or shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.

					No. of		Sharehold ing % calculated	Number o		ghts held i	n each class	No. of Shares	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	or ≘	Number of equit
		Nos. of	300 CO CO	equity shares	shares underlyin g Depositor	Total nos.	as per SCRR, 1957 As a % of	No of Vot	ing Rights		% of	Outstanding convertible securities (including	convertible securities ( as a percentage of diluted	n	As a % of total Shares		As a % of total Shares	shares held in demate alised
Category & Name of the shareholders (I)	PAN (II)	ers (III)	held (IV)	held (V)	y Receipts	(VII) = (IV)+(V)+ (VI)	(A+B+C2) (VIII) As a % of (A+B+C2)		<u>γ</u> (	Total	(A+B+C)	Warrants)	share capital) (XI)= (VII)+(X) As a % of (A+B+C2)		held(b)	No. (a)	held(b)	form (XIV)
Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	D	0.0000	NA	NA	0
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		0	D	D	0	0	0.0000	0	0	0	0.0000	0	0.0000	D	0.0000	NA	NA	o
Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0	ln	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0

- Note:
  [1] PAN would not be displayed on website of Stock Exchange(s).
  [2] The above format needs to disclose name of all holders holding more than 1% of total number of shares
  [3] W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





### Resulting Company 1 Pre Scheme Shareholding Pattern

Pre Scheme Shareholding Pattern Pre Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Entity: Arvind Fashions Limited
2.	Scrip Code/Name of Scrip/Class of Security: Not Listed
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	*oN
1	Whether the Listed Entity has issued any partly paid up shares?		S S
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

### ACVIDD

				No. of	Na. of		Sharehold ing as a % of total no. of	1	ting Rights	held in each	class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number shares	of Locked in	Number of pledged of otherwise encumber	or :	Number of
		Nos. of sharehold	No. of fully paid up equity	Partly paid-up equity shares	shares underlyin g		shares	No of Voting I	lights		Total as a	Outstanding convertible	convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total	equity shares held in dematerial
Category	Category of shareholder	ers	shares held	held	y Receipts	shares held	1957)	Class eg: X	Class eg: y	Total	(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	ised form
(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		KI)	)	V.	(X)	(XI)= (VII)+(X)		(XII)	()	KIII)	(XIV)
(A)	Promoter & Promoter Group	1	103906759	(	0	103906759	89.69%	103906759	0	103906759	89.69%		0 89.69%		0.00%		0.00%	103906759
(B)	Public	3	11944695	(	0	11944695	10.31%	11944695	0	11944695	10.31%		0 10.31%		0.00%		0.00%	11944695
(C)	Non Promoter - Non Public				570				300									
(C1)	Shares Underlying DRs	0	0	(	0	0	0.00%	0	0	0	0.00%	3.0	0.00%		0.00%		0.00%	. 0
(C2)	Shares Held By Employee Trust	0	0	(	0	0	0.00%	0	0		0.00%	1	0.00%		0.00%		0.00%	, 0
1	Total	4	115851454			115851454	100.00%	115851454		115851454	100.00%		0 100.00%		0.00%		0.000	115851454

### **Arvind Fashions Limited** Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Pre Scheme of Arrangement Number of Shares Shareholding pledged or No. of , as a % Number of Voting Rights held in each class of Number of Locked in otherwise ing % Shares assuming full conversion of shares encumbered calculate Underlying Partly shares d as per Outstanding convertible quity No. of fully ındertyir SCRR, onvertible securities ( as As a % of shares held No of Voting Rights paid up 1957 As a Total as a securities a percentage total total Nos. of equity sharehold equity Depositor Total nos. % of % of (including of diluted Shares Shares dematerialis Category & Name of the shareholders shares held held Receipts shares held (A+B+C2) Class eg: X Class eg: y Total (A+B+C) held(b) held(b) ed form Warrants) share capital) No. (a) (11) (III) (IV) (V) (VI) (VII) = (VIII) As a (XI)= (VII)+(X) (XII) (XIV) Indian Individuals / Hindu Undivided Family 0.00% 0.00% 0.00% 0.00% 0.00% Central Government / State Government(s) 0.00% 0.00% 0.00% 0.00% 0.00% 0 a Financial Institutions / Banks 0.00% 0.00% 0.00% 0.00% 0.00% 103906759 103906759 89.69% 103906759 103906759 103906759 Any Other (Specify) 89.69% 0 89.69% 0.00% 0.00% AABCA2398D Arvind Limited 1 103906759 103906759 89.59% 103905759 103906759 89.69% 89.69% 0.00% 0.00% 103905759 Sub Total (A)(1) 103906759 103906759 89.69% 103906759 103906759 89.69% 89.69% 0.00% 0.00% 103906759 Individuals (Non-Resident Individuals / Foreign Individuals) 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Government 0.00% Institutions 0.00% 0.00% 0.00% 0.00% 0.00% Foreign Portfolio Investor 0.00% 0.00% 0.00% 0.00% 0.00% Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% Sub Total (A)(2) 0.00% 0.00% 0 0.00% 0.00% 0.00% Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2) 103906759 103906759 89.69% 103906759 103906759 89.69% 0.00% 0.00% 103906759

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note:

(1) PAN would not be displayed on website of Stock Exchange(s)

(2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



1																			
				N20124		No. of		Sharehold ing % calculated	Number o	2016 rener <del>a</del> mere	ghts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number o	of Locked in	Number of pledged of otherwise encumber	r :	Number of equity
			100 15	No. of fully paid		shares underlyin	2000	as per SCRR,	No of Voti	ing Rights		2000	convertible	convertible securities ( as a	9	As a % of		As a % of	shares held in
	Category & Name of the shareholders	PAN	Nos. of sharehold ers	up equity shares held	shares held	g Depositor y Receipts		1957 As a % of (A+B+C2)	Class eg:	Class eg: \	Total	Total as a % of (A+B+C)	securities (including Warrants)	percentage of diluted share capital)	No. (a)	total Shares held(b)	No. (a)	total Shares held(b)	demateri alised form
i i	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)	4	(X)	(XI)= (VII)+(X)		XII)		(III)	(XIV)
1	Institutions		1		1										<u> </u>		,	T .	
(a)	Mutual Fund			) (	1	0 0		0.00%		0	0	0.00%	С	0.00%		0.00%		0.00%	1
(b)	Venture Capital Funds		1 0	) (		0 0		0.00%		1 6	0	3,75,9,05,55,5	0	0.00%		0.00%	-	0.00%	
(c)	Alternate Investment Funds		1 0			0 0	Č	0.00%	Č		0		0	0.00%		0.00%		0.00%	
(d)	Foreign Venture Capital Investors			) (		0 0	Č	0.00%		_				0.00%		-			
(e)	Foreign Portfolio Investor		- 0			0 0		0.00%			0			0.00%	-			0.00%	
(f)	Financial Institutions / Banks		1 0	1	1 8	0 0	C	0.00%			0		0	0.00%	1	0.00%		0.00%	
(g)	Insurance Companies			) (	i	0 0	0	0.00%		1 0	0	0.505.50	0	0.00%		0.00%		0.00%	
(h)	Provident Funds/ Pension Funds			) (		0 0	C	0.00%			0	0.00%		0.00%		0.00%		0.00%	
(i)	Any Other (Specify)		1 3	11944699		0 0	11944695	10.31%	11944695		11944695	10.31%	C	10,31%		0.00%		0.00%	1194469
	Indian Private Equity Investors		1 1	835848	3	0 0	835848		835848		835848	0.72%	0	0.72%		0.00%		0.00%	
	Foreign Private Equity Investors		2	11108847	,	0 0	11108847	9.59%	11108847		11108847	9.59%	0	9.59%		0.00%	- 0	0.00%	1110884
	Sub Total (B)(1)		3	11944695		0 0	11944695	10.31%	11944695	0	11944695	10.31%	0	10.31%		0.00%		0.00%	
2	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)					0 0	o c	0.00%			0	0.00%	c	0.00%		0.00%		0.00%	
-	Sub Total (B)(2) Non-Institutions		- "	, .	1	0 0		0.00%		-	- 0	0.00%	P	0.00%	'	0.00%		0.00%	4
2		:	:	b	-		9 8			1					-	6 /			+
(a)	Individuals				-			_			-				_				-
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		C			0 0	c	0.00%	C		0	0.00%	c	0.00%		0.00%	(	0.00%	1
	ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	, i	0	) (		0 0	C	0.00%	c		0	0.00%	c	0.00%		0.00%		0.00%	
(b)	NBFCs registered with RBI		1	) (		0 0		0.00%	r.		0	10.000	0	0.00%		0.00%		0.00%	
(c)	Employee Trusts		0	) (		0 0		0.00%	0		0	0.00%	0	0.00%	-	0.00%		0.00%	1
(d)	Overseas Depositories(holding DRs) (balancing figure)			0	0 0	0 0		0.00%			0	0.00%		0.00%		0.00%		0.00%	5
(e)	Any Other (Specify)		, c	) (	)	0 0	0	0.00%	C		0			0.00%	(	0.00%		0.00%	, /
	Trusts		0	) (		0 0	0	0.00%	C	(	0			0.00%	(	0.00%	(	0.00%	1
1	Hindu Undivided Family		C	) (	0	0 0	Ċ	0.00%	C	0	0	0.00%	0	0.00%	(	0.00%		0.00%	
	Non Resident Indians (Non Repat)		C	4		0 0		0.00%	C		0		0	0.00%	. (	0.00%	(	0.00%	
	Non Resident Indians (Repat)		C	4	4	0 0	·	0.00%	C				0	0.00%	(	0,0070	(	0.00%	
	Overseas Bodies Corporates			,		0 0		0.00%	C			-	0	0.00%		0.0070		0.00%	
	Clearing Member	,	0	) (	3	0 0	-	0.00%		0	0	2.000	C	0.00%		G. C. C.		0.00%	4
	Bodies Corporate		0	) (		0 0		0.00%	0	, ,	0		0	0.00%	(	0.00%	(	0.00%	
	Sub Total (B)(3)			) (		0 0		0.00%			0	0.00%	0	0.00%		0.00%		0.00%	á
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)			11944695		0 0	11944695	10.31%	11944695		11944695	10.31%		10.31%		0.00%		0.00%	1194469

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

lo. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

					No. of		Sharehold ing % calculated	Number o	f Voting Rig es	ghts held ir	each class	Shares	a % assuming ruii		f Locked in	Number of pledged of otherwise encumber	or 1	Number of equity
		Nos. of	No. of fully paid up equity shares		shares underlyin g Depositor	Total nos.	as per	No of Voti			Total as a	securities	convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total	shares
Category & Name of the shareholders	PAN	ers	held	held	y Receipts	held	(A+B+C2)	x	Class eg: y	Total	(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	form
(0)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a	Č.	(1	X)	. I	(X)	(XI)= (VII)+(X) As	(1	KII)	()	(III)	(XIV)
Custodian/DR Holder			0 0	)	0 0		0.00%		0		0.00%	0	0.00%	, i	0.00%		0.00%	
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			0 0		0	0	0.00%	0	0		0.00%	0	0.00%		0.00%		0.00%	1
Total Non-Promoter- Non Public Shareholding {C}= {C}(1)+{C}(2}	19						0.00%			1	0.00%		0.00%		0.00%		0.00%	

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



Post Scheme (Expected) Shareholding Pattern Post Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of	Entity: Arvind Fashions Limited
2.	Scrip Cod	de/Name of Scrip/Class of Security: Not Listed
3.	Share Ho	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declarat	on: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?	V 022	No
5	Whether any shares held by promoters are pledge or otherwise encumbered?	,,,,,,	No

\* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

### Arvind

Shareholding,

conversion of

securities ( as a

percentage of

diluted share

38.48%

61.52%

0.00%

0.00%

100.00%

capital)

convertible

shares

No. (a)

as a %

No. of Shares | assuming full

Underlying

Outstanding

convertible

(including

22199779

22199779

Total as a securities

(A+B+C) Warrants)

% of

61.52%

0.00%

0.00%

22199779 38.48%

57695762 100.00%

35495983

Number of Shares

total

Shares

held(b)

0.00%

0.00%

0.00%

0.00%

0.00%

As a % of Number of equity

shares held in

dematerialised

22199779

34853535

57053314

encumbered

No. (a)

Number of Locked in pledged or otherwise

As a % of

total

Shares

held(b)

0.00%

0.00%

0.00%

D 0.00%

0.00%

D

Sharehold

ing as a %

securities

No of Voting Rights

35495983

Class eg: X Class eg: y Total

of total

no. of

shares

(calculate

22199779 38.48% 22199779

61.52%

0.00%

0.00%

57695762 100.00% 57695762

d as per

SCRR,

1957)

35495983

Partly

equity

shares

Nos. of

sharehold

185461

paid up

37 22199779

186498 57695762

35495983

shares held held

shares

Depositor Total nos.

y Receipts shares held

Number of Voting Rights held in each class of

		15	
		No. of	No.

Arvind Fashions Limited

Category Category of shareholder

Public

Total

(A)

(B) (C) (C1) (C2) Promoter & Promoter Group

Non Promoter - Non Public Shares Underlying DRs

Shares Held By Employee Trust

Table II - !	Statement showing shareholding pattern of the Pro	moter and Pro	noter Gro	up Post Se	cheme of	Arrangen	nont												
							ileitt												
						No. of		Sharehold ing % calculated	Number of		hts held in e	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of L	Locked in	Number of pledged or encumber	otherwise	Numbe
				No. of	Partly	shares		as per	1				Outstanding	convertible					of equi
				fully paid	paid-up	underlyin		SCRR,	No of Voti	na Riahte			convertible	securities ( as		As a % of		As a % of	shares
			Nos. of	up equity	equity	g	Total nos.	1957 As a	140 01 4011	I WIELLS		Total as a	securities	a percentage	t	total		total	held in
		Artisetise.	sharehold	shares	shares	Depositor	100000000000000000000000000000000000000	% of	Class eg:	506	5 to 140	% of	(including	of diluted	Ann area 112	Shares	contra married	Shares	demate
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	х	Class eg: y		(A+B+C)	Warrants)				No. (a)	held(b)	lised fo
	(1)	(11)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1	X)		(X)	(XI)= (VII)+(X)	(XII	1)	(х	III)	(XIV)
	Indian		-	45460			45000	0.000	45000		45000	0.000/	45050	0.000		0.000/		0.000/	
	Individuals / Hindu Undivided Family Hansaben Niranjanbhai Lalbhai	ABCPL8306R	17						<b>15269</b> 7610		<b>15269</b> 7610		<b>15269</b> 7610	0.03%		0.00%	0	0.00%	
	Swati S Lalbhai	ABBPL6609G	1 1	370000		135			1942		1942	0.01%	1942	0.01%		0.00%	0	0.00%	
	Badlani Manini Rajiv	ABEPN6750D	1 1			1	10.00		1380		1342	0.00%	1380	0.00%		0.00%	0	0.00%	_
	Sunil Siddharth Lalbhai	AAFPL0691R	1						1087		1087	0.00%	1087	0.00%	-	0.00%	0	0.00%	
	Vimla S Lalbhai	ABCPL6407D	2						918		918	0.00%	918	0.00%		0.00%	n	0.00%	
	Taral S Lalbhai	AAYPL1610K	1	815					815		815		815	0.00%		0.00%	n	0.00%	
	Punit Sanjaybhai	ABBPL1387R	1 1	-					743		743		743	0.00%	201	0.00%	0	0.00%	
	Astha Lalbhai	ACPPL8308R	1 1	385			_		385		385	0.00%	385	0.00%		0.00%	0	0.00%	
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3						313		313		313		-	0.00%	0	0.00%	
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2			107			69		69		69			0.00%	0	0.00%	
	Sunil Siddharth	AAFHS8242F	1	4		0	-	0.00%	4		4		4	0.00%		0.00%	0	0.00%	
	Kalpana Shripal Morakhia	AFQPM9762E	1	2		0	2	0.00%	2		2		2	0.00%		0.00%	0	0.00%	
7	Others		0	0		0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	á
b) (	Central Government / State Government(s)		0	0		0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	á
c) i	Financial Institutions / Banks		0	0		0	C	0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	2
				20.0			20.0		20121		21.2	22	22.2	100		000		0.1000	
	Any Other (Specify)			22184510			22184510		22184510		22184510	38.45%	22184510	38.45%		0.00%	0	0.00%	
	Bodies Corporate	***************************************		22184510		4	22184510		22184510		22184510	38.45%	22184510	38.45%		0.00%	0		
	Aura Securities Private Limited	AABCT4637N	1	19112362		4	19112362				19112362 1265463	33.13%	19112362	33.13%	-	0.00%	0	0.00%	
	Aml Employee Welfare Trust Atul Limited	AAATA1230E AABCA2390M	2	1265463 825494			1265463 825494		1265463 825494		825494	2.19% 1.43%	1265463 825494	2.19% 1.43%		0.00%	0	0.00%	
	Adam Holdings Private Limited	AAACA3899C	1				375252		375252		375252	0.65%	375252	0.65%		0.00%	0	0.00%	
	Amazon Investments Private Limited	AAACA9610K	1	230592			230592		230592		230592	0.65%	230592	0.40%		0.00%	0	0.00%	
	Aura Business Ventures Llp	ABHFA4336M	1	162000			162000		162000	-	162000	0.40%	162000	0.40%		0.00%	0	0.00%	
	Lalbhai Realty Finance Private Limited	AAACL1991N	1			0.5	91000		91000		91000	0.16%	91000	0.28%	3 1 20	0.00%	0	0.00%	
	Aeon Investments Private Limited	AAACA9605Q	1	_		74			35849		35849	0.16%	35849	0.06%		0.00%	0	0.00%	
	Adore Investments Private Limited	AAACA9595M	1	26459		1	26459		26459		26459	0.05%	26459	0.05%		0.00%	0	0.00%	
	Anusandhan Investments Limited	AAACA4013C	1				23000		23000		23000	0.03%	23000	0.04%		0.00%	0	0.00%	
	Amardeep Holdings Private Limited	AAACA9609C	1				18850	0.03%	18850		18850	0.03%	18850	0.03%		0.00%	0	0.00%	
	Aayojan Resources Private Ltd	AAACA3895Q	1	-			16901		16901		16901	0.03%	16901	0.03%		0.00%	0	0.00%	
	Adhinami Investments Private Limited	AABCA7790D	1 1	70.000		+			1200		1200		1200	0.00%		0.00%	0	0.00%	
	Akshita Hold ngs Private Limited	AAACA9600M	1 1				27		27		27		27	0.00%		0.00%	0	0.00%	
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1			0 0			20		20		20			0.00%	0	0.00%	
-	Aura Securities Pvt Ltd	ABBFA4102H	1			0	-		20		20		20		0	0.00%	0	0.00%	
- 1	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	20	(	0	20	0.00%	20		20	0.00%	20	0.00%	0	0.00%	0	0.00%	á
	Sub Total (A)(1)		37	22199779		0	22199779	38.48%	22199779	0	22199779	38.48%	22199779	38.48%	. 0	0.00%	0	0.00%	6 22199
	Foreign	(						0.00%				0.00%	0	0.00%	,	0.00%	-	0.00%	
i)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	(	0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	
	Government		0	0	(	0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	,
7	Institutions		0	0	(	0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	,
-			7 72	0		0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	a	0.00%	
:)	Foreign Portfolio Investor		0			,		0.0070						0.0070		0.0076		0.0076	*I
c)   d)	Foreign Portfolio Investor Any Other (Specify)		0					0.00%	0	-	ő		0	0.00%		0.00%	0	0.00%	
c)   d)   e) /			_	0	(	0 0	C	0.00%			0	0.00%	0		0		0		6

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s) (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

	Fashions Limited - Statement showing shareholding patter	rn of the Public	sharehol	der Post S	Scheme (	of Arrange	ment												
able III	- statement showing shareholding patter	III of the Public	Sharehor	uei Fost	June 1	or Arranger	nent.	Sharehol ding % calculate	Number of of securitie		nts held in ea	ach class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of shares	of Locked in	Number of pledged of otherwise encumber	r !	Number
			Nos. of	No. of fully paid up equity	5	No. of shares underlying Depository		d as per SCRR, 1957 As a % of	No of Votin	g Rights		Total as a	Outstanding convertible securities (including	The second of th		As a % of total Shares		As a % of total Shares	equity shares held in demater
	Category & Name of the shareholders	PAN	ers	held	held		held	\$155 W.S.	Class eg: X	Class eg: v	Total	(A+B+C)	Warrants)	share capital)	No. (a)	held(b)	No. (a)	held(b)	ised form
1	Institutions											100			10.7	1 100	1	1	
a)	Mutual Fund		84	5169826	5 (	0 0	5169826	8.96%	5169826	0	5169826	8.96%	C	8.96%	(	0.00%		0.00%	516752
	Kotak Select Focus Fund	AAATK4475F		1000000	) (	0	1000000	1.73%	1000000	0	1000000	1.73%	C	1.73%	(	0.00%	(	0.00%	100000
	Franklin Templeton Mutual Fund A/C Franklin In-	AAATT4931H		920000	) (	0	920000	1.59%	920000	0	920000	1.59%	C	1.59%	(	0.00%		0.00%	92000
	Sundaram Mutual Fund A/C Sundaram Select Mi	AAATS2554B		728475	5 (	0	728475	1.26%	728475	0	728475	1.26%	C	1.26%	(	0.00%	(	0.00%	72847
(b)	Venture Capital Funds		0	0		0 0	0	0.00%	0	0	0	0.00%	C	0.00%	- 0	0.00%		0.00%	
(c)	Alternate Investment Funds		1	1320		0 0	1320	0.00%	1320	0	1320	0.00%	C	0.00%	(	0.00%		0.00%	132
(d)	Foreign Venture Capital Investors		0	0	1	0			0	0			C	0.00%		0.00%		0.00%	
(e)	Foreign Portfolio Investor		217	14085201		0	14085201	24.41%	14085201	0	14085201	24.41%	C	24.41%		0.00%		0.00%	1408081
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		1115265					1115265	0	1115265	1.93%	0	1.93%	(	0.00%		0.00%	111526
	Multiples Private Equity Fii I	AAGCM9652B		988458		0 0			988458						(	0.00%		0.00%	98845
(f)	Financial Institutions / Banks		62	1729703		0 0			1729703	_								-	700000
	Life Insurance Corporation Of India	AAACL0582H		1685688					1685688										168568
(g)	Insurance Companies	T U U U U U U U U U U U U U U U U U U U	0	1005000		_			0									0.00%	
(h)	Provident Funds/ Pension Funds		0	0					0										
(:\	Any Other (Specify)		0	- 0			-	7,67,676,67	0		2.5					0.007		0.0077	
(1)	Foreign Bank		0		_			-	0									0.00%	
	~		- 0	0		-													
,	UTI	-	- 0		1	100			0			0.00%							44702
	Indian Private Equity Investors		1						417924									0.00%	41792
	Foreign Private Equity Investors		2			-			5554424							0.0070		0.00%	555442
n	Sub Total (B)(1) Central Government/ State Government(s)/		368	26756824	1 (	0	26756824	46.38%	26756824	0	26756824	46.38%	C	46.38%		0.00%		0.00%	2674850
2	President of India		0																
	Central Government / State Government(s)		1	40		0	40	0.0070	40		40			0.00%		0.00%		0.00%	4
	Sub Total (B)(2)		1	40		0	40	0.00%	40	0	40	0.00%	C	0.00%		0.00%	(	0.00%	4
3	Non-Institutions																		
(a)	Individuals																		
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		180091	5361456	5 (	0	5361456	9.29%	5361456	0	5361456	9.29%	C	9.29%	(	0.00%	5 (	0.00%	477013
	ii. Individual shareholders holding nominal																		
	share capital in excess of Rs. 2 lakhs.		80	1071633		9	10,1000		1071633									010070	106163
(b)	NBFCs registered with RBI		0	0		_			0	_									
(c)	Employee Trusts		0	0	) (	0	0	0.00%	0	0	0	0.00%	C	0.00%	(	0.00%		0.00%	
	Overseas Depositories(holding DRs) (balancing											100000						1	
(d)	figure)		0	0		0	0	0.00%	0	0		0.00%			(	0.007		0.000	
(e)	Any Other (Specify)		5922	2104455	i (	0	2104455	3.65%	2104455	0	2104455	3.65%	C	3.65%	(	0.00%		0.00%	207164
	Trusts		24	208261		0 0	208261	0.36%	208261	0	208261	0.36%	C	0.36%	(	0.00%	. (	0.00%	20826
	Hindu Undivided Family		2239	263218	3 (	0 0	263218	0.46%	263218	0	263218	0.46%	C	0.46%	(	0.00%		0.00%	26321
	Non Resident Indians (Non Repat)		683	87554	1	0			87554		87554				(	0.00%		0.00%	8701
	Non Resident Indians (Repat)		1283	176757		-			176757										14448
	Overseas Bodies Corporates		1	580					580										58
	Clearing Member		577	148097		2.2	2000		148097			0.26%						0.00%	14809
	Bodies Corporate	<del>                                     </del>	1115	1219988					1219988										121998
	Sub Total (B)(3)		186093	8537545		-			8537545	_									
	Total Public Shareholding (B)=		100033	0337343	<u>'</u>	-	0337343	14.00%	6337343	- 0	6337343	14.0070		14.00%	- '	0.00%	1	0.0076	13034.
	(B)(1)+(B)(2)+(B)(3)		100401	35495983			35495983	61.52%	35495983	0	35495983	61.52%		61.52%		0.00%		0.00%	3485353

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
ivo. or shareholders	ito. Of Silates

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

					No. of		Sharehold ing % calculated	Number of V	oting Righ	ts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number o	of Locked in	Number of pledged of encumber	rotherwise	Number
Category & Name of the shareholders	PAN	Nos. of sharehold ers	No. of fully paid up equity shares held	Partly pald-up equity shares held	shares underlyin g Depositor	Total nos.	as per SCRR, 1957 As a % of	No of Voting	Rights	Total	Total as a % of (A+B+C)	Outstanding convertible securities (including	of convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	20 to 2020 x250 x250 x2 x2 x2 x2	of equity shares held in demater lised for
(0)	(11)	(111)	(IV)	(v)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		(IX	()		(x)	(XI)= (VII)+(X) As a % of (A+B+C2)	(	XII)	(x)	(III)	(XIV)
Custodian/DR Holder	732.77		0		0	0	0.00%	0	0	(	0.00%	C	0.00%	- 1	0.00%	0	0.00%	
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			0		0	0	0.00%	o	o		0.00%	C	0.00%		0.00%	0	0.00%	
Total Non-Promoter- Non Public Shareholding (C)= [C)(1)+(C)(2)		0	0		0	0	0.00%	0	o		0.00%		0.00%		0.00%	0	0.00%	

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian





## Resulting Company 2 Pre Scheme Shareholding Pattern

Pre Scheme Shareholding Pattern Pre Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: Anveshan Heavy Engineering Limited
2.	Scrip Code/Name of Scrip/Class of Security: 500101
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg. 31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	*oN
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

Table I - S	Summary Statement holding of specified securities	Pre Schen	e of Arra	ngement	No. of	APA C		96	Voting Rigi	nts held in e	each class	No. of Shares Underlying	Shareholding , as a % assuming full conversion of	Number of Locked in shares		Number of Shares pledged or otherwise encumbered		Number
Category	No. of Partly shares fully paid paid-up underlyin pequity equity g	fully paid paid-up underlyin g Tota old shares shares Depositor share	or shares	SCRR,	No of Voting Rights  Class eg: X Class eg: y Total			Total as a % of	Outstanding convertible securities (including Warrants)	convertible securities { as a percentage of diluted share capital)	total 5har	As a % of total Shares held(b)	No. (a)	As a % of total Shares held(b)	of equity shares held in demateria lised form			
(1)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1)	-	10.7.7.7	(X)	(XI)= (VII)+(X)		(II)		(III)	(XIV)
(A)	Promoter & Promoter Group	7	50000	0	0	50000	100.00%	50000	0	50000	100,00%	0	100.00%	0	0.00%	C	0.00%	0
	Public		0	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	C	0.00%	C	0.00%	0
(C)	Non Promoter - Non Public					,	722.500						3		1			
(C1)	Shares Underlying DRs	- 0	0	0	0	0	0.00%	0	0	0	0.00%	0	0.00%		0.00%	. C	0.00%	0
(C2)	Shares Held By Employee Trust		0	0	0	0	0.00%	0	0	. 0	0.00%	0	0.00%		0.00%	୍ଦ	0.00%	0
100	Total	7	50000	0	0	50000	100.00%	50000	0	50000	100.00%	C	100.00%		0.00%		0.00%	0

### Anveshan Heavy Engineering Limited Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Pre Scheme of Arrangement Number of Shares Shareholding, pledged or No. of as a % Number of Voting Rights held in each class | Shares Number of Locked in otherwise ssuming full calculated of securities encumbered shares Underlying No. of conversion of of equity No. of Partly Outstanding convertible as per fully paid paid-up underlyii SCRR, onvertible securities ( as a As a % of As a % of held in No of Voting Rights 1957 As a up equity Total as a securities Nos. of equity Total nos percentage of total total demateri % of Class eg: diluted share Shares sharehold shares % of (including Shares alised shares Depositor shares Category & Name of the shareholders PAN held held Receipts held (A+B+C2) X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) form (III) (IV) (V) (VI) (VII) = (VIII) As a (XI)= (VII)+(X) (11) (X) (XII) (XIII) (XIV) (IX) Individuals / Hindu Undivided Family 50000 50000 50000 100.00% 100.00% 0.00% 0.00% 50000 100.00% Sanjaybhai Shrenikbhai Lalbhai ABCPL6596P 49994 49994 99.99% 1564 1564 99.99% 99.99% 0.00% 0.00% 0.01% 345 345 0.01% 0.01% 0.00% 0.00% Central Government / State Government(s) 0.00% 0.00% 0.00% 0.00% 0.00% Financial Institutions / Banks 0.00% 0.00% 0.00% 0.00% 0.00% Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% 50000 50000 100.00% 50000 50000 100.00% Sub Total (A)(1) 0 0 100.00% 0.00% 0.00% Foreign Individuals (Non-Resident Individuals / Foreign Individuals) 0.00% 0.00% 0.00% 0.00% 0.00% Government 0.00% 0.00% 0.00% 0.00% 0.00% (b) Institutions 0.00% 0.00% 0.00% 0.00% 0.00% Foreign Portfolio Investor 0.00% 0.00% 0.00% 0.00% 0.00% (d) Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)= 50000 50000 100.00% 50000 50000 100.00% 100.00% 0.00% 0.00%

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etr

- (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



Anveshan H	eavy	ng	ineer	ing	Limi	ted
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Table III - Statement showing shareholding pattern of the Public shareholder Pre Scheme of Arrangement

						No. of		Sharehold ing % calculated	Number o	f Voting Rig	hts held ir	each class	No. of Shares Underlying Outstandin		1		Number of Shares pledged or otherwise encumbered		Number
			Nos. of	No. of fully paid up equity	Partly paid-up equity	shares underlyin g	Total nos.	as per SCRR, 1957 As a	No of Vot			Total as a	g convertible securities	convertible securities ( as a percentage		As a % of		As a % of total	of equity shares held in
			sharehold		shares	100000000000000000000000000000000000000	shares	% of	Class eg:		94	% of	(including	of diluted		Shares		Shares	demateria
	Category & Name of the shareholders (I)	PAN (II)	ers (III)	(IV)	held (V)	y Receipts (VI)	(VII) =	(A+B+C2) (VIII) As a	×	Class eg: y	IX)	(A+B+C)	Warrants) (X)	share capital) (XI)= (VII)+(X)		heid(b)	No. (a)	held(b)	lised form (XIV)
100	Institutions	(11)	(111)	(IV)	101	(41)	(VII)=	(VIII) AS a		1	T	4	1/1	(VI)= (AII)+(V)	-	Ally	10		(VIA)
0)	Mutual Fund		0	-		0 0		0.00%				0 0.00%	r	0.00%		0 0.00%	0	0.00%	- 7
a)	Venture Capital Funds		- 0			0 0		-				0.00%			- 8	0 0.00%	0		1 -
b)	Alternate Investment Funds		0			0 0						0.00%				0 0.00%	0	0.00%	H -
c) d)	Foreign Venture Capital Investors		0			0 0	1 0					0.00%				0 0.00%		0.00%	1
	Foreign Portfolio Investor		0			0 0		7.5.1.1.1.1.1				0.00%			3	0 0.00%	0	0.00%	1
e) f)	Financial Institutions / Banks	e.	0			0 0		1,0,00,00				0.00%		1.000.000	1	0 0.00%	0		
			0			0 0						0.00%		11000000		0 0.00%	0	0.00%	
g)	Insurance Companies	(i)	0			0 0						0 0.00%				0 0.00%	0	0.00%	
h)	Provident Funds/ Pension Funds		0		100	0 0		E 10772 2025				0 0.00%		1.505.500		0 0.00%	0	0.00%	
1)	Any Other (Specify)	1	- 0			0 0		1 2 2 2 2 2 2		1		0 0.00%	1			0 0.00%	U	0.00%	
	Sub Total (B)(1)	8	, º			0 0		0.00%	-	1		0.00%	- 0	0.00%		0.00%		0.00%	-
2	Central Government/ State Government(s)/ President of India			4 5															300
	Central Government / State Government(s)		a		9)	0 0		0.00%		) (		0.00%	С	0.00%		0.00%	0	0.00%	, °C
	Sub Total (B)(2)		0		1 1	0 0		0.00%		) (		0.00%	0	0.00%		0.00%	0	0.00%	
3	Non-Institutions																		. (1
a)	Individuals																		
	i. Individual shareholders holding nominal share											1000000000		000000		100000000		mananan	
	capital up to Rs. 2 lakhs.		0		1 3	0 0		0.00%				0.00%	0	0.00%	- 8	0.00%	0	0.00%	
	ii. Individual shareholders holding nominal share	*	1		1														
	capital in excess of Rs. 2 lakhs.		0	(		0 0		0.00%		) (	9	0.00%	0	0.00%		0.00%	. 0	0.00%	, 5
b)	NBFCs registered with RBI	(	0			0 0		0.00%		) (		0.00%	0	0.00%		0.00%	.0	0.00%	, (
c)	Emplayee Trusts		0			0 0	0	0.00%	(	0 0		0.00%		0.00%	1	0.00%	0	0.00%	
	Overseas Depositories(holding DRs) (balancing																		
d)	figure)		0			0 0				1		0.00%		0.00%		0 0.00%	0	0.00%	
e)	Any Other (Specify)		0			0 0		D		) (		0.00%	0	0.00%	- 5	0.00%	0	0.00%	
	Trusts Hindu Undivided Family Non Resident Indians (Non Repat) Non Resident Indians (Repat) Overseas Bodies Corporates Clearing Member Bodies Corporate	S.	0		0 0	0 0		0.00%		) (	0	0.00%	0	0.00%		0.00%	0	0.00%	
			0		0	0 0		0.00%		0 0		0.00%	0	0,00%		0.00%	0	0.00%	. (
			0		0	0 0	(	0.00%		) (		0.00%	.0	0.00%	2	0.00%	0	0.00%	
			0		0	0 D		0.00%	(	0 0		0.00%		0.00%	- 8	0.00%	0	0.00%	
			0	(	0	0 0	(	0.00%		0		0.00%	0	0.00%	3	0.00%	0	0.00%	
			0	0		0 0		0.00%		0		0.00%		0.00%	1 3	0.00%	0	0.00%	
			0			0 0		0.00%				0.00%		0.00%	1	0.00%	0	0.00%	
	Sub Total (B)(3)	*	0			0 0		0.00%		) (		0.00%	0	0.00%		0.00%	0	0.00%	, (
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)	8	10					0.00%				0.00%		0.00%		0 0.00%		0.00%	

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



						No. of		Sharehold ing % calculated	Number o	f Voting Rig es	hts held in	ı each class	No. of Shares	Shareholding, as a % assuming full conversion of	Number o	of Locked in	Number o pledged o otherwise encumber	or 3	Number of equity
			No. of	20.00	Partly d paid-up y equity shares	shares underlyin		as per	No of Voting Rights			Outstanding convertible securities	convertible securities ( as	COLUMN TO THE PARTY OF THE PART	As a % of	348	As a % of	shares held in	
			Nos. of sharehold	shares		g Depositor	shares	% of	Class eg:			% of	(including	a percentage of diluted	Shares	V. 100 A.		Shares	demateri alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	X	Class eg: y		(A+B+C)		share capital)			No. (a)	held(b)	form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		. (1	X)		(X)	(XI)= (VII)+(X)	6	XII)	()	(III)	(XIV)
1	Custodian/DR Holder				)	0 0	0	0.00%	0	.0		0.00%	0	0.00%	(	0.00%	0	0.00%	(
2	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)	v.				0 0	0 0	0.00%	c	0		0.00%	0	0.00%		0.00%		0.00%	
	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)					0 0		0.00%	0	0		0.00%		0.00%		0.00%		0.00%	

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



Post Scheme (Expected) Shareholding Pattern Post Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1,	Name o	f Listed Entity: Anveshan Heavy Engineering Limited
2.	Scrip Co	ode/Name of Scrip/Class of Security: 500101
3.	Share H	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
27.	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declara	tion: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?	1	No
5	Whether any shares held by promoters are pledge or otherwise encumbered?	,	No

\* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Anveshan Heavy Engineering Limited
Table I - Summary Statement holding of specified securities Post Scheme of Arrangement

				No. of	No. of	I	Sharehold Ing as a % of total no. of	Number of V securities	oting Right	s held in each	ı class of	Shares	Shareholding, as a % assuming full conversion	Number of	of Locked in	Number of pledged of otherwise encumber	ı <b>r</b> 1	Number of equity					
		Nos. of	No. of fully paid up	Partly paid-up equity	shares underlyin 8		a as per	No of Voting Rights				convertible securities	of convertible securities ( as a percentage of		As a % of total		As a % of	demateri					
Category	Category of shareholder		2.300	held	held	200 B	Total nos. shares held	SCRR, 1957)	Class eg: X	Class eg:	Total	% of (A+B+C)		diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	allsed				
	Promoter & Promoter Group	59			107020	0	4228859	41.48%	4228859		4228859	41.48%		0.00%	0	0.00%	(	0.00%					
(B)	Public	186458	5965103		0	5965103	58.52%	5965103		5965103	58.52%		58.52%		0.00%		0.00%	6 5613395					
(C)	Non Promoter - Non Public	100436	100430	100430	100430	100436	1445	1															
(C1)	Shares Underlying DRs	0	0	0	0	0	0	0	0	0	0.00%	0		0	0.00%		0.00%	3	0.00%	(	0.00%	6 0	
(C2)	Shares Held By Employee Trust	186517	0	0	0	0	0.00%	0		0	0.00%		D.00%	(	0.00%		0.00%	ń D					
	Total		10193962	0	0	10193962	100.00%	10193962		10193962	100.00%		58.52%	. 3	0.00%		0.00%	9781354					



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	I .																		
				No. of	Partly	No. of		Sharehold ing % calculated as per			hts held in e	each class	No. of Shares Underlying Outstanding	Shareholding, as a % assuming full conversion of convertible	Number o	f Locked in	Number o pledged o encumber	r otherwise	Number
			Nos. of sharehold	fully paid up equity shares		underlyin g Depositor	Total nos.	SCRR,	No of Votir	ng Rights		Total as a % of	convertible securities (including	securities ( as a percentage of diluted share		As a % of total Shares		As a % of total Shares	shares held in demater
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	X	Class eg: y		(A+B+C)	Warrants)	capital)	No. (a)	1	No. (a)	held(b)	lised for
1	Indian	9																	
a)	Individuals / Hindu Undivided Family		39	81753	3	0	81753		81753	0	81753	0.80%	C	0.00%	C	0.00%	(	0.00%	5971
140-	Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	1409		0 0	1409		1409		1409	0.01%	C	0.00%		0.00%	(	0.00%	140
	Swati S Lalbhai	ABBPL6609G	1	360	0	0 0	360	0.00%	360		360	0.00%	C	0.00%		0.00%	(	0.00%	36
	Badlani Manini Rajiv	ABEPN6750D	1	256	5 (	0 0	256	5 0.00%	256		256	0.00%	C	0.00%		0.00%	(	0.00%	25
	Sunil Siddharth Lalbhai	AAFPL0691R	1	201	. (	0	20:	0.00%	201		201	0.00%	C	0.00%	C	0.00%	(	0.00%	20
	Vimla S Lalbhai	ABCPL6407D	2	170	) (	0 0	170	0.00%	170		170	0.00%	C	0.00%	C	0.00%	(	0.00%	17
	Taral S Lalbhai	AAYPL1610K	1	151	L (	0 0	151	0.00%	151		151	0.00%	C	0.00%	C	0.00%	(	0.00%	15
	Punit Sanjaybhai	ABBPL1387R	1	138	3 (	0 0	138	0.00%	138		138	0.00%	C	0.00%		0.00%	(	0.00%	13
	Astha Lalbhai	ACPPL8308R	1	71	. (	0 0	7:	1 0.00%	71		71	0.00%	C	0.00%	C	0.00%	(	0.00%	7
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	4	58	3 (	0 0	58	0.00%	58		58	0.00%	C	0.00%		0.00%	(	0.00%	5
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2	13		0 0			13		13	0.00%	C	0.00%		0.00%	(	0.00%	1
	Sunil Siddharth	AAFHS8242F	1	1	1 7	o c		1 0.00%	1		1	0.00%	C	0.00%		0.00%	(	0.00%	
	Kalpana Shripal Morakhia	AFQPM9762E	1	-				0.000	0		0	0.00%		100000000000000000000000000000000000000		10000000000		0.00%	
	Others		21	78925		0 0			78925		78925	0.77%	0			-			5688
b)	Central Government / State Government(s)		0			0 0		0.00%	0		0	0.00%	0		C		-		3000
(c)	Financial Institutions / Banks		0			0 0			0		0	0.00%						-	
(d)	Any Other (Specify)		20	4147107			4147107				4147107	40.68%	0					_	410824
uj			20	4147107			4147107		4147107		4147107	40.68%					1	0.00%	410824
	Bodies Corporate	AABCT4637N	20	3551618		0 0					3551618	34.84%	0						355161
	Aura Securities Private Limited		3			-					234345		0						
	Aml Employee Welfare Trust	AAATA1230E	2	234345					234345			2.30%					-	0.00%	23434
	Atul Limited	AABCA2390M	1	152869		,			152869		152869	1.50%	C				(	0,0076	15286
	Aagam Holdings Private Limited	AAACA3899C	1	69995		0 0	_		69995		69995	0.69%	C			1907/050	(	0.0070	6999
	Amazon Investments Private Limited	AAACA9610K	1	42702		0 0	10.000		42702		42702	0.42%	C			10000000		0.00%	4270
	Aura Business Ventures Llp	ABHFA4336M	1	30000		0 0			30000		30000	0.29%	C				100	0,000	3000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	16852					16852		16852	0.17%	C	100000000000000000000000000000000000000			(	0.00%	1685
	Aeon Investments Private Limited	AAACA9605Q	1	6639		-			6639		6639	0.07%	C				(	0.0070	663
	Adore Investments Private Limited	AAACA9595M	1	4900			11000 Park (1000)		4900		4900	0.05%	C			0.0070	(	0.00%	490
	Anusandhan Investments Limited	AAACA4013C	1	4259		0			4259		4259	0.04%	C	0.00%			(	0.00%	425
	Amardeep Holdings Private Limited	AAACA9609C	1	3491		0 0			3491		3491	0.03%	C	0.00%	C	0.00%	(	0.00%	349
	Aayojan Resources Private Ltd	AAACA3895Q	1	20630	) (	0	20630	0.20%	20630		20630	0.20%	C	0.00%		0.00%	(	0.00%	313
	Adhinami Investments Private Limited	AABCA7790D	1	222	2 (	0 0	222	0.00%	222		222	0.00%	C	0.00%		0.00%		0.00%	22
	Akshita Holdings Private Limited	AAACA9600M	1	5	5 (	0 0	5	0.00%	5		5	0.00%	C	0.00%		0.00%	(	0.00%	
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	4	1 (	0 0	2	4 0.00%	4		4	0.00%	C	0.00%		0.00%	(	0.00%	
	Aura Securities Pvt Ltd	ABBFA4102H	1	4	1 (	0 0		4 0.00%	- 4		4	0.00%	C	0.00%	C	0.00%	(	0.00%	
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	4	1 (	0 0	2	4 0.00%	4		4	0.00%	C	0.00%		0.00%	(	0.00%	
	Aegis Investments Ltd.		1	8568	3 (	0 0	8568	0.08%	8568		8568	0.08%	C	0.00%		0.00%	(	0.00%	
	Sub Total (A)(1)		59	4228859	) (	0 0	4228859	41.48%	4228859	0	4228859	41.48%	C	0.00%	C	0.00%	-	0.00%	416795
!	Foreign							0.00%				0.00%		0.00%		0.00%		0.00%	
i)	Individuals (Non-Resident Individuals / Foreign Individuals)		0			0 0		0.00%	0		0	0.00%	c	0.00%		0.00%		0.00%	
0)	Government		0	1		0 0			0		0	0.00%		110,000,000		_			
c)	Institutions		0						0		0	0.00%						-	
	Foreign Portfolio Investor		0	_		-			0		0	0.00%	0			-			
Ó		1	U		4	J 0	1 .		U			0.00%		0.00%		0.00%		0.00%	
d)		15	0	r	) /	1 0		0 000/	0		n	0.000/	r	0.00%		0.000		0 000%	
() e)	Any Other (Specify)		0				_	010070	0		0	0.00%	0			010070	`	0.0070	
			0	0	1	0 0	_		0	0	0 <b>0</b>	0.00%	0		-		`		

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s)
  (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

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Table	III - Statement showing shareholding patte	rn of the Publi	c sharehol	der Post Sch	eme of A	Arrangeme	ent												
						No. of		Sharehol ding % calculate	Number o		ghts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	r :	Number of equity
			Nos. af	No. of fully	Partly paid-up equity	underlyin g Depositor	- ACM-50 A	d as per SCRR, 1957 As a	No of Vot	ing Rights		Total as a	Outstanding convertible securities		20	As a % of		As a % of total	shares held in demateri
			sharehold	equity	shares	¥	shares	% of	Class eg:	Class eg:		% of	(including	of diluted		Shares		Shares	alised
	Category & Name of the shareholders	PAN	ers	shares held	held	Receipts	held	(A+B+C2)	Х	y	Total	(A+B+C)	Warrants)	share capital)	No. (a)	held(b)	No. (a)	held(b)	form
1	Institutions						-								97				1.
(a)	Mutual Fund		84	957375		0 0	E-0-1-0				22.21.				i 1	0.00%		0.00%	95694
	Kotak Select Focus Fund	AAATK4475F		185185		0 0					185189			1.82%		0.00%	- (	0.00%	
	Franklin Templeton Mutual Fund A/C Franklin In	AAATT4931H		170370	Î S	0 0	170370	1.67%	170370	(	170370	1.67%		1.67%	9	0.00%		0.00%	17037
	Sundaram Mutual Fund A/C Sundaram Select Mi	AAATS2554B		134903		0 0	134903	1.32%	134903		13490	1.32%		1.32%		0.00%		0.00%	13490
(b)	Venture Capital Funds		0	0	F 9	0 0	0	0.00%	6 0			0.00%		0.00%	6	0.00%	t	0.00%	
(c)	Alternate investment Funds		1	244		0 0	244	0.00%	244		244	0.00%		0.00%	5	0.00%		0.00%	24
(d)	Foreign Venture Capital Investors		0	0	. 39	0 0	0	0.00%	6 0		) (	0.00%		0.00%		0.00%		0.00%	
(e)	Foreign Portfolio Investor		217	2608371		0 0	2608371	25.59%	2608371		260837	25.59%		25.59%	í .	0.00%	- 1	0.00%	260755
Control Control	Nordea 1 Sicay - Emerging Stars Equity Fund	AACCN4419K		206531	1 (3	0 0	206531	2.03%	206531	(	20653	2.03%		2.03%	,	0.00%	- 0	0.00%	20653
	Multiples Private Equity Fil I	AAGCM9652B		183048	10	0 0	183048	1.80%	183048		183048	1.80%		1.80%		0.00%	1	0.00%	18304
(f)	Financial Institutions / Banks		65	603647		0 0	603647	5.92%	603647		60364	5.92%		5.92%		0.00%			58136
,,	Life Insurance Corporation Of India	AAACL0582H		312164	1	0 0	312164			(	312164	3.06%		3.06%		0.00%		0.00%	31216
	The New India Assurance Company Limited	AAACN4165C		261352							261352			2.56%		0.00%	- 0		
(g)	Insurance Companies		0			0 0						0.00%		0.00%		0.00%			
(h)	Provident Funds/ Pension Funds		0			0 0		1000000				0.00%		The state of the s		0.00%			
(ii)	Any Other (Specify)		Ŏ			0 0	0			-		0.00%		0.00%		0.00%			
***	Sub Total (B)(1)		367	4169638		0 0	4169638				4169638			40.90%	3	0.00%			
2	Central Government/ State Government(s)/ President of India		0																
	Central Government / State Government(s)		1	7	17	0 0	7	0.00%			)	0.00%		0.00%		0.00%		0.00%	
	Sub Total (B)(2)		1	-	1 19	0 0	7	0.00%	7			0.00%		0.00%	9	0.00%		0.00%	4
3	Non-Institutions		0			3	6 Y		0						Ş	1			15
(a)	Individuals		. 0	-			6 9		15						in .				
	<ul> <li>i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.</li> </ul>		181005	1190164	. 80	0 0	1190164	11.68%	1190164		119016	11.68%		11.68%	) 0	0_00%	- (	0.00%	93912
	ii. Individual shareholders holding nominal		323		13		05544				05000	i are		2022	2		155		
20.5	share capital in excess of Rs. 2 lakhs.		81		- 0	0	256467				25646			2.52%		0.00%			
(b)	NBFCs registered with RBI			4		0 0		0.0000000000000000000000000000000000000			1 (	0.00%		B.00.		0.00%			
(c)	Employee Trusts		0		- 3	0 0	0	0.00%	, c	1	4 (	0.00%		0.00%	4 - 2	0.00%		0.00%	
(d)	Overseas Depositories(holding DRs) (balancing figure)				753			0.00%				0.00%		0.00%		0.00%	- 0	0.00%	381
(e)	Any Other (Specify)		5927	406843		0 0		0.007			40684					0.00%	1		
(e)	Trusts		25		_	0 0				_	3860			0.38%	1	0.00%			
_			2241				52762				52762			0.52%		0.00%	1		
	Hindu Undivided Family	-	684				27414				2741			0.52%	1	0.00%	1		
-	Non Resident Indians (Non Repat)		1283			0 0					32733			-		0.00%			
	Non Resident Indians (Repat)		1285			0 0								0.00%		0.00%			
	Overseas Bodies Corporates	-		201			107				107						(		10
	Clearing Member	-	577				21.12.0				27425			190,000,000	4	0.00%			
	Bodies Corporate	-	1116			0 0					227800			-		0.00%			
	Sub Total (B)(3)	-	187012	1795458		0	1795458	17.61%	1795458		179545	17.61%		17.61%		0.00%		0.00%	146727
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		186458	5965103		0	5965103	58.52%	5965103		5965103	58.52%		58.52%	3	0.00%		0.00%	561339

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
	-4

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

## Note:

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

						No. of			Number of of securitie		ghts held ir	ı each class	oligiez	assuming rull	Number of	f Locked in	Number o pledged o otherwise encumber	r !	Number of equit
			200 63	No. of fully	Partly paid-up	shares underlyin		as per	No of Votin				convertible	convertible securities ( as		As a % of		As a % of	shares held in
	Category & Name of the shareholders	PAN	sharehold	paid up equity shares held	equity shares held	A PROPERTY OF THE PROPERTY OF	Total nos. shares held	ATTENDED.	Class eg: X	Class eg: y	Total	% of (A+B+C)	securities (including Warrants)	a percentage of diluted share capital)	No. (a)	total Shares held(b)	No. (a)	5hares	demater alised form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) = [IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		î	IX)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	0	an)	lx.	an)	(XIV)
	Custodian/DR Holder	3,0-2	0	( )	) (	0	0	0.00%	0	,	)	0.00%		0.00%	0	0.00%	2040	0.00%	
	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		0	(				0.00%	0	· c		0 0.00%		0.00%	0	0.00%		0.00%	5
_	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0			0	0	0.00%	0			0.00%		0.00%	0	0.00%		0.00%	

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





# **Transferor Company**

**PreSchemeShareholdingPattern** 

Pre Scheme Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1;	Name of Listed Entity: The Anup Engineering Limited
2.	Scrip Code/Name of Scrip/Class of Security:
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

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and the profit of the same	up Engineering Limited Summary Statement holding of specified securities																	
				No. of	No. of		OI LOLAI			hts held in e	each class	No. of Shares Underlying	a % assuming run	Number of	of Locked in	Number of pledged of encumbe	r otherwise	Number
		an a	0.000	Partly paid-up	shares underlyin		shares (calculate	No of Voti	ng Rights		50 85 S	Outstanding convertible	convertible securities ( as a		As a % of	i i	As a % of	(1) (1) (1) (1) (1)
		Nos. of sharehold	up equity	shares	g Depositor	Total nos.	o as per SCRR,				% of	securities (including	percentage of diluted share		total Shares		total Shares	held in demateria
Category	Category of shareholder		held	2011/2014	y Receipts	25-03-50 mm	330033656	Class eg: X	Class eg: y	SECTION 5	(A+B+C)	Warrants)		No. (a)	held(b)	No. (a)	held(b)	lised form
(1)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		- (1	X)		(X)	(XI)= (VII)+(X) As	(	XII)	(	KIII)	(XIV)
(A)	Promoter & Promoter Group	20	12806030	0	0	12806030	94.1620	12806030	0	12806030	94.1620	0	94.1620	0	0.0000	0	0.0000	12737310
(B)	Public	923	793970	0	0	793970	5.8380	793970	0	793970	5.8380	0	5.8380	0	0.0000	NA	NA	461490
(C)	Non Promoter - Non Public				0				0			0			0.0000	NA	NA	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(C2)	Shares Held By Employee Trust	0	D	0	0	0	0.0000	0	D	0	0.0000	0	0.0000	D	0.0000	NA	NA	0
75000	Total	943	13600000	0	0	13600000	100.0000	13600000	0	13600000	100.0000	0	100.0000	0	0.0000	0	0.0000	13198800

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						No. of			Number of of securitie		ghts held in	each class	No. of Shares Underlying	Shareholding , as a % assuming full conversion of	Number o	f Locked in	Number of pledged of otherwise encumber		Number of equity
			Nos. of sharehold	120000000000000000000000000000000000000	shares	shares underlyin g Depositor	PARTY SERVICES	as per SCRR, 1957 As a % of	No of Votin			Total as a % of	Outstanding convertible securities (including	convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total Shares	shares held in demateri alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts			X	Class eg: y	tion of	(A+B+C)	Warrants)	capital)	No. (a)	0.00	No. (a)	held(b)	form
70	(0)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			X)		(x)	(XI)= (VII)+(X)	()	(11)	(X	III)	(XIV)
a)	Indian Individuals / Hindu Undivided Family		15	112750		0	112750	0.8290	112750	n	112750	0.8290	0	0.8290	D	0.0000	0	0.0000	81270
aj	Sheth Narottambhai Lalbhai	AAGHS1303E	15	22760	0	0	22760	and the second second second	and the second second	0	22760	0.1674	0	0.1674	0	0.0000	0	0.0000	22760
	Arun P.Sheth	AAGHS13U3E	1	18200	0	0	18200	0.1674	18200	0	18200	0.1338	0	0.1338	0	0.0000	D	0.0000	0
	Rajivbhai Chinubhai Lalbhai	AAFPL0692N	1	16000	0	0	16000	0.1176	16000	0	16000	0.1176	0	0.1176	0	0.0000	0	0.0000	16000
	Samvegbhai Arvindbhai	AADHS4752A	1	10680	0	0	10680	0.0785	10680	0	10680	0.1176	0	0.0785	0	0.0000	0	0.0000	10680
_	Snehalben Samvegbhai Lalbhai	ABOPL6564H	1	10000	0	0	10000	0.0785	27 3 27 5 27 7	n .	10000	0.0785	0	0.0785	0	0.0000	0	0.0000	10000
	Shri Shripal Chinubhai Sheth	ADUF LESCHE	1	9600	0	0	9600	0.0706	9600	0	9600	0.0706	0	0.0706	0	0.0000	0	0.0000	0
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	1	7160	0	0	7160			0	7160	0.0526	0	0.0526	0	0.0000	0	0.0000	7160
	Saroiben Bioinbhai Sheth	AFBPS1754F	1	5320	2	0	5320			0	5320	0.0320	0	0.0326	0	0.0000	0	0.0000	5320
	The state of the s		+	2800	0	0	2800			0		0.0391	0	0.0391	0	0.0000	0	0.0000	2800
	Kulin Sanjaybhai	ACAPL2339K ABCPL8306R	1	2680	0	0	2680	0.0206	200000000000000000000000000000000000000	0	2680	0.0208	0	0.0208	0	0.0000	0	0.0000	2680
	Hansaben Niranjanbhai Lalbhai		1	1950	0	0	1950	0.0197		0		0.0197	0	0.0197	0	0.0000	0	0.0000	1950
	Sanjaybhai Shrenikbhai Lalbhai	PERSONAL PROPERTY OF THE PROPE	1	1930	0	0	100000000000000000000000000000000000000	2012/07/10/21	120/2 (27/2)	0	180.00	0.0143	0	0.0143	0	0.0000	0	0.0000	1920
	Samvegbhai Arvindbhai Lalbhai	ABCPL6596P AAFPL5537L	1	1440	0	0	1920 1440	0.0141		-	1920	0.0141	0	0.0141	0	0.0000	0	0.0000	1920
	Smt. Vimla Siddharth		+	1440	0	0				0 n	T-1000	100000000000000000000000000000000000000	0		0			200000	0
	Mrs.Indiraben Pratapsihn Sheth	3		840	0	0	1400 840		2100	0	1400 840	0.0103	D C	0.0103	0	0.0000	0	0.0000	
ILA.	Smt. Hansa Niranjan	5	0	0	0	~	840 0	25222	200	0	5000		0	0.000	0	202.000	0		0
b)	Central Government / State Government(s)		0	0	0	0	0			0	170	0.0000	0	0.0000	0	200	15	0.0000	0
c)	Financial Institutions / Banks		5	77.1	0	0	•	0.0000	•	~		0.0000	0	0.0000	0	0.000.000	0	0.0000	•
d)	Any Other (Specify)	8	5	12693280		0	12693280		12693280			93.3329	0	93.3329	0		0	0.0000	12656040
	Bodies Corporate	1450433000		12693280	0	*	12693280		12693280			93.3329	0	93.3329	-	0,000	-	0.0000	12656040
	Arvind Limited	AABCA2398D	1	12637760	0	0	12637760		12637760			92.9247	D .	92.9247	0	0.0000	0	0.0000	12637760
	Ayojan Holdings Pvt.Ltd.		1.	25000	0	0	25000	0.1838	25000	0	25000	0.1838	b	0.1838	0	0.0000	0	0.0000	0
	Aura Securities Private Limited	AABCT4637N	1	17560	U	-	17560		27200	0	17560	0.1291	D	0.1291	0	0.0000	0	0.0000	17560
	Aegis Investments Ltd.	144040000	-	12240	0	0	12240	0.0900	222 10	0	12240	0.0900	D	0.0900	0	0.0000	0	0.0000	0
	Aagam Holdings Private Limited	AAACA3899C	1	720	0	0	720	0.0053		0	720	0.0053	0	0.0053	0	0.0000	0	0.0000	720
20	Sub Total (A)(1)		20	12806030	0	U	12806030	94.1620	12806030	U	12806030	94,1620	0	94.1620	U	0.0000	0	0.0000	12737310
	Foreign	8																	3
a)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(b)	Government		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
c)	Institutions	1	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
d)	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
e)	Any Other (Specify)	Ü	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Sub Total (A)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Total Shareholding Of Promoter And Promoter Group (A)=		· ·	v samenmesterine	9			SOURCE OF COLOR				San Paragraphy	1	1		norte transiti	1	turan enter	7
	(A)(1)+(A)(2)	4	20	12806030	0	0	12806030	94.1620	12806030	0	12806030	94.1620	0	94.1620	0	0.0000	0	0.0000	12737310

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

# Note:

- (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

The Anup Engineering Limited

Table III - Statement showing shareholding pattern of the Public shareholder

				No. of fully paid up equity		No. of shares underlyin	Total nos. r shares	calculated as per 5CRR, os. 1957 As a % of	Normalian ad Maria a Diabea hald in analy alam			No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of Locked in shares		Number of Shares pledged or otherwise encumbered		Number of equity	
			Nos. of		118 28				No of Voting Rights			Outstanding convertible securities	convertible securities ( as		As a % of		As a % of	shares held in demateri	
			sharehold	shares	shares	Depositor			Class eg:	0.00	138	% of	(including	a percentage of diluted		total Shares	24	Shares	alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		f	X	Class eg: y		(A+B+C)		share capital)		held(b)	No. (a)	held(b)	form
35	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1	X)		(X)	(XI)=(VII)+(X)	()	KII)	()	(III)	(VIV)
1	Institutions																		
(a)	Mutual Fund		0	0	0	0	0	0.0000	0	•	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(b)	Venture Capital Funds		0	0	0	0	0	0.0000	0	•	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(c)	Alternate Investment Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(e)	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(f)	Financial Institutions / Banks		3	404760	0	0	404760	2.9762	404760	0	404760	2.9762	0	2.9762	0	0.0000	NA	NA	373360
	The New India Assurance Company Limited	AAACN4165C		373360	0	0	373360	2.7453	373360	0.	373360	2.7453	0	2.7453	0	0.0000	NA.	NA	373360
(g)	Insurance Companies		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)		3	404760	0	0	404760	2.9762	404760	0	404760	2.9762	0	2.9762	o	0.0000	NA	NA	373360
eace.	Central Government/ State Government(s)/				ā -					(a)	13/8/10/3/5/5/				2				
2	President of India																		
	Sub Total (B)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
3	Non-Institutions				9	3				3									
(a)	Individuals			0	0				9					3	0		NA	NA	
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		914	281860	0	0	281860	2.0725	281860	0	281860	2.0725	0	2.0725	0	0.0000	NA	NA	79660
	ii. Individual shareholders holding nominal		-										701				100000		-
	share capital in excess of Rs. 2 lakhs.		1	82880	n	0	82880	0.6094	82880	0	82880	0.6094	0	0.6094	0	0.0000	NA	NA	o
(b)	NBFCs registered with RBI		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	o
(c)	Employee Trusts		a	0	n	0	0	0.0000	0	n	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
1~7	Overseas Depositories(holding DRs) (balancing				1	1	_	5.0005	1	+		0.0000	<u> </u>	0.0000		0.0000			<u> </u>
(d)	figure)		a	0	n	0	0	0.0000	0	n	n	0.0000	n	0.0000	0	0.0000	NA	NA	0
(e)	Any Other (Specify)		5	24470	0	0	24470	0.1799	24470	0	24470	0.1799	n	0.1799	0	0.0000	NA NA	NA.	8470
(-)	Trusts		1	50	0	0	50	0.0004	50	0	50	0.0004	n	0.0004	0	0.0000	NA NA	NA NA	50
	Hindu Undivided Family		2	5740	0	0	5740	0.0422	5740	0	5740	0.0004	٥	0.0422	0	0.0000	NA NA	NA NA	5740
	Non Resident Indians (Non Repat)		1	16000	0	0	16000	0.1176	16000	0	16000	D.1176	0	0.1176	0	0.0000	NA NA	NA NA	0
			1	Charles St. J.	0	0	C0007-0110-01		2680	u	100000-000		0	15.75.00.00.00.00	0	F. S. C. S. C. S. C.	N. C. C. C. C.		2680
	Bodies Corporate		I.	2680	0	0	2680	0.0197		U	2680	0.0197	177	0.0197	0	0.0000	NA	NA	
	Sub Total (B)(3)		920	389210	U	U	389210	2.8618	389210	U	389210	2.8618	U	2.8618	U	0.0000	NA	NA	88130
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		923	793970		0	793970	5.8380	793970		793970	5.8380		5.8380		0.0000	NA	NA	461490

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
	i

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

## Note

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



	anup Engineering Limited V - Statement showing shareholding pattern of t	he Non F	romote	r- Non Publ	ic shareh	older		ı	Sharehold	Number o	of Voting Ris	zhts held i	n each class		Shareholding, as a %	Number	of Locked in	Number of	or	
				Nos. of sharehold	1011011011011	equity shares		o. of a nares a nderlyin 5 Total nos. 1	calculated as per SCRR, Il nos. 1957 As a	No of Vot	ies ing Rights		No. of Sharer Underlying Outstanding convertible Total as a % of (including		conversion of	shares	As a % of total Shares	encumbe	As a % of total Shares	shares sa % of held in otal demateri
	Category & Name of the shareholders	PAN		ers	held	held	y Receipts		(A+B+C2)	-	Class eg: y	Total	(A+B+C)		share capital)			No. (a)	held(b)	form
	(1)		(11)	(111)	(IV)	(v)	(VI)	(VII) =	(VIII) As a	The state of the s		IX)	30 U	(X)	(XI)=(VII)+(X)		(XII)	t	XIII)	(XIV)
1	Custodian/DR Holder			0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
2	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			o	o	0	o	0	0.0000	0	0	o	0.0000	o	0.0000	0	0.0000	NA	NA	0
9	Total Non-Promoter- Non Public Shareholding (C)= [C)(1)+(C)(2)			0	o	0	0	0	0.0000	0	0	a	0.0000	o	0.0000	0	0.0000	NA	NA	0

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





# 19. Approvals/Sanctions/No-Objections from Regulatory or any Governmental Authorities

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

- i. obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015;
- ii. approval of the Scheme by the requisite majority of each class of shareholders and creditors of the Transferor Company, the Transferee Company, the Demerged Company, and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
- iii. the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company through e-voting, as applicable. The Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders, of the Demerged Company, against it as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
- iv. the sanctions and orders of the Tribunal, under Sections 230 to 232 read with Section 66 of the Act being obtained by the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies; and
- certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the RoC having jurisdiction over the Parties.

# 20. Inspection

The following documents will be open for inspection by the equity shareholders, secured creditors and unsecured creditors of all the companies involved in the scheme at its registered office at Naroda Road, Ahmedabad -380025, Gujarat, India, between 10.00 a.m. and 12.00 noon on all days (except Saturdays, Sundays and public holidays) upto the date of the meeting:

- i. Copy of the order passed by NCLT in the above mentioned Company Application no. 26 of 2018, dated 16th March, 2018 directing the Demerged Company, Resulting Company 1 and Transferor Company to, inter alia, convene the meetings of its equity shareholders, secured creditors and unsecured creditors;
- ii. Copy of the Memorandum and Articles of Association of all the companies;
- iii. Copy of the annual reports of all the companies for the financial year ended 31st March 2017;
- iv. Copy of the Supplementary Unaudited Accounting Statement of the Demerged Company, Resulting Company 1 and Resulting Company 2 for the period ended 30th September, 2017 and the Supplementary Audited Accounting Statement of the Transferor Company for the period ended 31st December, 2017;
- v. Copy of the Statutory Auditors' certificates dated 22nd November, 2017 and 14th November, 2017 issued by Deloitte Haskins & Sells LLP and Sorab S. Engineer & Co., respectively, to the effect that the accounting treatment, if any, proposed in the scheme of compromise or arrangement is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013; and
- vi. CopyoftheScheme.
- 21. This statement may be treated as an Explanatory Statement under Sections 230(3),232(1) and (2) and 102 of the Act read with Rule 6 of the Rules. A copy of the Scheme, Explanatory Statement and Form of Proxy shall be furnished by all the companies involved in the Scheme to its shareholders/creditors, free of charge, within one (1) day (except Saturdays, Sundays and public holidays) on a requisition being so made for the same by the shareholders/creditors of the respective companies.
- 22. After the Scheme is approved by the equity shareholders, secured creditors and unsecured creditors of all the companies involved in the Scheme, it will be subject to the approval/sanction by NCLT.

Sd/-

Dated this 1st Day of April, 2018

Arpit K. Patel

Chairman appointed for the meeting

**Registered office:** Naroda Road, Ahmedabad, 380 025, Gujarat, India.



# COMPOSITE SCHEME OF ARRANGEMENT UNDER SECTIONS 230 to 232 READ WITH SECTION 66 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

**AMONGST** 

**ARVIND LIMITED** 

AND

**ARVIND FASHIONS LIMITED** 

AND

ANVESHAN HEAVY ENGINEERING LIMITED

AND

THE ANUP ENGINEERING LIMITED

AND

# THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

# A. BACKGROUND OF THE COMPANIES

- (i) Arvind Limited, the "Demerged Company," is a public listed company incorporated under the provisions of the Indian Companies Act, 1913 under the corporate identity number L17119GJ1931PLC000093. The Demerged Company is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities. The equity shares of the Demerged Company are listed on BSE Limited and the National Stock Exchange of India Limited. Demerged Company has issued Unsecured Non-Convertible Debentures. The said Non-Convertible Debentures are listed on the wholesale Debt segment of BSE Limited. The Demerged Company was originally incorporated for manufacturing and marketing of textile products. However, it has grown and diversified in several distinct business activities through different undertakings, including(i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.
- (ii) Arvind Fashions Limited, the "**Resulting Company 1**", is an unlisted public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U52399GJ2016PLC085595. The Resulting Company 1 has been incorporated with an objective to engage, inter alia, in developing, marketing and promoting organized wholesale business. The Resulting Company 1 is a subsidiary of the Demerged Company.
- (iii) Anveshan Heavy Engineering Limited, the "Resulting Company 2" or "Transferee Company", is an unlisted public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U29306GJ2017PLC099085. The Resulting Company 2 has been incorporated with an objective to engage, inter alia, in the business of owning, operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time
- (iv) The Anup Engineering Limited, the "**Transferor Company"**, is an unlisted public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U99999GJ1962PLC001170. The Transferor Company is, inter alia, in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus. The equity shares of the Transferor Company were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. The Transferor Company is a subsidiary of the Demerged Company.

# B. OVERVIEW AND OPERATION OF THIS SCHEME

This Scheme provides for:

(i) the demerger, transfer and vesting of the Demerged Undertakings (as defined hereinafter) from the Demerged Company to the Resulting Companies (as defined hereinafter) on a going concern basis, and the consequent issue of shares by the Resulting Companies (as defined hereinafter) in the manner set out in this Scheme (as defined hereinafter) and other applicable provisions of Applicable Law;



- (ii) the amalgamation of the Transferor Company with the Transferee Company, in the manner set out in this Scheme, and in accordance with the provisions of Sections 230 to 232 of the Act and other applicable provisions of Applicable Law; and
- (iii) the reduction of the share capital of the Resulting Companies in the manner set out in this Scheme, and in accordance with Sections 230 to 232 read with Section 66, and other applicable provisions of the Act.
- **C.** The Demerged Companywill continue to pursue its interests in and carry on the Remaining Business (as defined hereinafter) as is presently being carried on.

# D. PARTS OF THIS SCHEME

This Scheme is divided into the following parts:

- (i) **PART I** deals with the definitions of capitalized terms used in this Scheme and the share capital of the Demerged Company, the Resulting Companies and the Transferor Company;
- (ii) **PART II** deals with the transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1 and the consideration thereof;
- (iii) **PART III** deals with the transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and the consideration thereof;
- (iv) **PART IV** deals with the amalgamation of the Transferor Company with the Transferee Company;
- (v) **PART V** deals with change in authorised share capital of demerged company;
- (vi) **PART VI** deals with consolidation of existing equity share capital of the Resulting Company 1;
- $(vii) \qquad \textbf{PART VII} \ deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 1; \\$
- (viii) **PART VIII** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 2; and
- (ix) **PART IX** deals with the general terms and conditions that would be applicable to this Scheme.

# E. RATIONALE FOR THIS SCHEME

The Demerged Company is a public listed company. Over the course of time, the Demerged Company has grown into a diversified conglomerate with interests in various businesses spanning the entire value chain of textiles consisting of manufacturing of yarn, denim, shirting and knit fabric, garments, technical textiles, branded apparel business and the engineering business carried on either directly or through its subsidiaries and joint ventures with other entities. The textiles business, branded apparel business and the engineering business all have different industry specific risks, business cycles and operate inter alia under different market dynamics and thus can attract different types of investors as well as management teams and follow different and independent strategies, even as they all have a significant potential for growth and profitability.

Given its diversified business portfolio, it has become imperative for the Demerged Company to reorient and reorganize itself in a manner that allows it to impart greater focus, management alignment and growth for each of its business lines. The Demerged Company is also desirous of enhancing its operational efficiency, flexibility in attracting capital and management talent through aligned ESOP schemes through such a restructuring. The Scheme proposes to reorganise and segregate the interest of the Demerged Company in its various businesses and thus proposes demerger of the Branded Apparel Undertaking from the Demerged Company to Resulting Company 1 and the Engineering Undertaking from the Demerged Company to the Resulting Company 2. Further, the Scheme proposes the merger of Transferor Company with the Resulting Company 2 to rationalise and streamline the group structure.

The Demerged Company will continue to conduct the Remaining Business.

The proposed restructuring pursuant to this Scheme is expected, interalia, to result in following benefits:

- (i) segregation and unbundling of the Branded Apparel business and the Engineering businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- (ii) unlocking of value for the shareholders of the Demerged Company;
- (iii) emergence of the Demerged Company as a predominantly textile focused company, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iv) creation of listed Branded Apparel company and Engineering company with ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;
- (v) enhancing attractiveness of the entities for management teams by enabling ESOPs in each entity with direct correlation of the rewards to their efforts;
- (vi) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and overseas markets;
- $(vii) \qquad \text{augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;}$
- (viii) Achieve cost optimisation and specialisation for sustained growth; and
- (ix) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses into Resulting Company 2.
   The proposed restructuring is in the interest of the shareholders, creditors, employees and other stakeholders in each of the companies.



# PART I DEFINITIONS AND SHARE CAPITAL

# 1. **DEFINITIONS**

- 1.1 In this Scheme, unless inconsistent with the subject or context thereof (i) capitalised terms defined by inclusion in quotations and/or parenthesis have the meanings so ascribed; (ii) subject to (iii) below, all terms and words not defined in this Scheme shall have the same meaning ascribed to them under Applicable Laws; and (iii) the following expressions shall have the following meanings:
  - "Act" means the Companies Act, 2013 and shall include any other statutory amendments or re-enactment or restatement and the rules and/or regulations and/or other guidelines or notifications under Applicable Laws, made the reunder from time to time;
  - "AL ESOS" means the Employee Stock Option Scheme 2008 of the Demerged Company framed under the Securities and Exchange Board of India (Employee Stock Options Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
  - "Anup ESOS" means the Employee Stock Option Scheme 2017 of the Transferor Company framed under the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
  - "Appointed Date 1" in respect of the transfer of the Branded Apparel Undertaking from the Demerged Company to the Resulting Company 1 means the Effective Date;
  - "Appointed Date 2" in respect of the transfer of the Engineering Undertaking from the Demerged Company to the Resulting Company 2 and for the amalgamation of the Transferor Company with the Transferee Company means 1st January 2018;
  - "Applicable Law" means any applicable central, provincial, local or other law including all applicable provisions of all (a) constitutions, decrees, treaties, statutes, laws (including the common law), codes, notifications, rules, regulations, policies, guidelines, circulars, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, tribunal having jurisdiction over the Parties; (b) Permits; and (c) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority having jurisdiction over the Parties and shall include, without limitation, the listing agreement executed with the Stock Exchanges in the case of Demerged Company;

# "Appropriate Authority" means:

- the government of any jurisdiction (including any central, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, central bank, commission or other authority thereof;
- (b) any public international organisation or supranational body and its institutions, departments, agencies and instrumentalities;
- (c) any governmental, quasi-governmental or private body or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing or other governmental or quasi-governmental authority including (without limitation), SEBI (as defined hereinafter), the Tribunal (as defined hereinafter); and
- (d) any Stock Exchange.
- "Board" in relation to each of the Demerged Company, the Resulting Companies and the Transferor Company, as the case may be, means the board of directors of such company, and shall include a committee of directors or any person authorized by the board of directors or such committee of directors duly constituted and authorized for the purposes of matters pertaining to the amalgamation, transfer and demerger, this Scheme or any other matter relating thereto;
- "Branded Apparel Undertaking" means the branded apparel business and ancillary and support services in relation thereto of the Demerged Company, comprising of the branded apparel division and all assets, investments and liabilities relating thereto and shall include (without limitation):
- (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, inventories, stock-in-trade or stock-in-transit and merchandising including raw materials, supplies, finished goods, wrapping supply and packaging items, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/banks, investments, escrow accounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company in relation to and pertaining to the branded apparel business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the branded apparel business;
- (c) all goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names,



patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company;

- $(d) \qquad investments in shares, debentures and other securities held by the Demerged Company in the Resulting Company 1;\\$
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the garment business. It is clarified that any question as to whether or not a specified liability pertains to the textile and branded apparel business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the branded apparel business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Branded Apparel Undertaking or arises out of the activities or operations of Branded Apparel Undertaking shall be decided by the Board of the Demerged Company.

"Demerged Company" means Arvind Limited, a public listed company incorporated under the provisions of the Indian Companies Act, 1913 under the corporate identity number L17119GJ1931PLC000093 and having its registered office at Naroda Road, Ahmedabad, Gujarat, 380 025, India;

"Demerged Undertakings" means collectively, Branded Apparel Undertaking and the Engineering Undertaking;

"Effective Date" means the opening hours of the tenth business day after the day on which the last of the approvals / conditions specified in Clause 41 (Conditions Precedent) of this Scheme are obtained or complied with. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date;

"Encumbrance" means (i) any charge, lien (statutory or other), or mortgage, any easement, encroachment, right of way, right of first refusal or other encumbrance or security 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, selling, assigning, pledging, hypothecating, or creating a security interest in, place in trust (voting or otherwise), 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; the term "Encumber" shall be construed accordingly;

"Engineering Undertaking" means all the engineering business and ancillary and support services in relation thereto of the Demerged Company together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company, in relation to and pertaining to the engineering business and shall include (without limitation):

- all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/subsidiary/joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company in relation to and pertaining to the engineering business;
- (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the engineering business;
- (c) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of



understanding, memoranda of undertaking, memoranda of agreements, memoranda of agreed points, bids, tenders, tariff orders, expression of interest, letter of intent, hire purchase agreements, lease/licence agreements, tenancy rights, agreements/panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/ manufacturer of goods/ service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, titles, interests, claims and benefits thereunder pertaining to the engineering business;

- (d) investments in shares, debentures and other securities held by the Demerged Company in the Transferor Company;
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the engineering business. It is clarified that any question as to whether or not a specified liability pertains to the engineering business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the engineering business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Engineering Undertaking or arises out of the activities or operations of Engineering Undertaking shall be decided by the Board of the Demerged Company.

- "INR" means Indian Rupee, the lawful currency of the Republic of India;
- "Parties" shall mean collectively the Demerged Company, the Resulting Companies the Transferor Company and the Transferee Company and "Party" shall mean each of them, individually;
- "Permits" means all consents, licences, permits, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, whether governmental, statutory, regulatory under Applicable Law;
- "**Person**" means an individual, a partnership, a corporation, a limited liability partnership, a limited liability company, an association, a jointstock company, atrust, a joint venture, an unincorporated organization or an Appropriate Authority;
- "Record Date" in relation to Part II, Part III and Part IV means the date to be fixed by the Board of the Demerged Company in consultation with the respective Resulting Companies and the Transferor Company for the purpose of determining the shareholders of the Demerged Company and that of the Transferor Company for issue of the new equity shares, pursuant to this Scheme. It is clarified that different Record Dates could be declared for different parts of the Scheme;
- "Remaining Business" means all manufacturing activities relating to yarn, denim, shirting, knit fabrics, garments, technical textiles, investments in joint ventures and subsidiaries shall be business of the Demerged Company and includes all other businesses, units, divisions, undertakings and assets and liabilities of the Demerged Company save and except those forming part of the Demerged Undertakings;
- "Resulting Companies" means collectively, the Resulting Company 1 and Resulting Company 2;
- "Resulting Company 1" means Arvind Fashions Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U52399GJ2016PLC085595, having its registered office at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat 380 025, India. The Resulting Company 1 is a subsidiary of the Demerged Company;
- "Resulting Company 2" or "Transferee Company" means Anveshan Heavy Engineering Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U29306GJ2017PLC099085 having its registered office at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad 380 025, India.;
- "RoC" means the relevant Registrar of Companies having jurisdiction over the Demerged Company, the Resulting Companies and the Transferor Companyas the case may be;
- "Scheme" means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;
- ``SEBI'' means the Securities and Exchange Board of India;
- "SEBI Circular" shall mean the circular issued by the SEBI, being Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017, and any amendments thereof, modifications issued pursuant to regulations 11, 37 and 94 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015;
- ``Stock Exchanges'' means BSE Limited (``BSE'') and National Stock Exchange of India Limited (``NSE''), as the case may be;
- "Taxation" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies and whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to the Demerged Company, the Resulting Companies, the Transferor Companyor the Transferee Company or any other Person and all penalties, charges, costs and interest relating thereto;
- "Tax Laws" means all Applicable Laws, acts, rules and regulations dealing with Taxes including but not limited to the income-tax, wealth tax, salestax/value added tax, service tax, goods and service stax, excise duty, customs duty or any other levy of similar nature;



"Transferor Company" means The Anup Engineering Limited, a public company, incorporated under the provisions of the Companies Act, 1956, under corporate identity number U99999GJ1962PLC001170 and having its registered office at Behind 66 KV Electric Sub-Station, Odhav Road, Ahmedabad – 382 415, India; and

"**Tribunal**" means the National Company Law Tribunal having jurisdiction over the Demerged Company, the Resulting Companies the Transferor Company and the Transferee Company, as the case may be.

- 1.2 In this Scheme, unless the context otherwise requires:
  - 1.2.1 words denoting singular shall include plural and vice versa;
  - 1.2.2 headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;
  - 1.2.3 references to the word "include" or "including" shall be construed without limitation;
  - 1.2.4 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;
  - 1.2.5 unless otherwise defined, the reference to the word "days" shall mean calendar days;
  - $1.2.6 \qquad reference to a document includes an amendment or supplement to, or replacement or no vation of, that document; and the content of t$
  - 1.2.7 word(s) and expression(s) elsewhere defined in this Scheme will have the meaning(s) respectively ascribed to them.

# 2. SHARE CAPITAL

2.1 The share capital of the Demerged Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690

Subsequent to the above date, there has been an exercise of 1,00,000 vested employee stock options and accordingly there has been a corresponding increase in the issued, subscribed and paid up Capital of the Demerged Company.

Post is suance of shares for the employee stock options, the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is as follows: the revised share capital of the Demerged Company is a share capital of the Demerged Co

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Demerged Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Demerged Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may resultinan increase in the issued and paid-up share capital of the Demerged Company.

 $The \ equity shares of the \ Demerged \ Company are listed on the Stock Exchanges in India.$ 

2.2 The share capital of the Resulting Company 1 as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
12,50,00,000 equity shares of INR 2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR 2 each	23,17,02,908
Total	23,17,02,908

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 1 till the date of approval of the Scheme by the Board of the Demerged Company.

The Resulting Company 1 has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company 1.

The Resulting Company 1 is a subsidiary of the Demerged Company. Demerged Company holds 89.69% of the shareholding of the Resulting Company 1. The equity shares of the Resulting Company 1 are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

2.3 The share capital of the Resulting Company 2/Transferee Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
2,50,000 equity shares of INR 10 each	25,00,000
Total	25,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 2/Transferee Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Resulting Company 2/ Transferee Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

2.4 The share capital of the Transferor Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,50,00,000 equity shares of INR 10 each	15,00,00,000
Total	15,00,00,000
Issued, Subscribed and Paid-up Capital	
1,36,00,000 equity shares of INR 10 each	13,60,00,000
Total	13,60,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Transferor Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Transferor Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Transferor Company.

The Transferor Company is a subsidiary of the Demerged Company. Demerged Company holds 93.53% of the shareholding of the Transferor Company. The equity shares of the Transferor Company are not listed on Stock Exchanges in India or on any other stock



exchange elsewhere.

# 3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

3.1 This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 40 of this Scheme, shall become effective from Appointed Date 1 and Appointed Date 2, as the case may be, but shall be operative from the Effective Date.

## PART II

# DEMERGER AND VESTING OF THE BRANDED APPAREL UNDERTAKING

# 4. DEMERGER AND VESTING OF THE BRANDED APPAREL UNDERTAKING

- 4.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2 (19AA) of the Income-tax Act, 1961, the Branded Apparel Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concerns o as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme.
- 4.2 In respect of such of the assets and properties forming part of the Branded Apparel Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- Subject to Clause 4.4 below, with respect to the assets of the Branded Apparel Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 4.4 Without prejudice to the aforesaid, the Branded Apparel Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Branded Apparel Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 1.
- 4.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 4.6 Upon this Scheme becoming effective, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 1 and relatable to the Branded Apparel Undertaking ("Transferred Branded Apparel Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term "Transferred Branded Apparel Liabilities" shall include:
  - 4.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Branded Apparel Undertaking;
  - 4.6.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Branded Apparel Undertaking); and
  - 4.6.3 in cases other than those referred to in Clauses 4.6.1 or 4.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Branded Apparel Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 1.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 1 in relation to the Demerged Company shall not be transferred as part of the Branded Apparel Undertaking to Resulting Company 1.

4.7 In so far as any Encumbrance in respect of Transferred Branded Apparel Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business



are concerned, the Encumbrance, if any, over such assets relating to the Transferred Branded Apparel Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Branded Apparel Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company, shall without any further act or deed be released from such Encumbrance and shall no longer be available assecurity in relation to such liabilities.

- 4.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 1 and specifically pertaining to Branded Apparel Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 4.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Branded Apparel Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 1 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 creditfor Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 4.11 Subject to Clause 4.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Branded Apparel Undertaking, the Demerged Company shall, if so required by the Resulting Company 1, issue notices in such form as the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 4.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 4, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

# 5. PERMITS

- 5.1 With effect from the Appointed Date 1, Permits relating to the Branded Apparel Undertaking shall be transferred to and vested in the Resulting Company 1 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 1 on such Permits so as to empower and facilitate the approval and vesting of the Branded Apparel Undertaking in the Resulting Company 1 and continuation of operations pertaining to the Branded Apparel Undertaking in the Resulting Company 1 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 1 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 1 as if the same were originally given by, issued to or executed in favour of the Resulting Company 1 and the Resulting Company 1 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 1.
- 5.2 The benefit of all Permits pertaining to the Branded Apparel Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 1 pursuant to the sanction of this Scheme.

# 6. CONTRACTS

- 6.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Branded Apparel Undertaking, to which the Demerged Company is a party and which is subsisting or having effect on or immediately before the Appointed Date 1 shall remain in full force and effect against or in favour of the Resulting Company 1 and shall be binding on and be enforceable by and against the Resulting Company 1 as fully and effectually as if the Resulting Company 1 had at all material times been a party or beneficiary or oblige thereto. The Resulting Company 1 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above and, if required, cause such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/recognised by the Appropriate Authorities.
- 6.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Branded Apparel Undertaking occurs by virtue of this Scheme, the Resulting Company 1 may, at any time after the coming into effect of this Scheme, 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 or arrangement 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. With effect from the Appointed Date 1, the Resulting Company 1 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company.

6.3 On and from the Effective Date, and thereafter, the Resulting Company 1 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 in connection with the Branded Apparel Undertaking, in the name of the Resulting Company 1 in so far as may be necessary until the transfer of rights and obligations of the Branded Apparel Undertaking to the Resulting Company 1 under this Scheme have been given effect to under such contracts and transactions.

# 7. EMPLOYEES

- 7.1 With effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 1 undertakes to continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them. The Resulting Company 1 agrees that the services of all such employees with the Demerged 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/terminal benefits. The decision on whether or not an employee is part of the Branded Apparel Undertaking, be decided by the Demerged Company, and shall be final and binding on all concerned.
- 7.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 1 and/or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 1. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company.
- 7.3 In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 1, as aforesaid, and (b) other employees of the Demerged Company. In relation to said employees being transferred, the Resulting Company 1 shall stand substituted for the Demerged Company, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company engaged in or in relation to the Branded Apparel Undertaking who are transferred to the Resulting Company 1, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 1 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

# 7.4 Employeestockoptions:

- 7.4.1 Upon the coming into effect of the Scheme, the Resulting Company 1 shall formulate new employee stock option scheme/(s) by adopting the ALESOS of the Demerged Company, as modified in accordance with the variations mentioned in this Clause 7.4.
- 7.4.2 With respect to the stock options granted by the Demerged Company to the employees of the Demerged Company or its subsidiaries (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 1 or its subsidiaries pursuant to this Scheme) under the AL ESOS; and upon the Scheme becoming effective, the said employees shall be issued 1 (One) stock option by the Resulting Company 1 under the new scheme(s) for every 5 (Five) stock options held in the Demerged Company, whether the same are vested or not on terms and conditions similar to the ALESOS.
- 7.4.3 The stock options granted by the Demerged Company under the AL ESOS would continue to be held by the employees concerned (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 1 or its subsidiaries). Upon coming into effect of the Scheme, the Demerged Company shall take necessary steps to modify the AL ESOS in a manner considered appropriate and in accordance with the applicable laws, in order to enable the continuance of the same in the hands of the employees who become employees of the Resulting Company 1 or its subsidiaries, subject to the approval of the Stock Exchange and the relevant regulatory authorities, if any, under applicable law.
- 7.4.4 The existing exercise price of the stock options of the Demerged Company shall be modified and the Board of the Demerged Company shall determine the exercise price consequent to the demerger. The Board of the Resulting Company shall determine the exercise price of the stock options issued by the Resulting Company 1 in lieu of stock options granted under AL ESOS. The Board of the Demerged Company and the Resulting Companies shall ensure that the terms of the employee stock options granted under stock option plans of the respective companies in lieu of the options held in AL ESOS and any adjustment to the exercise price of stock options granted under AL ESOS are not less favourable than existing terms of the stock options granted under AL ESOS.
- 7.4.5 While granting stock options, the Resulting Company 1 shall take into account the period during which the employees held stock



- options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company 1, for determining of minimum vesting period required for stock options granted by the Resulting Company 1, subject to Applicable Laws.
- 7.4.6 The Demerged Company as well as the Resulting Company 1 shall reimburse each other for cost debited to the profit & loss account or any suspense/subsidy account, subsequent to the Appointed Date 1, in relation to stock options issued to employees of the other company or its subsidiaries, wherever deemed necessary and required;
- 7.4.7 The Boards of the Demerged Company and Resulting Company 1 shall provide cash compensation, if required, to the Employees of the Demerged Company holding Stock Options in the Demerged Company in order to provide fair treatment if the effect from clauses 7.4.1 to 7.4.6 are deemed in sufficient by the Boards of the Demerged Company and the Resulting Company 1.
- 7.4.8 The Boards of the Demerged Company and Resulting Company 1 shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 7.4. Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company 1 shall also be deemed to be approval granted to any modifications made to the AL ESOS of the Demerged Company and approval granted to the new employee stock options cheme to be adopted by the Resulting Company 1.

# 8. LEGAL PROCEEDINGS

- 8.1 Upon the coming into effect of this Scheme, proceedings relating to the Branded Apparel Undertaking shall not abate or be discontinued or be 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 1 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 1: (a) shall be replaced/added as party to such proceedings relating to the Branded Apparel Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Branded Apparel Undertaking that stand transferred to the Resulting Company 1.

# 9. CONSIDERATION

- 9.1 After effectiveness of Part VI of the Scheme and upon Part II of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent or instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company 1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each in the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date.
- 9.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.
- 9.3 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 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.
- 9.4 The issue and allotment of equity shares as provided in Clause9.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/ or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause9.1.
- The equity shares issued pursuant to Clause 9.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.



- 9.6 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, as per Clause 9.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 9.7 Resulting Company 1 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 9.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 9.8 Resulting Company 1 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.

# 10. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company and Resulting Company 1 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/requisite approvals for the Scheme, in compliance with applicable Indian Accounting Standards ("Ind-AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

# Accounting treatment in the books of the Demerged Company

10.1

- 10.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;
- 10.1.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 10.1.3 The difference, being the excess/shortfall of carrying value of assets over the carrying value of liabilities of the Branded Apparel Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.

# 10.2 Accounting treatment in the books of the Resulting Company 1

- 10.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
- 10.2.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the ResultingCompany1willstandcancelled and thereshall be no further obligation/outstanding in that behalf;
- 10.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company pursuant to Clause 9.1 of this Scheme;
- 10.2.4 Expenses incurred for implementing the Scheme and for the transfer of Branded Apparel Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 1; and
- 10.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 10.2.1 as reduced by the share capital issued pursuant to Clause 10.2.3 after giving effect to inter-company balances as per Clause 10.2.2, netted by the existing share capital cancelled in terms of clause 32 shall be adjusted in compliance with applicable accounting standards.

For the purpose of this Clause 10, ``Net Assets'' would mean difference between the carrying value of assets and liabilities.

# 11. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

11.1 Upon coming into effect of Part II of this Scheme, INR 50,00,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 1. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 1 shall automatically stand amended so as to read as under:

"The Authorised Share Capital of the Company is Rs. 75,00,00,000/- (Rupees Seventy Five Crores only) divided into 18,75,00,000 (Eighteen Crore Seventy Five Lakhs only) equity shares of Rs. 4/- (Rupees Four) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide or to consolidate the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."

- 11.2 It is clarified that the approval of the members of the Resulting Company 1 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 1 and the Resulting Company 1 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 1 as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 11.3 The registration fees applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 1 in terms of sub Clause 11.1 herein above, shall be deemed to have been so paid by the Resulting Company 1 and accordingly, the Resulting Company 1 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 1 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.



# PART III DEMERGER AND VESTING OF THE ENGINEERING UNDERTAKING

# 12. DEMERGER AND VESTING OF THE ENGINEERING UNDERTAKING

- 12.1 Upon the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Engineering Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concerns o as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.
- 12.2 In respect of such of the assets and properties forming part of the Engineering Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 12.3 Subject to Clause 12.4 below, with respect to the assets of the Engineering Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Engineering Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Engineering Undertaking shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 2.
- 12.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 12.6 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 2 and relatable to the Engineering Undertaking ("Transferred Engineering Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term "Transferred Engineering Liabilities" shall include:
  - 12.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Engineering Undertaking;
  - 12.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solelyfortheactivities or operations of the Engineering Undertaking); and
  - 12.6.3 in cases other than those referred to in Clauses 12.6.1 or 12.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Engineering Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 2.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 2 in relation to the Demerged Company shall not be transferred as part of the Engineering Undertaking to Resulting Company 2.

In so far as any Encumbrance in respect of Transferred Engineering Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 2. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Engineering Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Engineering Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Demerged Company, 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.



- 12.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 2 and specifically pertaining to Engineering Undertaking shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refundoradjustment for the same as may be applicable.
- 12.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Engineering Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 2 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.11 Subject to clause 12.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Engineering Undertaking, the Demerged Company shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Engineering Undertaking, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Engineering Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 12.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

# 13. PERMITS

- 13.1 With effect from the Appointed Date 2, Permits relating to the Engineering Undertaking shall be transferred to and vested in the Resulting Company 2 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 2 on such Permits so as to empower and facilitate the approval and vesting of the Engineering Undertaking in the Resulting Company 2 and continuation of operations pertaining to the Engineering Undertaking in the Resulting Company 2 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 2 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 2 as if the same were originally given by, issued to or executed in favour of the Resulting Company 2 and the Resulting Company 2 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 2.
- 13.2 The benefit of all Permits pertaining to the Engineering Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 2 pursuant to the sanction of this Scheme.

# 14. CONTRACTS

- 14.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Engineering Undertaking, to which the Demerged Company is a party and which is subsisting or having effect on or immediately before the Appointed Date 2 shall remain in full force and effect against or in favour of the Resulting Company 2 and shall be binding on and be enforceable by and against the Resulting Company 2 as fully and effect ually as if the Resulting Company 2 had at all material times been a party or beneficiary or obligee thereto. The Resulting Company 2 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/recognised by the Appropriate Authorities.
- 14.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Engineering Undertaking occurs by virtue of this Scheme, the Resulting Company 2 may, at any time after the coming into effect of this Scheme, 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 or arrangement 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. With effect from the Appointed Date 2, the Resulting Company 2 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company.
- 14.3 On and from the Effective Date, and thereafter, the Resulting Company 2 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 in connection with



the Engineering Undertaking, in the name of the Resulting Company 2 in so far as may be necessary until the transfer of rights and obligations of the Engineering Undertaking to the Resulting Company 2 under this Scheme have been given effect to under such contracts and transactions.

# 15. EMPLOYEES

- 15.1 With effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption inservice, all employees of the Demerged Company, engaged in or in relation to the Engineering Undertaking, on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company 2 undertakes to continue to abide by any agreement/ settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them. The Resulting Company 2 agrees that the services of all such employees with the Demerged 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/terminal benefits. The decision on whether or not an employee is part of the Engineering Undertaking, be decided by the Demerged Company, and shall be final and binding on all concerned.
- 15.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 2 and/or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 2. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company.
- In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 2, as aforesaid, and (b) other employees of the Demerged Company. In relation to said employees being transferred, the Resulting Company 2 shall stand substituted for the Demerged Company, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company engaged in or in relation to the Engineering Undertaking who are transferred to the Resulting Company 2, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 2 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

# 15.4 <u>Employeestockoptions:</u>

- 15.4.1 Upon the coming into effect of the Scheme, the Resulting Company 2 shall formulate new employee stock option scheme/(s) by adopting the ALESOS of the Demerged Company, as modified in accordance with the variations mentioned in this Clause 15.4.
- 15.4.2 With respect to the stock options granted by the Demerged Company to the employees of the Demerged Company or its subsidiaries (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 2 or its subsidiaries pursuant to this Scheme) under the AL ESOS; and upon the Scheme becoming effective, the said employees shall be issued 1 (One) stock option by the Resulting Company 2 under the new scheme(s) for every 27 (Twenty Seven) stock options held in the Demerged Company, whether the same are vested or not on terms and conditions similar to the AL ESOS.
- 15.4.3 The stock options granted by the Demerged Company under the AL ESOS would continue to be held by the employees concerned (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 2 or its subsidiaries). Upon coming into effect of the Scheme, the Demerged Company shall take necessary steps to modify the AL ESOS in a manner considered appropriate and in accordance with the applicable laws, in order to enable the continuance of the same in the hands of the employees who become employees of the Resulting Company 2 or its subsidiaries, subject to the approval of the Stock Exchange and the relevant regulatory authorities, if any, under applicable law
- 15.4.4 The existing exercise price of the stock options of the Demerged Company shall be modified and the Board of the Demerged Company shall determine the exercise price consequent to the demerger. The Board of the Resulting Company 2 shall determine the exercise price of the stock options issued by the Resulting Company 2 in lieu of stock options granted under AL ESOS. The Board of the Demerged Company and the Resulting Companies shall ensure that the terms of the employee stock options granted understock option plans of the respective companies in lieu of the options held in AL ESOS and any adjustment to the exercise price of stock options granted under AL ESOS are not less favourable than existing terms of the stock options granted under AL ESOS.
- 15.4.5 While granting stock options, the Resulting Company 2 shall take into account the period during which the employees held stock options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company 2, for determining of minimum vesting period required for stock options granted by the Resulting Company 2, subject to applicable laws.
- 15.4.6 The Demerged Company as well as the Resulting Company 2 shall reimburse each other for cost debited to the profit & loss account or any suspense/subsidy account, subsequent to the Appointed Date 2, in relation to stock options issued to employees of the other company or its subsidiaries, if necessary and required.
- $15.4.7 \quad \text{The Boards of the Demerged Company and Resulting Company 2 shall provide cash compensation, if required, to the employees}$



- of the Demerged Company holding stock options in the Demerged Company in order to provide fair treatment if the effect from clauses 15.4.1 to 15.4.6 are deemed insufficient by the Boards of the Demerged Company and the Resulting Company 2.
- 15.4.8 The Boards of the Demerged Company and Resulting Company 1 shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 15.4. Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company 2 shall also be deemed to be approval granted to any modifications made to the AL ESOS of the Demerged Company and approval granted to the new employee stock options cheme to be adopted by the Resulting Company 2, respectively.

# 16. LEGAL PROCEEDINGS

- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Engineering Undertaking shall not abate or be discontinued or be 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 2 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.
- The Resulting Company 2: (a) shall be replaced/added as party to such proceedings relating to the Engineering Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Engineering Undertaking that stand transferred to the Resulting Company 2.

# 17. CONSIDERATION

- 17.1 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares"), credited as fully paid up, for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date. The equity shares of the Resulting Company 2 to be issued and allotted as provided shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 2.
- 17.2 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 2, the Resulting Company 2 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 2 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.
- 17.3 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 2 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/ or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 2 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.5 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, per Clause 17.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 17.6 Resulting Company 2 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 2 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing



of its equity shares which may affect the status of approval of the Stock Exchanges.

17.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordancewith Applicable Lawfor complying with the formalities of the Stock Exchanges.

# 18. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company and Resulting Company 2 shall account for the Scheme in their respective books/financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in compliance with applicable Accounting Standards notified under the Companies Act, 2013 as amended from time to time including as provided herein below:

# 18.1 Accounting treatment in the books of the Demerged Company

- 18.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books;
- 18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Engineering undertaking and the Resulting Company 2 will stand cancelled and the reshall be no further obligation/outstanding in that behalf;
- 18.1.3 The difference, being the excess / shortfall of carrying value of assets over the carrying value of liabilities of the Engineering Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.

# 18.2 Accounting treatment in the books of the Resulting Company 2

- 18.2.1 The Resulting Company 2 shall record the assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
- 18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company 2 relating to the Engineering Undertaking will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 18.2.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 17.1 above to the members of the Demerged Company. INR 507.40 will be accounted as securities premium in the books of Resulting Company 2 for each equity share issued in accordance with Clause 17.1. The securities premium will form part of consideration under Clause 17.1;
- 18.2.4 Expenses incurred pursuant to the Scheme and for the transfer of Engineering Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 2 and
- 18.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 18.2.1 over the face value and securities premium of the equity shares allotted pursuant to Clause 18.2.3 above after giving effect to inter-company balances as per Clause 18.2.2 shall be adjusted in compliance with applicable accounting standards.
- 18.2.6 Goodwill, if any, appearing in the Balance Sheet of the Resulting Company 2 will be amortised/impaired/written off either as per applicable accounting standards or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Resulting Company 2.
- 18.2.7 To the extant, the balance in securities premium account or capital reserve account is utilised and/or adjusted as per Clause 18.2.6 above, there shall be reduction of securities premium account or capital reserve account, as the case may be, which shall be effected as an integral part of the Scheme itself in accordance with Section 52 and 66 and other applicable provisions of the Act.
- 18.2.8 The Board of Directors of the Resulting Company 2 in consultation with Statutory Auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

For the purpose of this Clause 18, "Net Assets" would mean difference between the carrying value of assets and liabilities.

# 19. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

 $19.1 \qquad \text{Upon coming into effect of Part III of this Scheme, INR 50,00,00,000/-} (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 2. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 2 shall automatically standamended so as to read as under:$ 

"The Authorised Share Capital of the Company is Rs. 50,25,00,000/- (Rupees Fifty Crore Twenty Five Lakhs only) divided into 5,02,50,000 (Five Crore Two Lakhs Fifty Thousand only) equity shares of Rs. 10/- (Rupees Ten) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."

19.2 It is clarified that the approval of the members of the Resulting Company 2 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 2 and the Resulting Company 2 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 2 as



required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.

19.3 The registration fee applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 2 in terms of sub Clause 19.1 herein above, shall be deemed to have been so paid by the Resulting Company 2 and accordingly, the Resulting Company 2 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 2 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.

# **PART IV**

# AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

# 20. TRANSFER OF ASSETS AND LIABILITIES

- 20.1 Immediately on Part III of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company shall stand amalgamated with the Transferee Company as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company, so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company by virtue of, and in the manner provided in this Scheme.
- 20.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective and with effect from the Appointed Date 2:
  - 20.2.1 with respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date 2.
  - 20.2.2 subject to Clause 20.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 20.2.1 above, including all rights, titles and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company, with effect from the Appointed Date 2, by operation of law as transmission or as the case may be in favour of Transferee Company. With regard to the licenses of the properties, the Transferee Company will enter into novation agreements, if it is so required.
  - 20.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/or the Transferee Company.
  - 20.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in and/or deemed to have been transferred to and vested in, the Transferee Company, so as to become on and from the Appointed Date 2, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 20.
  - 20.2.5 the vesting of the entire undertaking of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
  - 20.2.6 Taxes, if any, paid or payable by the Transferor Company after the Appointed Date 2 shall be treated as paid or payable by the Transferee Company and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may



- beapplicable.
- 20.2.7 if the Transferor Company is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 20.2.8 upon Part IV of the Scheme becoming effective, the Transferor Company and/or the Transferee 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 20.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company, shall, if so required by the Transferee Company, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidy, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 20.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.
- 20.2.11 without prejudice to the foregoing provisions of Clause 20.2, and upon the effectiveness of Part IV of the Scheme, the Transferor Company and the Transferee Company shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

# 21. PERMITS

With effect from the Appointed Date 2, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to and vest in or be deemed to have been transferred to and vested in and be available to, the Transferee Company so as to become as and from the Effective Date, the Permits, estates, assets, rights, titles, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Appointed Date 2 and until the Permits are transferred, vested, recorded, effected and/or perfected, in the records of the Appropriate Authority, in favour of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company and under the relevant license and/or permit and/or approval, as the case may be, and the Transferee Company shall keep a record and/or account of such transactions.

# 22. CONTRACTS

- 22.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 2, to which the Transferor Company is a party shall remain in full force and effect against or in favour of the Transferee Company and shall be binding on and be enforceable by and against the Transferee Company as fully and effectually as if the Transferee Company had at all material times been a party thereto. The Transferee Company will, if required, enter into novation agreement(s) in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above. Any inter-se contracts between the Transferor Company on the one hand and the Transferee Company on the other hand shall stand cancelled and cease to operate upon the effectiveness of Part IV of this Scheme.
- 22.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company occurs by virtue of this Scheme, the Transferee Company may, at any time after Part IV of the Scheme coming into effect, 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 or arrangement to which the Transferor Company is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company to carry out or performall such formalities or compliances referred to above on the part of the Transferor Company.
- 22.3 On and from the Effective Date, and thereafter, the Transferee Company shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company in the name of the Transferor Company in so far as may be necessary until the transfer of rights and obligations of the Transferor Company, to the Transferee Company under this Scheme has been given effect to under such contracts and transactions.



# 23. EMPLOYEES

23.1 Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company undertakes to engage all the employees of the Transferor Company on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferee Company. The Transferee Company also agrees that the services of all such employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company 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/terminal benefits.

# 23.2 Employeestockoptions:

- 23.2.1 Upon the coming into effect of the Scheme, the Transferee Company shall formulate new employee stock option scheme/(s) by adopting the Anup ESOS of the Transferor Company, as modified in accordance with the variations mentioned in this Clause 23.2.
- 23.2.2 With respect to the stock options granted by the Transferor Company to the employees of the Transferor Company or its subsidiaries under the Anup ESOS; and upon the Scheme becoming effective, the said employees shall be issued 7 (Seven) stock options by the Transferee Company under the new scheme(s) for every 10 (Ten) stock options held in the Transferor Company, whether the same are vested or not on terms and conditions similar to the Anup ESOS.
- 23.2.3 While granting stock options, the Transferee Company shall take into account the period during which the employees held stock options granted by the Transferor Company prior to the issuance of the stock options by the Transferee Company, for determining of minimum vesting period required for stock options granted by the Transferee Company, subject to applicable laws.
- 23.2.4 The Board of the Transferor Company and Transferee Company shall provide cash compensation, if required, to the employees of the Transferor Company holding stock options in the Transferor Company in order to provide fair treatment if the effect from Clauses 23.2.1to 23.2.3 are deemed insufficient by the Board of the Transferor Company and the Transferee Company.
- 23.2.5 The Board of the Transferor Company and Transferee Company shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 23.2. Approval granted to the Scheme by the shareholders of the Transferor Company and the Transferee Company shall also be deemed to be approval granted to the new employee stock option scheme to be adopted by the Transferee Company.

# 24. LEGAL PROCEEDINGS

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the "**Proceedings**") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

# 25. CONSIDERATION

- $25.1 \qquad \text{After effectiveness of Part III of the Scheme, the Transferor Company shall become a subsidiary of the Transferee Company.}$
- 25.2 After effectiveness of the Part III of the Scheme and in consideration of and subject to the provisions of Clause 25.3 and other provisions of this Scheme, Transferee Company shall, without any further application, act, deed, consent, instrument, issue and allot, to each shareholder of the Transferor Company whose name is recorded in the register of members of the Transferor Company on the Record Date, in the following proportion:
  - "7 (Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Transferee Company shall be issued and allotted, credited as fully paid up, for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in the Transferor Company." ("Transferee Company New Equity Shares").
  - $No shares shall be issued by the {\it Transferee Company} in {\it respect} of the shares held by the {\it Transferee Company} in the {\it Transferee Company}.$
- 25.3 Upon Part IV of this Scheme becoming effective, and in consideration of the Transferor Company amalgamating into the Transferee Company, the equity shares held by the Transferee Company on the Effective Date (held either directly or through its nominees) in the Transferor Company shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash whatsoever by the Transferee Company in lieu of such shares of the Transferor Company.
- 25.4 The equity shares of the Transferee Company to be issued and allotted as provided in Clause 25.2 above shall be subject to the provisions of the memorandum of association and articles of association of Transferee Company, as the case may be, and shall rank paripassu in all respects with the existing equity shares of Transferee Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 25.5 In case any shareholder's shareholding in the Transferor Company is such that such shareholder becomes entitled to a fraction of an equity share of Transferee Company, as the case may be, Transferee Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee(s) nominated by the Board of the Transferee Company in that behalf, who shall sell such



shares in the market at such price or prices and on such time or times as the trustee(s) may in its sole discretion decide and on such sale, shall pay to Transferee Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Transferee Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.

- 25.6 The issue and allotment of equity shares as provided in Clause 25.2, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Transferee Company or Transferor Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Transferee Company and/or the Transferor Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 25.2.
- 25.7 The Transferee Company New Equity Shares issued pursuant to Clause 25.2 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Transferor Company to Transferee Company on or before such date as may be determined by the Board of Transferor Company. In the event that such notice has not been received by Transferee Company in respect of any of the shareholders of Transferor Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Transferor Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Transferee Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Transferee Company, then Transferee Company shall issue the equity shares in physical form to such shareholder or shareholders.
- 25.8 Transferee Company shall apply for listing of Transferee Company New Equity Shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable. The Transferee Company New Equity Shares allotted by the Transferee Company in terms of Clause 25.2 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchanges.
- 25.9 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio as per Clause 25.2 above, shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 25.10 Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.

# 26. ACCOUNTING TREATMENT BY THE TRANSFEREE COMPANY IN RESPECT OF ASSETS AND LIABILITIES

- 26.1 The Transferee Company shall account for the Scheme in its books/financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in accordance with the Purchase Method of Accounting as prescribed under Accounting Standard 14 ("AS 14") dealing with "Accounting for Amalgamations", as amended from time to time including as provided herein below:
  - 26.1.1 The Transferee Company shall record the assets and liabilities of Transferor Company, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company or at their fair value of identified assets and liabilities, as may be decided by the Board of Directors of the Transferee Company.
  - 26.1.2 The Transferee Company shall credit to the Share Capital account in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 25.2 above to the equity shareholders of the Transferor Company. INR 507.40 will be accounted as securities premium in the books of Transferee Company for each equity share issued in accordance with Clause 25.2. The securities premium will form part of consideration under Clause 25.1.
  - 26.1.3 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company and the Transferee Company will stand cancelled and there shall be no further obligation/outstanding in that behalf.
  - 26.1.4 Expenses pertaining to the Scheme and for the amalgamation shall be adjusted to the reserves and surplus account of the Transferee Company.
  - 26.1.5 The difference being the Net Assets transferred to Transferee Company pursuant to Clause 26.1.1 over the face Value and securities premium of the equity shares allotted as per Clause 26.1.2 above after giving effect to inter-company balances as per Clause 26.1.3, shall be adjusted in compliance with applicable accounting standards.
  - 26.1.6 Upon coming into effect of Part IV of this Scheme, the shares held by the Transferee Company in the Transferor Company on the Effective Date, shall be cancelled and the same shall be treated as per applicable accounting standards.
  - 26.1.7 Goodwill, if any, appearing in the balance sheet of the Transferee Company will be amortised/impaired/written off either as per AS 14 or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Transferee Company.
  - 26.1.8 To the extent the balance in securities premium account or capital reserve is utilised and/or adjusted as per Clause 26.1.7 above, there shall be reduction of securities premium account or capital reserve as the case may be which shall be effected as an integral part of the Scheme itself in accordance with Sections 52 and 66 and other applicable provisions of the Act.
  - 26.1.9 The Board of Directors of the Transferee Company, in consultation with statutory auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.



For the purpose of this Clause 26, "Net Assets" would mean difference between the carrying value of assets and liabilities.

# 27. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon the coming into effect of Part IV of this Scheme, the resolutions/power of attorney of/executed by the Transferor Company, as are considered necessary by the Board of the Transferee Company, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/executed by the Transferee Company, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then said limits as are considered necessary by the Board of the Transferee Company shall be added to the limits, if any, under like resolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company.

# 28. COMBINATION OF AUTHORISED CAPITAL

- 28.1 Upon Part IV of the Scheme becoming effective, the authorised share capital of the Transferee Company shall stand increased without any further act, instrument or deed on the part of Transferee Company including payment of stamp duty and fees to Registrar of Companies, by the authorised share capital of the Transferor Company amounting to INR 15,00,000 (Indian Rupees Fifteen Crores) comprising of 1,50,00,000 equity shares of INR 10 each and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under the applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorized capital of the Transferor Company shall be utilized and applied to the increased authorized share capital of the Transferor Company and there would be no requirement for any further payment of stamp duty and/or fee by the Transferor Company for increase in the authorised share capital to
- 28.2 Clause V of the memorandum of association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:
  - "The Authorised Share Capital of the Company is Rs.65,25,00,000/- (Rupees Sixty Five Crores Twenty Five Lakhs only) divided into 6,52,50,000 (Six Crores Fifty Two Lakhs Fifty Thousand only) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide or to consolidate the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company."
- 28.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act.

# 29. DISSOLUTION OF TRANSFEROR COMPANY

On Part IV of this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up. On and from the Effective Date, the name of the Transferor Company shall be struck off from the records of the concerned RoC.

# **PART V**

# CHANGE IN AUTHORISED SHARE CAPITAL OF DEMERGED COMPANY

# 30. CHANGE IN AUTHORISED SHARE CAPITAL OF DEMERGED COMPANY

- 30.1 Upon Part II and Part III of this Scheme coming into effect and consequent to transfer of authorised share capital as mentioned in Clause 11 and 19 above, Clause V of the Memorandum of Association of the Demerged Company shall stand replaced and altered as per this Clause 30.
- 30.2 Clause V of the Memorandum of Association of the Demerged Company shall be replaced to include the following, without any further act, deed or instrument:
  - "The Authorised Share Capital of the Company is Rs. 565,00,00,000/- (Rupees Five Hundred Sixty Five Crores only) divided into 46,50,00,000 (Forty Six Crores Fifty Lacs Only) Equity Shares of Rs. 10/- (Rupees Ten only) each, 1,00,00,000 (One Crore Only) Preference Shares of Rs. 100/- each with such rights, privileges and conditions attached thereto as may be determined by the General Meetings at the time of issue. The Company has and shall always have the power to divide the Share Capital from time to time and to vary, modify and abrogate any rights, privileges, conditions attached to the Share in such a manner as may from the time being provided in the regulations of the Company."
- 30.3 It is clarified that the approval of the members of the Demerged Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Demerged Company and the Demerged Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Demerged Company as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 30.4 It is further clarified that should either Part II or Part III be made effective individually then Clause V of the Memorandum of Association of the Demerged Company shall be suitably modified to give effect only to either Clause 11 or Clause 19 as the case may be.



# PART VI

# **CONSOLIDATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1**

# 31. CONSOLIDATION OF EQUITY SHARES OF THE RESULTING COMPANY 1

- 31.1 With satisfaction or waiver of conditions mentioned in Clause 41.1 of the Scheme, 2 (two) equity shares of INR 2 each of the Resulting Company 1 shall be consolidated into 1 (one) fully paid up equity share of INR 4 each.
- The share certificates of the Resulting Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the consolidation of equity share capital of the Resulting Company 1 and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Resulting Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of the said shareholders maintained with the depositories.
- 31.3 Due to such consolidation in capital of the Resulting Company 1, if a shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificates to such member/ beneficial owner but shall round off such shareholders entitlement to the nearest integer.
- The aforesaid consolidation of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 61 of the Act separately and approval of the shareholders to the scheme shall be deemed to be approval to the consolidation of equity shares under Section 61 of the Act.
- 31.5 It is clarified that upon the Scheme becoming effective, the consolidation of shares as stated in this Part VI shall precede all other actions as stated in Part II and Part VII of this Scheme.

# **PART VII**

# REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1

# 32. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1

- 32.1 Simultaneously upon implementation of Part II of the Scheme and with effect from the Effective Date, all the equity shares of the Resulting Company 1 held by the Demerged Company and forming part of the Branded Apparel Undertaking ("Resulting Company 1 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 1, pursuant to Section 66 of the Actas also any other applicable provisions of the Act.
- 32.2 The aforesaid reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Acts eparately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 32.3 On effecting the reduction of the share capital as stated in Clause 32.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 32.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 32.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of Resulting Company 1 Cancelled Shares.

# **PART VIII**

# REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 2

# 33. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2

- 33.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2 ("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 33.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- On effecting the reduction of the share capital as stated in Clause 33.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.



- 33.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 33.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.

# PART IX GENERAL TERMS & CONDITIONS

# 34. REMAINING BUSINESS

- 34.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and be vested in and be managed by the Demerged Company.
- 34.2 All legal, Taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company.
- 34.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 34.2 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the relevant resulting company, against all liabilities and obligations incurred by that resulting company in respect thereof.
- 34.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 34.2 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant resulting company and at the cost of the said resulting company and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.

# 35. DIVIDENDS

- 35.1 The Transferor Company, Transferee Company, Demerged Company and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2018 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/declared only by the mutual consent of the concerned Parties.
- 35.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be.

# 36. CONDUCT OF BUSINESS UPTO THE EFFECTIVE DATE

- 36.1 With effect from the date of approval of this Scheme by the respective Boards of the Parties and up to and including the Effective Date:
  - 36.1.1 The Transferor Company and the Demerged Company with respect to the Demerged Undertakings shall carry on their business with reasonable diligence and business prudence and in the same manner as it had been doing hitherto, and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, 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, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets, except:
    - (a) when the same is expressly provided in this Scheme; or
    - $(b) \qquad when the same is in the ordinary course of business as carried on, as on the date of filing of this Scheme in the Tribunal; or the date of the same is a scheme in the Tribunal; or the date of the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same is a scheme in the Tribunal; or the same in the same in the Tribunal; or the same in the Tribunal; or the same in the same in$
    - (c) when written consent of the Resulting Company 2/ Transferee Company, as the case may be has been obtained in this regard.
  - 36.1.2 The Transferor Company and the Demerged Company with respect to Demerged Undertakings shall not alter or substantially expand its business or undertake (i) any material decision in relation to its business and affairs and operations other than that in the ordinary course of business; (ii) any agreement or transaction (other than an agreement or transaction in the ordinary course of business); and (iii) any new business or discontinue any existing business or change the capacity of facilities other than that in the ordinary course of business, except with the written concurrence of the Resulting Companies / Transferee Company, as the case may be;
  - 36.1.3 The Transferor Company and the Demerged Company with respect to Demerged Undertakings shall not vary the terms and conditions of employment of any of its employees, except in the ordinary course of business or pursuant to any pre-existing obligation undertaken except with the written concurrence of the Resulting Companies/Transferee Company, as the case maybe;



- 36.1.4 The Transferor Company shall not amend its Memorandum of Association or Articles of Association, except with the written concurrence of the Transferee Company, unless required to be done pursuant to actions between the Appointed Date 2 and Effective Date expressly permitted under this Scheme.
- 36.2 The Transferee Company and Resulting Companies shall be entitled, pending the sanction of the Scheme, to apply to the Appropriate Authorities concerned as are necessary under any law for such consents, approvals and sanctions which the Resulting Companies may require to carry on the business of the Transferor Company and the Demerged Undertakings and to give effect to the Scheme.
- For the purpose of giving effect to the order passed under Sections 230 to 232 read with Section 66 and other applicable provisions of the Act in respect of this Scheme by the Tribunal, the Transferee Company and Resulting Companies shall, at any time pursuant to the orders approving this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the amalgamation of the Transferor Company and demerger of the Demerged Undertakings, in accordance with the provisions of Sections 230 to 232 read with Section 66 of the Act. The Transferee Company and the Resulting Companies shall always be deemed to have been authorized to execute any pleadings, applications, forms, etc., as may be required to remove any difficulties and facilitate and carry out any formalities or compliances as are necessary for the implementation of this Scheme. For the purpose of giving effect to the vesting order passed under Section 232 of the Act in respect of this Scheme, the Transferee Company and Resulting Companies shall be entitled to exercise all rights and privileges and be liable to pay all taxes and charges and fulfil all its obligations, in relation to or applicable to all immovable properties, including mutation and/or substitution of the ownership or the title to or interest in the immovable properties which shall be made and duly recorded by the Appropriate Authority(ies) in favour of the Transferee Company and Resulting Companies as the case may be pursuant to the sanction of the Scheme by the Tribunal and upon the effectiveness of this Scheme in accordance with the terms hereof, without any further act or deed to be done or executed by the Transferor Company and the Resulting Companies as the case may be. It is clarified that the Transferee Company and Resulting Companies shall be entitled to engage in such correspondence and make such representations, as may be necessary, for the purposes of the aforesaid mutation and/or substitution.

# 37. FACILITATION PROVISIONS

- 37.1 Immediately upon the Scheme being effective, the Demerged Company and the Resulting Companies shall enter into shared services agreements as may be necessary, inter alia in relation to use by the Resulting Companies of office space, infrastructure facilities, information technology services, security personnel, legal, administrative and other services, etc. of the Demerged Company 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.
- 37.2 It is clarified that approval of the Scheme by the shareholders of Demerged Company and Resulting Companies under sections 230 to 232 read with Section 66 of the Act shall be deemed to have their approval under Section 188 and other applicable provisions of the Act and Regulation 23 and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that no separate approval of the Board or audit committee or shareholders shall be required to be sought by the Demerged Company or Resulting Companies.
- 37.3 It is clarified that all guarantees provided by the Demerged Company in respect of the Demerged Undertakings and the Transferor Companyshall be valid and subsisting till adequate arrangements/guarantees have been provided in respect of the same by the Resulting Companies.

# 38. PROPERTY IN TRUST

38.1 Notwithstanding anything contained in this Scheme, until any property, asset, license, approval, permission, contract, agreement and rights and benefits arising therefrom and pertaining to the Demerged Undertakings are transferred, vested, recorded, effected and/or perfected, in the records of the Appropriate Authority(ies), regulatory bodies or otherwise, in favour of the Resulting Companies, the Resulting Companies shall be deemed to be authorized to enjoy the property, asset or the rights and benefits arising from the license, approval, permission, contract or agreement as if it were the owner of the property or asset or as if it were the original party to the license, approval, permission, contract or agreement. It is clarified that till entry is made in the records of the Appropriate Authority(ies) and till such time as may be mutually agreed by the Demerged Company and the Resulting Companies, the Demerged Company will continue to hold the property and / or the asset, license, permission, approval as the case may be in trust on behalf of the Resulting Company 1 or Resulting Company 2, as the case may be.

# 39. APPLICATIONS/PETITIONS TO THE TRIBUNAL

- 39.1 The Parties shall dispatch, make and file all applications and petitions under Sections 230 to 232 read with Section 66 and other applicable provisions of the Act before the Tribunal, under whose jurisdiction, the registered offices of the respective Parties are situated, for sanction of this Scheme under the provisions of Applicable Law and shall apply for such approvals as may be required under Applicable Law and for dissolution of the Transferor Company without being wound up.
- 39.2 The Parties shall be entitled, pending the sanction of the Scheme, to apply to any Appropriate Authority, if required, under any Applicable Law for such consents and approvals which the Demerged Company, Transferor Company, Resulting Companies and Transferee Company may require to own the assets and/or liabilities of the Demerged Undertakings or the Transferor Company, as the case may be, and to carry on the business of the Demerged Undertakings or Transferor Company, as the case may be.

# 40. MODIFICATION OR AMENDMENTS TO THIS SCHEME

40.1 On behalf of each of the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company, the Board



of the respective companies acting themselves or through authorized persons, may consent jointly but not individually, on behalf of all persons concerned, to any modifications or amendments of this Scheme at any time and for any reason whatsoever or to any conditions or limitations that the Tribunal or any other Appropriate Authority may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by all of them (i.e. the Boards of the Demerged Company, the Resulting Companies, the Transferor Company and the Transferee Company) and solve all difficulties that may arise for carrying out this Scheme and do all acts, deeds and things necessary for putting this Scheme into effect.

- 40.2 For the purpose of giving effect to this Scheme or to any modification thereof the Boards of the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company acting themselves or through authorized persons may jointly but not individually, give and are jointly authorised to give such directions including directions for settling any question of doubt or difficulty that may arise and such determination or directions, as the case may be, shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme. It is clarified that individual companies acting themselves or through authorized persons may individually approach the Tribunal or any other Appropriate Authority to seek clarifications for implementation of the Scheme.
- 40.3 It is clarified that if any modifications are required post satisfaction of the conditions precedent mentioned in Clause 41 and the Scheme having been made effective, the Effective Date shall not be affected by any such modifications that might be required to be made and the Effective Date for such modified Scheme shall be same as the date on which Scheme was made effective prior to the modifications.

### 41. CONDITIONS PRECEDENT

- 41.1 Unless otherwise decided (or waived) by the relevant Parties, the Scheme is conditional upon and subject to the following conditions precedent:
  - 41.1.1 obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
  - 41.1.2 approval of the Scheme by the requisite majority of each class of shareholders and creditors of the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
  - 41.1.3 the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company through e-voting, as applicable. The Schemeshall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders, of the Demerged Company, against it as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
  - 41.1.4 the sanctions and orders of the Tribunals, under Sections 230 to 232 read with Section 66 of the Act being obtained by the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies; and
  - 41.1.5 certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the RoC having jurisdiction over the Parties.
- 41.2 Without prejudice to Clause 41.1 and subject to the satisfaction or waiver of the conditions mentioned in Clause 41.1 above, the Scheme shall be made effective in the order as contemplated below:
  - 41.2.1 Part II of the Scheme shall be made effective immediately after the implementation of Part VI of the Scheme;
  - 41.2.2 Part III of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 41.1 by the Boards of the Demerged Company and the Resulting Company;
  - 41.2.3 Part IV of the Scheme shall be made effective after implementation of Part III of the Scheme;
  - $41.2.4 \quad \mathsf{PartVoftheSchemeshallbe} \\ \mathsf{madeeffectiveafterimplementationofPartIII} \\ \mathsf{landPartIII} \\ \mathsf{oftheScheme}; \\ \mathsf{landPartIII} \\ \mathsf{oftheScheme}; \\$
  - 41.2.5 Part VI of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 41.1 by the Board of the Resulting Company 1;
  - 41.2.6 Part VII of the Scheme shall be made effective immediately after implementation of Part VI of the Scheme and simultaneously with the implementation of Part II of the Scheme; and
  - $41.2.7 \quad \text{Part VIII of the Scheme shall be made effective after consideration mentioned in Clause 17.1 and Clause 25.2 being issued.}$
- 41.3 It is hereby clarified that submission of this Scheme to the Tribunal and to the Appropriate Authorities for their respective approvals is without prejudice to all rights, interests, titles or defences that the Demerged Company, the Transferor Company, the Resulting Companies and/or the Transferee Company may have under or pursuant to all Applicable Laws.
- 41.4 On the approval of this Scheme by the shareholders of the Demerged Company, the Transferor Company, the Transferee Company and the Resulting Companies and such other classes of Persons of the said Companies, if any, pursuant to Clause 41.1.2, such shareholders and classes of Persons shall also be deemed to have resolved and accorded all relevant consents under the Act or otherwise to the same extent applicable in relation to the demerger, amalgamation, capital reduction set out in this Scheme, related matters and this Scheme itself.

### 42. EFFECT OF NON-RECEIPT OF PERMITS AND MATTERS RELATING TO REVOCATION/WITHDRAWAL OF THIS SCHEME

42.1 The Demerged Company, the Transferor Company, the Transferee Company and the Resulting Companies acting through their respective Boards shall each be at liberty to withdraw from this Scheme: (a) in case any condition or alteration imposed by any Appropriate Authority is unacceptable to any of them; or (b) they are of the view that coming into effect of the respective parts to this



- Scheme could have adverse implications on the respective companies.
- 42.2 If this Scheme is not effective within such period as may be mutually agreed upon between the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company through their respective Boards or their authorised representatives, this Scheme shall become null and void and each Party shall bear and pay its respective costs, charges and expenses for and/or in connection with this Scheme.
- 42.3 In the event of revocation/withdrawal under Clause 42.1 or above, no rights and liabilities whatsoever shall accrue to or be incurred inter se the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company or their respective shareholders or creditors or employees or any other Person, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved 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.
- 42.4 If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the Transferor Company, the Demerged Company, the Resulting Companies and the Transferee Company through their respective Boards, affect the validity or implementation of the other parts and/or provisions of this Scheme.
- 42.5 Further, it is the intention of the Parties that each part shall be severable from the remainder of this Scheme and the Scheme shall not be affected if any part of this Scheme is found to be unworkable for any reason whatsoever unless the deletion of such part shall cause this Scheme to become materially adverse to any Party, in which case the Parties shall attempt to bring about a modification in this Scheme or cause such part to be null and void, including but not limited to such part.

### 43. CHANGE OF NAME OF RESULTING COMPANY 2

- 43.1 Upon Part IV of the Scheme becoming effective, the name of the Resulting Company 2 shall stand changed to 'The Anup Engineering Limited' or such other name which is available and approved by the RoC, by simply filing the requisite forms and subject to payment of fees with the Appropriate Authority.
- 43.2 Thereafter, subject to Clause 43.1 above:
  - 43.2.1 Clause I of the memorandum of association of the Resulting Company 2 shall without any act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act and be replaced by the following clause:
  - "The name of the Company is The Anup Engineering Limited."
- 43.3 It is hereby clarified that, for the purposes of acts and events as mentioned in this Clause 43 the consent of the shareholders of the Resulting Company 2 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed.

### 44. COSTS AND TAXES

- 44.1 Parties have agreed to bear the costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme in the following manner:
  - 44.1.1 the Resulting Company 1 shall bear the stamp duty costs in connection with Part II of the Scheme;
  - 44.1.2 the Resulting Company 2/ Transferee Company shall bear the stamp duty costs in connection with Part III and Part IV of the Scheme; and
  - 44.1.3 all other costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme shall be borne by the respective companies.



### Strictly Private and Confidential

To, The Board of Directors Arvind Limited Naroda Road Ahmedabad – 380 025 Gujarat, India

Date 8th November 2017

Walker Chandiok & Co LLP 16th Floor, Tower II Indiabulls Finance Centre S B Marg, Elphinstone (W) Mumbai 400013 India

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# <u>Sub:Recommendation of Share Allotment and Share Exchange Ratio pursuant to the Composite Scheme of Arrangement ("Scheme")</u>

Dear Sir / Madam,

We refer to our engagement letter and subsequent discussions with the management of Arvind Limited whereby Arvind Limited (referred to as "the Company"/ "Client"/ "you"/"Arvind") has requested Walker Chandiok & Co LLP (hereinafter referred to as "WCC") for recommendation of Share Exchange Ratio / Share Allotment Ratio for the proposed group restructuring of Arvind Limited pursuant to a Scheme of Arrangement under Section 230 to 232 and other applicable clauses of the Companies Act, 2013 ("Scheme" or "Scheme of Arrangement").

In the following paragraphs, we have summarized our valuation analysis together with the description of the methodologies used and limitations on our scope of work.

WCC has been hereafter referred to as 'Valuer' or 'we' in this Share Allotment Ratio and Share Exchange Ratio Report ('Report').

### SCOPE AND PURPOSE OF THIS REPORT

Arvind, is a flagship company of the Lalbhai Group. It is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities. The equity shares of Arvind are listed on BSE Limited and the National Stock Exchange of India Limited. Arvind was originally incorporated for manufacturing and marketing of textile products, however, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

We understand that the management of Arvind is contemplating a group restructuring pursuant to a Scheme of Arrangement involving reorganizing of business activities in a manner that allows it to impart greater focus on each of its business lines. The Scheme proposes to reorganise and segregate the interest of Arvind in its various businesses through demerger of the Branded Apparel Undertaking in to Arvind Fashions Limited ("AFL") and the Engineering Undertaking into Anveshan Heavy Engineering Limited ("AHEL"). Further, the Scheme proposes merger of The Anup Engineering

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Chartered Accountants

Offices in Bengaluru, Chandigarh, Chennai, Gurugram, Hyderabad. Kochi, Kolkata, Mumbai, New Delhi, Noida an

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Limited with the AHEL to rationalise and streamline the group structure. Thus Arvind intends segregate existing business operations by demerging following business undertakings as part of the Proposed Restructuring:

- a) Branded Apparel Undertaking
- b) Engineering Undertaking

The proposed restructuring is to be effected through Composite Scheme of Arrangement (the "Scheme") pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Companies Act, 1956.

We understand that Appointed Date for the demerger of the Engineering Undertaking into Anveshan Heavy Engineering Limited and the merger of The Anup Engineering Limited into Anveshan Heavy Engineering Limited is 1 November 2017, and that the Appointed date for the demerger of the Branded Apparel Undertaking into Arvind Fashions Limited is the sam eas the Effective Date, and the Effective Date is as defined in the Scheme.

In this regard, Walker Chandiok & Co LLP has been requested by Arvind to submit a report recommending Share Exchange / Share Allotment Ratio ("Report") in connection with the proposed restructuring of Arvind to be placed before the Audit Committee/ Board of Directors of Arvind. The steps involved in the proposed group restructuring are detailed hereunder:

- Demerger of Branded Apparel Undertaking of Arvind Limited (the "Branded Apparel Undertaking") into AFL.
- Demerger of Engineering Undertaking of Arvind Limited (the "Engineering Undertaking") into AHEL.
- 3. Amalgamation of The Anup Engineering Limited ("AEL") into AHEL.

Step 1 to Step 3 are jointly referred to as 'the Transaction' or 'Proposed Restructuring'.

Branded Apparel Undertaking and Engineering Undertaking are collectively referred as the "Undertakings"

The scope of our services is:

- Conduct a relative (and not absolute) valuation of the equity shares of AFL and Branded Apparel Undertaking and recommend a Share Allotment Ratio to the equity shareholders of Arvind Limited on a fully diluted basis for Step 1
- Recommend a Share Allotment Ratio for issue of equity shares of AHEL to the equity shareholders of Arvind Limited on a fully diluted basis for Step 2.
- Conduct a relative (and not absolute) valuation of the equity shares of AHEL & AEL and recommend a Share Exchange Ratio for Step 3.

This Report is our deliverable for the above engagement.

This Report is subject to the scope, assumptions, exclusions, limitations and disclaimers detailed hereinafter. As such, the Report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.





# BRIEF BACKGROUND OF THE COMPANIES FORMING PART OF THE SCHEME OF ARRANGEMENT

### **Arvind Limited**

Arvind was founded in 1931 and operates primarily in the textiles industry. Arvind is headquartered in Ahmedabad and is engaged in manufacturing of fabrics, denim and a range of other advanced materials. Arvind, through its group companies also has a presence in engineering and telecom segments.

The issued and subscribed equity share capital of Arvind as at 30 September 2017 is INR 2,585.2 million consisting of equity shares of face value of INR 10/- each.

Arvind also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of Arvind as at 30 September 2017 is INR 2,601.9 million consisting of 260,193,069 equity shares of face value of INR 10/- each on a fully diluted basis.

### **Arvind Fashion Limited**

Formerly known as Arvind J&M Limited, AFL is engaged in the wholesale business of Arrow, Izod & Flying Machine. AFL is engaged in the business of distribution of readymade garment apparels and accessories and distribution of Cosmetic products and Accessories through its two Subsidiaries i.e. Arvind Lifestyle Brands Limited and Arvind Beauty Brands Retail Private Limited. AFL also operates in the business of luxury brands through its two Joint Ventures i.e. Tommy Hilfiger Arvind Fashion Private Limited and Calvin Klein Arvind Fashion Private Limited.

The issued and subscribed equity share capital of AFL as at 30 September 2017 is INR 231.7 million consisting of 11,58,51,454 equity shares of face value of INR 2/- each.

AFL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of AFL as at 30 September 2017 is INR 238.5 million consisting of 119,245,568 equity shares of face value of INR 2/- each on a fully diluted basis.

As a part of the Scheme, there would be consolidation in the share capital of AFL. Upon the Scheme being effective, the issued, subscribed and paid up equity capital of AFL of INR 231.7 Mn divided into 115,851,454 equity shares of INR 2 each shall be consolidated into 57,925,727 fully paid equity shares of INR 4 each aggregating to INR 231.7 Mn. The fully diluted equity shares post consolidation would be 59,622,784.

### The Anup Engineering Limited

AEL, subsidiary of Arvind, was founded in 1962 and is based out of Ahmedabad, India. AEL is engaged in engineering and fabrication business and offers products such as Heat Exchanger, Pressure Vessels, Reactors, DE aerators, Economizers etc. to clients in sectors including Chemicals, Drugs & Pharmaceuticals, Refineries, Petrochemicals etc. Equity shares of AEL were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2009.

The issued and subscribed equity share capital of AEL as at 30 September 2017 is INR 136.0 million consisting of 13,600,000 equity shares of face value of INR 10/- each.





AEL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of AEL as at 30 September 2017 is INR 137.3 million consisting of 13.725.000 equity shares of face value of INR 10/- each on a fully diluted basis.

### **Branded Apparels Undertaking**

Branded Apparel Undertaking of Arvind comprises of Arvind's business of manufacturing and marketing of branded apparel, accessories customised clothing and investments in the branded apparel business and related projects of Arvind and in particular equity shares held by Arvind in AFL.

### **Engineering Undertaking**

Engineering Undertaking activities relates to manufacturing of critical process engineering equipment, and investments in the engineering business and related projects of Arvind and in particular equity shares held by Arvind in AEL.

### SOURCES OF INFORMATION

In connection with this exercise, we have used the following information received from the Management and/or gathered from public domain:

- Carved out financial statements of Branded Apparel Undertaking and Engineering Undertaking for the six months period ended 30 September 2017.
- Provisional financial statements of AEL & AFL for the six months period ended 30 September 2017.
- Audited financial statements of AFL and AEL for the year ended 31<sup>st</sup> March 2016 and 31<sup>st</sup> March 2017.
- 4. Financial Projections of AFL, AEL and of the Undertakings.
- 5. Proposed Capital Structure of AHEL.
- 6. Vesting Details of Employee Stock options as at the date of the Report for the Companies.
- 7. Explanations provided by the Managements of the Companies from time to time.
- 8. Draft Composite Scheme of Arrangement.

The Companies have been provided with the opportunity to review the draft report (excluding the recommended Share Exchange Ratio and Share Allotment Ratio) as part of our standard practice to make sure that factual inaccuracies / omissions are avoided in our final report.

### SCOPE LIMITATIONS, ASSUMPTIONS, QUALIFICATIONS, EXCLUSIONS AND DISCLAIMERS

Provision of valuation opinions and consideration of the issues described herein are areas of our regular practice. The services do not represent accounting, assurance, accounting / tax due diligence, consulting or tax related services that may otherwise be provided by us or our affiliates.

This Report, its contents and the results herein are specific to (i) the purpose of valuation agreed as per the terms of our engagement; (ii) the date of this Report and (iii) the latest available financial statements of the Companies and their subsidiaries and other information provided by the Management or taken from public sources till the date of this Report.

An analysis of this nature is necessarily based on the prevailing stock market, financial, economic and other conditions in general and industry trends in particular as in effect on, and the information made available to us as at the date hereof. Events and transactions occurring after the date hereof may affect this Report and the assumptions used in preparing it, and we do not assume any obligation to update, revise or reaffirm this Report, unless required by regulatory authorities.



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The ultimate analysis will have to be tempered by the exercise of judicious discretion by the Valuers and judgment taking into accounts all the relevant factors. There will always be several factors, e.g. management capability, present and prospective competition, yield on comparable securities, market sentiment, etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share. This concept is also recognised in judicial decisions.

The recommendation(s) rendered in this Report only represent our recommendation(s) based upon information furnished by the Companies (or its executives / representatives) and other sources and the said recommendation(s) shall be considered to be in the nature of non-binding advice (our recommendation will however not be used for advising anybody to take buy or sell decision, for which specific opinion needs to be taken from expert advisors).

The determination of share exchange ratio is not a precise science and the conclusions arrived at in many cases will, of necessity, be subjective and dependent on the exercise of individual judgement. There is, therefore, no single share exchange ratio. While we have provided our recommendation of the Share Exchange / Share Allotment Ratio based on the information available to us and within the scope of our engagement, others may have a different opinion. The final responsibility for the determination of the Share Exchange / Allotment ratio at which the proposed transaction shall take place will be with the Board of Directors who should take into account other factors such as their own assessment of the proposed transaction and input of other advisors.

In accordance with the terms of our engagement, we have assumed and relied upon, without independent verification, (i) the accuracy of the information that was publicly available and formed a substantial basis for this Report and (ii) the accuracy of information made available to us by the Companies. In accordance with our Engagement Letter and in accordance with the customary approach adopted in valuation exercises, we have not audited, reviewed or otherwise investigated the historical financial information provided to us. We have not independently investigated or otherwise verified the data provided by the Companies. Accordingly, we do not express an opinion or offer any form of assurance regarding the truth and fairness of the financial position as indicated in the financial statements. Also, with respect to explanations and information sought from the Companies, we have been given to understand by the management of the Companies that they have not omitted any relevant and material factors about the Companies. Our conclusions are based on the assumptions and information given by and on behalf of the Companies and reliance on public information. The management of the Companies has indicated to us that they have understood that any omissions, inaccuracies or misstatements may materially affect our valuation analysis/results.

While carrying out this engagement we have relied on historical information made available to us by the management of the Companies / available in public domain. We did not carry out any due diligence with respect to the information provided / extracted or carry out any verification of the assets save for satisfying ourselves to the extent possible that they are consistent with other information provided to us in the course of this engagement.

Accordingly, we assume no responsibility for any errors in the information furnished by the Companies or obtained from public domain and their impact on the Report. Nothing has come to our attention to indicate that the information provided was materially mis-stated/ incorrect or would not afford reasonable grounds upon which to base the Report.

The Report assumes that the Companies comply fully with relevant laws and regulations applicable in all its areas of operations unless otherwise stated, and that the Companies will be managed in a competent and responsible manner. Further, except as specifically stated to the contrary, this Valuation Report has given no consideration to matters of a legal nature, including issues of legal title and compliance with local laws, and litigation and other contingent liabilities that are not recorded in



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the audited/unaudited balance sheet of the Companies. Our conclusion of value assumes that the assets and liabilities of the Companies and their subsidiaries, reflected in their respective latest balance sheets remain intact as of the Report date.

This Report does not look into the business/ commercial reasons behind the Transaction nor the likely benefits arising out of the same. Similarly, it does not address the relative merits of the Transaction as compared with any other alternative business transaction or other alternatives or whether or not such alternatives could be achieved or are available.

No investigation of the Companies' claim to title of assets has been made for the purpose of this Report and the Companies' claim to such rights has been assumed to be valid. No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in the accounts. Therefore, no responsibility is assumed for matters of a legal nature. The fee for the engagement is not contingent upon the results reported.

We owe responsibility to only the Boards of Directors of the Companies that has appointed us under the terms of our engagement letters and nobody else. We will not be liable for any losses, claims, damages or liabilities arising out of the actions taken. Omissions of or advice given by any other advisor to the Companies. In no event shall we be liable for any loss, damages, cost or expenses arising in any way from fraudulent acts, misrepresentations or willful default on part of the Companies, their directors, employees or agents. Unless specifically agreed, in no circumstances shall the liability of a Valuer, its partners, its directors or employees, relating to the services provided in connection with the engagement set out in this Report shall exceed the amount paid to such Valuer in respect of the fees charged by it for these services.

We do not accept any liability to any third party in relation to the issue of this Report. It is understood that this analysis does not represent a fairness opinion on the Share Exchange Ratio. This Report is not a substitute for the third party's own due diligence/ appraisal/ enquiries/ independent advice that the third party should undertake for his purpose.

This Valuation Report is subject to the laws of India.

Neither the Valuation Report nor its contents may be referred to or quoted in any registration statement, prospectus, offering memorandum, annual report, loan agreement or other agreement or document given to third parties other than in connection with the proposed Scheme of Amalgamation, without our prior written consent except for disclosures to be made to relevant regulatory authorities including stock exchanges and SEBI.

This Report does not in any manner address the prices at which equity shares of the Companies will trade following announcement of the Transaction and we express no opinion or recommendation as to how the shareholders of either Company should vote at any shareholders' meeting(s) to be held in connection with the Transaction.

### APPROACH & METHODOLOGY OF SHARE EXCHANGE / ALLOTMENT RATIO

It should be understood that the valuation of any company or its assets is inherently imprecise and is subject to certain uncertainties and contingencies, all of which are difficult to predict and are beyond our control. In performing our analysis, we made numerous assumptions with respect to industry performance and general business and economic conditions, many of which are beyond the control of the Companies.





The Scheme contemplates the demerger of Branded Apparel Undertaking into AFL and Engineering Undertaking into AHEL and amalgamation of AEL with AHEL. The scheme contemplates the Transaction pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013. Arriving at the fair Share Exchange Ratio for the Proposed Restructuring and amalgamation would require determining the relative values of the concerned businesses and shares of the Companies. These values are to be determined independently but on a relative basis, and without considering the effect of the proposed demerger / amalgamation.

The application of any particular method of valuation depends on the purpose for which the valuation is done. Although, different values may exist for different purposes, it cannot be too strongly emphasized that a valuer can only arrive at one value for one purpose. Our choice of methodology of valuation has been arrived at using usual and conventional methodologies adopted for transactions of a similar nature and our reasonable judgment, in an independent and bona fide manner based on our previous experience of assignments of a similar nature.

The following are commonly used and accepted methods for determining the value of the equity shares of a company/ business:

- 1. Market Approach
  - a. Market Price method
  - b. Comparable Companies Quoted Multiples method
- 2. Income Approach Discounted Cash Flows method
- Asset Approach Net Asset Value method

### **Market Approach**

### a) Market Price Method

The market price of an equity share as quoted on a stock exchange is normally considered as the value of the equity shares of that company where such quotations are arising from the shares being regularly and freely traded in, subject to the element of speculative support that may be inbuilt in the value of the shares.

In the present case, Market Price method is not applicable as none of the companies / Undertakings under valuation are listed on any stock exchange.

### b) Comparable Companies Market Multiple ("MM") Method

Under this method, value of the equity shares of a company/ business undertaking is arrived at by using multiples derived from valuations of comparable companies, as manifest through stock market valuations of listed companies. This valuation is based on the principle that market valuations, taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation.

Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.

This method has been applied to determine value of AEL and AFL. The value arrived using the relevant multiples under this method is adjusted for cash and cash equivalents, investments, debt, ESOPs and other matters as considered appropriate





### Income Approach - Discounted Cash Flows method

Under the DCF method the projected free cash flows to the firm are discounted at the weighted average cost of capital. The sum of the discounted value of such free cash flows is the value of the firm.

Using the DCF analysis involves determining the following:

Estimating future free cash flows:

Free cash flows are the cash flows expected to be generated by the company that are available to all providers of the company's capital – both debt and equity.

Appropriate discount rate to be applied to cash flows i.e. the cost of capital:

This discount rate, which is applied to the free cash flows, should reflect the opportunity cost to all the capital providers (namely shareholders and creditors), weighted by their relative contribution to the total capital of the company. The opportunity cost to the capital provider equals the rate of return the capital provider expects to earn on other investments of equivalent risk.

In the present case, we have been provided with financial projections for AFL, AEL & Branded Apparel Undertaking and Engineering Undertaking under valuation and have therefore used this method for the valuation of AFL, AEL, Branded Apparel Undertaking and Engineering Undertaking.

### Asset Approach - Net Asset Value (NAV) Method

The asset based valuation technique is based on the value of the underlying net assets of the business, either on a book value basis or realizable value basis or replacement cost basis. This valuation approach is mainly used in case where the firm is to be liquidated i.e. it does not meet the "going concern" criteria or in case where the assets base dominate earnings capability. A Scheme of Amalgamation would normally be proceeded with, on the assumption that the companies being part of the demerger /merger process are going concerns and an actual realization of their operating assets is not contemplated. Hence, this method has not been used.

The valuation arrived at under the above mentioned methods could fluctuate with lapse of time, changes in prevailing market conditions and prospects, industry performance and general business and economic conditions financial and otherwise, of the companies, and other factors which generally influence the valuation of companies and their assets.

# RECOMMENDATION OF RATIO OF ALLOTMENT OF SHARES FOR THE PROPOSED RESTRUCTURING

### STEP 1 - DEMERGER OF BRANDED APPAREL UNDERTAKING AND VESTING INTO AFL

As per the Proposed Scheme of Arrangement, in consideration of the transfer and vesting of Branded Apparel Undertaking of Arvind into AFL, AFL shall issue & allot equity shares to the equity shareholders of Arvind based on the ratio of allotment of shares. Arriving at the Share Allotment Ratio would require determining the value of Arvind's equity interest in the Branded Apparel Undertaking and value of AFL.

We have used a sum of the parts approach to determine the value of Arvind's equity interest in the Branded Apparel Undertaking by way of determining:

- a) Value of Branded Apparel Division of Arvind, which includes the business of manufacturing and marketing of branded apparel & accessories including footwear.
- b) Value of customised clothing business .
- value of Arvind's equity interest in AFL including subsidiaries and joint venture interests.
   Please refer Annexure 1 summary valuation workings.



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In view of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend the Share Allotment Ratio as follows:

1 (one) equity shares of AFL (of INR 4/- each fully paid up) for every 5 (Five) diluted equity shares of the Arvind (of INR 10/- each fully paid up) for the demerger and vesting of Branded Apparel Undertaking in to AFL.

On the Scheme becoming effective and upon allotment of equity shares by AFL, all the equity share held by Arvind in AFL shall stand cancelled, extinguished and annulled.

### STEP 2 - DEMERGER OF ENGINEERING UNDERTAKING

In consideration of the transfer and vesting of Engineering Undertaking of Arvind into AHEL, AHEL shall issue & allot equity shares to the equity shareholders of Arvind based on the ratio of allotment of shares.

On the basis of the foregoing and on consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, the Management proposes Share Allotment ratio in consideration for transfer and vesting of Engineering Undertaking of Arvind into AHEL to be as follows:

For every 27 (Twenty Seven) fully paid equity shares of INR 10 each held in Arvind; issue of 1 (One) fully paid equity share of INR 10 each of AHEL. Please refer Annexure 2.

We believe that the above Share Allotment Ratio is fair and reasonable considering that all the shareholders of Arvind will upon demerger, be the ultimate beneficial owners of AHEL in the same ratio (inter se) as they hold shares in Arvind, as on the record date. Please refer Annexure 2 for summary valuation workings.

### STEP 3 - AMALGAMATION OF AEL INTO AHEL

Pursuant to demerger of Engineering Undertaking of Arvind in to AHEL as explained in Step 2, the Management proposes to merge AEL with AHEL. Post demerger of Engineering Undertaking, AEL would be construed as a subsidiary of AHEL. Thus in consideration for amalgamation of AEL into AHEL, AHEL shall issue & allot equity shares to the equity shareholders of AEL after cancellation of shares held by AHEL. Please refer Annexure 3 for summary valuation workings.

In view of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend the Share Allotment Ratio as follows:

For every 10 (Ten) fully paid equity shares of INR 10 each held in AEL; issue of 7 (Seven) fully paid equity shares of INR 10 each of AHEL.

Respectfully submitted,
For Walker Chandiok & Co LLP
Chartered Accountants

Firm Registration No: 001076N / N500013

Riaz Thingna Partner Mumbai

Date: 08 November 2017





### Annexure 1

Valuation Approach	AFL		Branded Apparel Division	
	INR	Weight (%)	INR	Weight (%)
Asset Approach	NA	9	NA	
Market Approach				
Market Price Method	NA	:=::	NA	=
Comparable Companies Method	1,302.4	50%	NA	-
Income Approach	1,356.5	50%	268.1	100%
Relative Value Per Share*	1,329.4	100%	268.1	100%

<sup>\*</sup>face value INR 10 per share for Branded Apparel Division

### Share Exchange Ratio - Demerger of Branded Apparel Undertaking into AFL

1 (one) equity share of AFL (of INR 4 fully paid up) for every 5 (five) equity shares of Arvind Limited (of INR 10 each fully paid up)

### Annexure 2

We understand from the management that the issued subscribed and paid up capital of AHEL shall be 9,636,780 shares. On the basis of proposed capital structure of AHEL and the considering the fact that shareholders of Arvind upon demerger would be the ultimate beneficial holders in AHEL. There is no valuation exercise is being undertaken and Share Allotment Ratio is determined based on the intended capital structure of Resulting Company

### Share Exchange Ratio - Demerger of Engineering Undertaking into AHEL

27 (Twenty Seven) fully paid equity shares of INR 10 each held in Arvind; issue of 1 (One) fully paid equity shares of INR 10 each of AHEL

### Annexure 3

	AEL		AHEL	
Valuation Approach	INR	Weight (%)	INR	Weight (%)
Asset Approach	NA	·	NA	:-
Market Approach	1			
Market Price Method	NA	3-0	NA	2
Comparable Companies Method	355.8	50%	NA	2
Income Approach	373.0	50%	517.4	100%
Relative Value Per Share*	364.4	100%	517.4	100%

<sup>\*</sup>face value INR 10 per share

### Share Exchange Ratio - Amalgamation of AEL into AHEL

10 (Ten) fully paid equity shares of INR 10 each held in AEL; issue of 7 (Seven) fully paid equity shares of INR 10 each of AHEL.



<sup>\*</sup>face value INR 4 per share for AFL

NA = Not Adopted / Not Applicable

NA = Not Adopted / Not Applicable





### Vivro Financial Services Private Ltd.

Regd. Office:

Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Centre, Paldi,

Ahmedabad, Gujarat, India - 380 007.

Tel.: +91 (079) 4040 4242 , 2665 0669, W: www.vivro.net

**Private & Confidential** 

November 08, 2017

To The Board of Directors, Arvind Limited Naroda Road, Ahmedabad, Gujarat – 380 025.

Dear Sirs,

Sub: Fairness Opinion on the Share Allotment and Share Exchange Ratio pursuant to the Scheme of Arrangement in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We, Vivro Financial Services Private Limited refer to our engagement letter dated November 2, 2017 whereby Arvind Limited (hereinafter referred to as 'Arvind', 'the Company', 'you', your', 'Demerged Company') has appointed us to issue a Fairness Opinion in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957, as the 'Merchant Banker' in connection with the proposed arrangement amongst Arvind Limited, Arvind Fashions Limited (hereinafter referred to as 'AFL', 'Resulting Company 1'), NewCo (hereinafter referred to as 'Anveshan Heavy Engineering Limited', 'Anveshan', 'Resulting Company 2', 'Transferor Company', 'AHEL'), The Anup Engineering Limited (hereinafter referred to as 'Anup', 'Transferor Company'), The Branded Apparels Undertaking of Arvind Limited (hereinafter referred to as 'Branded Apparels Undertaking') and The Engineering Undertaking of Arvind Limited (hereinafter referred to as 'Engineering Undertaking') pursuant to the Scheme of Arrangement in terms of the provisions of Sections 230 to 239 read with Section 66 of the Companies Act, 2013 and the applicable provisions of the Companies Act, 2013 and/or Rules/Regulations made thereunder.

In connection with the same, please find attached the Fairness Opinion issued by us.

Thanking you,

For Vivro Financial Services Private Limited

Jayesh Vithlani (Sr. Vice President)

Date: November 08, 2017

Place: Ahmedabad

Ahmedabad R

**Vivro Financial Services Private Limited** 



### **FAIRNESS OPINION**

### IN THE MATTER OF SCHEME OF ARRANGEMENT

OF

# ARVIND LIMITED, THE ANUP ENGINEERING LIMITED, ARVIND FASHIONS LIMITED AND ANVESHAN HEAVY ENGINEERING LIMITED

### STRICTLY PRIVATE AND CONFIDENTIAL

Prepared By:

# **VIVRO**

**Vivro Financial Services Private Limited** 

Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad-380007





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### 1. ASSIGNMENT BACKGROUND:

Arvind Limited (hereinafter referred to 'Arvind', 'the Company', 'you', your', 'demerged Company'), a Company incorporated in 1931 vide its Corporate Identity Number L17119GJ1931PLC000093 having its Registered Office at Naroda Road, Ahmedabad Gujarat, India has engaged 'Vivro Financial Services Private Limited', Category I Merchant Banker registered with SEBI having its Registration No. INM000010122 (referred to in this document as "Vivro"), vide an engagement letter November 2, 2017 to issue a Fairness Opinion Report in respect of the Scheme of Arrangement ('the Scheme') of Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited, the Engineering Undertaking, the Branded Apparels Undertaking and The Anup Engineering Limited.

This Fairness Opinion Report is issued in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957and the same can be used as guidance for the Scheme of Arrangement amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited.





### 2. DISCLAIMER

This Fairness Opinion Report is prepared by 'Vivro Financial Services Private Limited under an engagement from Arvind Limited on the basis of information, documents, papers, and explanations given by the management, officers and staff of Arvind to Vivro.

In preparing the Fairness Opinion Report, Vivro has relied upon and assumed, without independent verification, the truthfulness, accuracy and completeness of the information and financial data provided by Arvind. Vivro has therefore relied upon all specific information as received and declines any responsibility should the results presented be affected by the lack of completeness or truthfulness of such information.

Vivro has also considered Scheme of amalgamation as furnished. It is assumed that the Scheme will be consummated in accordance with the expected terms.

Vivro shall not be liable for any losses whether financial or otherwise or expenses arising directly or indirectly on account of the use of or reliance on the information set out herein in this report.

Vivro has not provided any accounting, tax or legal advice to Arvind, AFL, Anup or Anveshan or any other company involved in the transaction. This Fairness Opinion Report should not be construed as investment advice or any form of recommendation either for making or divesting investment in any of the companies involved in the transaction.

This Opinion is furnished on a strictly confidential basis. Neither this Opinion nor the information contained herein may be reproduced or passed to any person or used for any purpose other than stated above or as may be required under applicable laws and regulation.

The fee for our services is not contingent upon the results of the proposed amalgamation. This opinion is subject to Laws of India.

This Report is necessarily based on various factors and conditions as of the date hereof, and the written and oral information made available to us until November 08, 2017. It is understood that subsequent developments may affect the conclusions of the Report and of the Opinion and that, in addition, Vivro has no obligation to update, revise, or reaffirm the Opinion.





### 3. LIMITATIONS

Our report is subject to the scope limitations detailed hereinafter. The report should be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.

- 1. In course of the present exercise, we were provided with both written and verbal information, including financial data. Our report is based on the information furnished to us being complete and accurate in all material respects. We have relied upon the historical financial statements and the information and representations furnished to us without carrying out any audit or other tests to verify the accuracy with limited independent appraisal. Also, we have been given to understand by the managements of the companies that they have not omitted any relevant facts and material factors. Accordingly, we do not express any opinion in any form of assurance regarding its accuracy and completeness. We assume no responsibility whatsoever for any errors in the above information furnished by the companies and their impact on the present exercise.
- 2. We have not conducted any independent valuation or appraisal of any of the assets or liabilities of the companies.
- Our work does not constitute an audit or certification or due diligence of the past financials of Arvind, AFL, Anup or Anveshan used in the study and we have relied upon the information provided to us by Arvind as regards such working results.
- 4. We express no opinion whatsoever and make no recommendation at all to the companies underlying decision to effect the proposed Scheme or as to how the holders of equity shares or secured or unsecured creditors of the Companies should vote at their respective meetings held in connection with the proposed Scheme. We accept no responsibility as to the prices at which the equity shares of Arvind Limited will trade following the announcement of the proposed Scheme or as to the financial performance of Arvind Limited following the consummation of the proposed Scheme.
- 5. Our opinion is not, nor should it be construed as our opining or certifying the compliance of the proposed arrangement with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising thereon, in their respective jurisdiction.
- 6. No investigation of the companies' claim to the title of assets or property owned by the companies has been made for the purpose of the fairness opinion. With regard to the companies claim we have relied solely on representation, whether verbal or otherwise made, by the management to us for the purpose of this report.
- 7. Our analysis and results are also specific to the date of this report. An exercise of this nature involves consideration of various factors. This report is issued on the understanding that the companies have drawn our attention to all the matters, which they are aware of considering the financial position of the Companies, their businesses, and any other matter, which may have an impact on our opinion for the proposed amalgamation, including any significant changes that have taken place or are likely to take place in the financial position of the Companies or their businesses subsequent to the proposed Appointed Date of the proposed Scheme. We have no responsibility to update this proposed for events

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- and circumstances occurring after the date of this report. We assume no responsibility for updating or revising our opinion based on circumstances or events occurring after the date hereof.
- 8. For the purpose of this Fairness Opinion, we have relied upon the Audited Accounts of Arvind for the years ended on March 31, 2016 and March 31, 2017.
- 9. We have not independently verified the transactions carried out by Arvind, AFL, Anveshan and Anup have relied on the audited financial statements and management certified financial statements of the Transferor Companies and Transferee Company. We do not take any responsibility as to correctness or completeness in any of the financial statements of these companies.





### 4. SOURCES OF INFORMATION

We have relied on the following information made available to us by Arvind for the purpose of this report:

- 1. Management Certified Draft Scheme of Arrangement of Arvind, AFL, Anveshan and Anup.
- 2. Memorandum and Articles of Association of Arvind, AFL, Anveshan and Anup.
- 3. Present Shareholding pattern of Arvind, AFL, Anveshan and Anup.
- Audited Financial Statements of Arvind for the Financial Year ended on March 31, 2015, March 31, 2016 and March 31, 2017 as well as
- Audited Financial Statements of AFL and Anup for the Financial Year ended on March 31, 2015, March 31, 2016 March 31, 2017 as well as the provisional Income Statement and Balance Sheet for the six months period ended 30 September 2017.
- Financial Projections of the Branded Apparels Undertaking of Arvind Limited for the period 2018 through 2025, as provided by Management of Arvind.
- 7. Financial Projections of the Engineering Undertaking of Arvind Limited for the period 2018 through 2022, as provided by Management of Arvind.
- Provisional Financial Statements (Income Statement and Balance Sheet) for the six months period ended 30 September 2017 of the Branded Apparels Undertaking and the Engineering Undertaking of Arvind Limited, as provided by Arvind.
- Report on recommended Share Allotment and Share Exchange Ratios pursuant to the composite Scheme of Arrangement given by Walker Chandiok & Co LLP.
- 10. Such other information and explanations as we required and which have been provided by the management of Arvind, which were considered relevant for the purpose the Fairness Opinion.





### 5. HISTORY AND BACKGROUND

### **Arvind Limited**

Arvind was incorporated in the year 1931 with the Registrar of Companies, Ahmedabad and is the flagship company of the Lalbhai Group. The Registered Office of Arvind is located at Naroda Road, Ahmedabad, Gujarat - 380025. The equity shares of Arvind are listed on The BSE Limited and National Stock Exchange of India Limited. Arvind is engaged, inter alia, in the business of manufacturing and marketing of textiles, textile brands, retail, engineering and advanced materials. The main object of the Company is to carry on the business of spinning, weaving, manufacturing or dealing in cotton or other fibrous substances and the preparation, dyeing, or colouring of the said substances and the sale of yarn, cloth or other manufactured fibrous products. It is also engaged in export of denim and woven fabric. The Company has diversified in several distinct business activities through three undertakings namely

- (1) Textile Business comprising manufacturing of yarn, denim, shirting, knit fabrics, garments and technical textiles;
- (2) Branded Apparels Undertaking consisting of branded apparels, accessories, and customized clothing business; and
- (3) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

The equity shares of Arvind are listed on BSE Limited and the National Stock Exchange of India Limited. The Board of Directors of Arvind as per Annual report of 2016-17 is as follows:

Name of the Directors	Designation	
Mr. Sanjay Lalbhai	Chairman and ManagingDirector	
Mr. Jayesh Shah	Wholetime Director and CFO	
Mr. Punit Lalbhai	Executive Director	
Dr. Bakul Dholakia	Independent Director	
Ms. Renuka Ramnath	Independent Director	
Mr. Nilesh Shah	Independent Director	

The Authorized Share Capital of Arvind is INR 5,65,00,00,000 divided into 56,50,00,000 equity shares of INR 10/- each & 1,00,00,000 Preference Shares of INR 100/- each. As on March 31, 2017, the Issued, Subscribed and Paid up Share Capital of Arvind, including issue of shares under Employee Stock Option Plan is INR 2,58,36,00,000 comprising of 25,83,59,069 equity shares of Re. 10/- each. As on September 30, 2017, the issued and subscribed equity share capital of Arvind is Rs. 2,585.2 million consisting of equity shares of face value of Rs. 10/- each.





The Shareholding pattern of Arvind Limited as on September 30, 2017 is as under:

Categories	Number of Shares	Shareholding Percentage (%)
Promoters – Arvind Limited	110,999,994	42.7%
Issue through ESOP	1,676,000	0.64%
Public – Arvind Limited	147,517,075	56.7%
Total	260,193,069	100.00%

Arvind also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid – up share capital. Thus, the fully diluted equity share capital of Arvind as on September 30, 2017 is Rs. 2,601.9 million consisting of 260,193,069 equity shares of face value of Rs. 10/- each on a fully diluted basis.

### **Arvind Fashion Limited**

Arvind Fashion Limited was incorporated on January 05, 2016 as Arvind J & M Limited with the Registrar of Companies - Gujarat. On October 14, 2013, Arvind J & M Limited changed its name to Arvind Fashion Limited. AFL is an unlisted company with CIN U52399GJ2016PLC085595. The registered office of the Company is located at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat, India - 380025. AFL is engaged in the whole business of Arrow, Izod, and Flying Machine. It has two subsidiaries – Arvind Lifestyle Brands Limited and Arvind Beauty Brands Retail private Limited. It is engaged in the business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing, developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling on line as principals or agents, of any branded or non-branded apparel, sports equipment, footwear, consumer durables, jewelry, and beauty products. AFL also operates in the business of luxury brands through its two joint ventures i.e. Tommy Hilfiger Arvind Fashion Private Limited and Calvin Klein Arvind Fashion Private Limited.

### The Share Capital of AFL as on September 30, 2017 is as follows:

Amount in INR

Particulars	INR.
Authorised Share Capital	
12,50,00,000 equity shares of INR 2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	*
11,58,51,454 equity shares of INR 2 each	23,17,02,908
Total	23,17,02,908

AFL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in the increase in the issued and paid – up share capital. Thus, the fully diluted equity

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share capital of AFL as on September 30, 2017 is Rs. 238.5 million consisting of 119,245,568 equity shares of Rs. 4/- each on a fully diluted basis.

As part of the Scheme, there would be a consolidation in the share capital of AFL. Upon the Scheme being effective, the issued, subscribed and paid up equity capital of AFL of INR 231.7 million will be divided into 115,851,454 equity shares of Rs. 2 each shall be consolidated into 57,925,727 fully paid equity shares of Rs. 4 each aggregating to Rs. 231.7 million.

### The shareholders of AFL as on September 30, 2017 are as follows:

Number of Shares	Percentage of shares held
51,953,379	87.1%
417,924	0.7%
3,935,458	6.6%
1,618,966	2.7%
1,697,057	2.8%
59,622,784	100.0%
	51,953,379 417,924 3,935,458 1,618,966 1,697,057

AFL is a holding company which has investments in operating subsidiary and joint venture companies. The operating entities of AFL ("herein after referred to as the 'AFL Companies') are as under:

Operating / Investment Entity	Type of Entity	% of holding / Interest
Arvind Lifestyle Brands Limited	Subsidiary Company	100%
Tommy Hilfiger Arvind Fashion Private Limited	Joint Venture Company	50%
Arvind Beauty Brands Retail Private Limited	Subsidiary Company	100%
Calvin Klein Arvind Fashion Private Limited	Joint Venture Company	49%

### The Anup Engineering Limited

The Anup Engineering Limited was incorporated on November 14, 1962 with CIN U99999GJ1962PLC001170. The main object of the Company is to engage in the business of manufacturing, fabricating, altering, assembling, buying and selling of all kinds of Heat Exchangers, Pressure Vessels, Reactors, DE aerators, Centrifuges, Water softening Plants, Rotary Pumps, Dryers, separators, laundry equipment, plant disinfectant, all kinds of plant and machinery components along with engaging in other ancillary and incidental business activities. The registered office of the Company is situated behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad, Gujarat, India - 382415.

Anup is a subsidiary of Arvind, where Arvind holds 93.53% of the entire shareholding of Anup. The equity shares of Anup are not listed on any Stock Exchange.

The shareholding pattern of AEL as on September 30, 2017 is as follows:

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Name of Shareholder	Number of Shares	Percentage of shares held
Arvind Ltd	12,675,720	92.4%
Promoters - AEL Others	130,310	0.9%
Public – AEL	364,800	2.7%
Others – AEL	429,170	3.1%
ESOPs – Dilution	125,000	0.9%
Total	13,725,000	100.0%

The issued and subscribed equity share capital of AEL as at September 30, 2017 is Rs. 136.0 million consisting of 13,600,000 equity shares of face value of Rs. 10/- each.

AEL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in the increase in the issued and paid – up share capital. Thus, the fully diluted equity share capital of AEL as on September 30, 2017 is Rs. 137.3 million consisting of 13,725,000 equity shares of Rs. 10/- each on a fully diluted basis

Present Directors of Anup are as follow:

Name	Designation
Mr. Samveg Lalbhai	Chairman
Mr. Jayesh Shah	Director
Mr. Punit Lalbhai	Director
Mr. Kamal Singhal	Director
Mr. Bhupendra M. Shah	Director

### **Branded Apparels Undertaking**

The Branded Apparels Undertaking of Arvind comprises of Arvind's business of manufacturing and marketing of branded apparel, accessories customized clothing and investments in the branded apparel business and related projects of Arvind and in particular equity shares held by Arvind in AFL.

### **Engineering Undertaking**

The Engineering Undertaking of Arvind relates to manufacturing of critical process engineering equipment, and investments in the engineering business and related projects of Arvind and in particular equity shares held by Arvind in AEL.

### **Anveshan Heavy Engineering Limited**

Anveshan was incorporated on September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085. The main object of Company is to engage in the September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085. The main object of Company is to engage in the September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085.

**Vivro Financial Services Private Limited** 

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operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling, and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time. The registered office of the Company is situated at the Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat, India – 380025.



### 6. SCOPE OF PURPOSE OF THE REPORT

Based on the information provided to us and as per the information provided to us by the Management, we understand that the management of Arvind contemplates a group restructuring whereby Arvind, AFL, Anup and Anveshan shall enter in to a Scheme of Arrangement amongst themselves in order to allow Arvind to impart greater focus on each of its lines of business. We further understand that the Draft Scheme proposes to reorganize and segregate the interest of the Demerged Company, Arvind, in its various businesses and thus proposes demerger of the Branded Apparels Undertaking from the Demerged Company to Resulting Company 1, Arvind Fashions Limited ("AFL"), and the Engineering Undertaking from the Demerged Company to the Resulting Company 2, Anveshan Heavy Engineering Limited ("AHEL", "Anveshan"). Further, the Scheme proposes the merger of Transferor Company, The Anup Engineering Limited ("Anup"), with the Resulting Company 2, AHEL to rationalise and streamline the group structure. Thus Arvind intends to segregate its existing business operations by demerging the following business undertakings as part of the Proposed Restructuring:

- 1) Branded Apparels Undertaking
- 2) Engineering Undertaking

On the proposed scheme becoming effective and upon the allotment of equity shares by AFL, all the equity shares held by Arvind in AFL shall stand cancelled, extinguished and annulled.

The proposed restructuring is to be effected through a Composite Scheme of Arrangement ("the Scheme") pursuant to the provisions of Section 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Companies Act, 1956.

We understand that the Appointed Date for the demerger of the Engineering Undertaking in to Anveshan Heavy Engineering Limited and the merger of The Anup Engineering Limited in to Anveshan Heavy Engineering Limited is November 1, 2017, and the Appointed Date for the demerger of the Branded Apparels Undertaking in to Arvind Fashions Limited is the same as the Effective Date, and the Effective Date is as defined in the Scheme.

As stated in the Draft Scheme, the restructuring proposed is expected, inter alia, to result in following benefits:

- (i) segregation and unbundling of the branded apparels, engineering, water and waste management businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- unlocking of value for the shareholders of the Demerged Company, achieving cost optimisation, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iii) emergence of listed Branded Apparels Business and Engineering company focusing on operations having pan India footprint;

**Vivro Financial Services Private Limited** 



- (iv) attribution of appropriate risk and valuation to the Branded Apparels Undertaking and the Engineering Undertaking based on respective risk-return profile and cash flows;
- (v) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and Overseas markets;
- (vi) augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;
- (vii) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial, and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses of the Lalbhai Group into Resulting Company 2.

Per information provided by the Management, in order to provide an exchange ratio for the proposed scheme of arrangement, the Company has appointed Walker Chandiok & Co LLP (hereinafter referred to as 'the Valuer') as the Valuer to recommend the Share Exchange / Share Allotment Ratio ("Report") in connection with the proposed restructuring of Arvind to be placed before the Audit Committee/ Board of Directors of Arvind. The Steps involved in the proposed group restructuring are detailed hereunder:

- Demerger of Branded Apparels Undertaking of Arvind Limited (the "Branded Apparels Undertaking") in to AFL.
- Demerger of Engineering Undertaking of Arvind Limited (the "Engineering Undertaking") in to AHEL.
- 3) Amalgamation of The Anup Engineering Limited ("AEL") in to AHEL.

Step 1 and Step 3 are jointly referred to as 'the Transaction' or 'Proposed Restructuring'.

'Branded Apparels Undertaking' and 'Engineering Undertaking' are collectively referred to as the 'Undertakings'.

In this connection, Arvind Limited has engaged Vivro Financial Services Private Limited to submit a report on the Fairness of the Valuation Report provided by the Valuer. Our scope of work only includes forming an opinion on the fairness of the recommendation made by the Valuer on the following:

- Relative Value of the equity shares of AFL and Branded Apparels Undertaking and the recommended share allotment ratio to the equity shareholders of Arvind Limited on a fully diluted basis for Step 1.
- Recommended Share Allotment Ratio for the issue of equity shares of AHEL to the shareholders of Arvind Limited on a fully diluted basis for Step 2.
- Relative valuation of the equity shares of AHEL and AEL and the recommended Share Exchange Ratio for Step 3.

Ahmedabad P



Our scope of work does not include an opinion on the fairness or economic rationale of the scheme of arrangement per se.

This report is subject to the scope, assumptions, limitations and disclaimers mentioned hereinabove. As such the report is to be ready in totality, not in parts and in conjunction with the relevant documents referred to herein. This report has been issued only for the purpose of facilitating the Amalgamation and should not be used for any other purpose.





### 7. VALUER'S RECOMMENDATION

After using several commonly used and accepted methods for determining the value of equity shares of a company, it has been recommended by the Valuer that

Arvind Fashions Limited will issue and allot 1(One) fully paid up equity share of Rs. 4 (Indian Rupees Four) each of Arvind Fashions Limited for every 5 (Five) diluted equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of Arvind Limited for the demerger and vesting of Branded Apparels Undertaking in to AFL.

Anveshan Heavy Engineering Limited will issue and allot 1 (One) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 27 (Twenty Seven) fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) of each to each equity shareholder of Arvind Limited.

For the purposes of Amalgamation of The Anup Engineering Limited with Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited will issue and allot 7 (Seven) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 10 (Ten)fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of The Anup Engineering Limited.





### 8. OUR OPINION ON THE VALUER'S REPORT

This fairness opinion report has been prepared based on the Valuer's report and our analysis of the various factors relevant to the Companies, having regard to the information submitted, management representations, key underlying assumptions and limitations.

In view of the above and on consideration of all relevant factors and circumstances, we believe that the Valuer's recommendation that

Arvind Fashions Limited will issue and allot 1(One) fully paid up equity share of Rs. 4 (Indian Rupees Four) each of Arvind Fashions Limited for every 5 (Five) diluted equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of Arvind Limited for the demerger and vesting of Branded Apparels Undertaking in to AFL.

Anveshan Heavy Engineering Limited will issue and allot 1 (One) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 27 (Twenty Seven) fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) of each to each equity shareholder of Arvind Limited.

For the purposes of Amalgamation of The Anup Engineering Limited with Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited will issue and allot 7 (Seven) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 10 (Ten)fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of The Anup Engineering Limited.,

is fair.

For, Vivro Financial Services Private Limited

Jayesh Vithlani

(Sr. Vice President)

Date: November 8, 2017

Place: Ahmedabad



### **ANNEXURE-4**

DCS/AMAL/AJ/R37/1055/2017-18

Revised

February 28, 2018

The Company Secretary ARVIND LTD. Naroda Road, Ahmedabad, Gujarat-380025

Dear Sir,

Sub: Observation letter regarding the Draft Scheme of Arrangement between between Arvind Limited and Arvind Fashions Limited (AFL) and Anveshan Heavy Engineering Limited (AHEL) and The Anup Engineering Limited (TAEL).

We refer to Exchange's Observation Letter dated February 09, 2018 on the captioned matter issued to the Company based on the SEBI Observation letter dated February 09, 2018. Considering SEBI's email dated February 26, 2018 with respect to the amendments made on the aforesaid SEBI Observation Letter, Exchange is withdrawing its original Observation letter dated February 09, 2018 and is issuing revised Observation letter dated February 28,2018 with following comment (s) on the Draft Scheme of Arrangement:

- "Company to ensure that applicable information pertaining to unlisted entities AFL, AHEL and TAEL is included in the abridged prospectus as per the format specified in the circular."
- "Company shall ensure that 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."
- . "Company shall duly comply with various provisions of the Circulars."
- "Company is advised that the observations of SEBI/Stock Exchanges 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."
- "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 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 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'bie 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 companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

However, the listing of equity shares of AFL and AHEL shall be subject to SEBI granting relaxation under Rule 19(2) (b) of the Securities Contract (Regulation) Rules, 1957 and compliance with the requirements of SEBI circular. No. CFD/DIL3/CIR/2017/21 dated March 10, 2017. Further, AFL and AHEL shall comply with SEBI Act, Rules, Regulations, directions of the SEBI and any other statutory authority and Rules, Byelaws, and Regulations of the Exchange.



BSE Limited (Formerly Bombay Stock Exchange Ltd.)
Registered Office: Floor 25, P. J. Towers, Dalal Street, Mumbai 400.00]. India.
T: +91.22.2272.1234/33] E. corp.comm@bseindia.com.lwww.bseindia.com.
Corporate Identity Number:: L67.120MH2005PLC | \$51.88

(2)

The Company shall fulfill the Exchange's criteria for listing the securities of such company and also comply with other applicable statutory requirements. However, the listing of shares of AFL and AHEL is at the discretion of the Exchange. In addition to the above, the listing of AFL and AHEL pursuant to the Scheme of Arrangement shall be subject to SEBI approval and the Company satisfying the following conditions:

- To submit the Information Memorandum containing all the information about AFL and AHEL in line with
  the disclosure requirements applicable for public issues with BSE, for making the same available to the
  public through the website of the Exchange. Further, the company is also advised to make the same
  available to the public through its website.
- To publish an advertisement in the newspapers containing all the information of AFL and AHEL in line
  with the details required as per the aforesaid SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10,
  2017. The advertisement should draw a specific reference to the aforesaid Information Memorandum
  available on the website of the company as well as BSE.
- To disclose all the material information about AFL and AHEL on a continuous basis so as to make the same public, in addition to the requirements if any, specified in Listing Agreement for disclosures about the subsidiaries.
- 4. The following provisions shall be incorporated in the scheme:
- "The shares allotted pursuant to the Scheme shall remain frozen in the depository system till listing/trading permission is given by the designated stock exchange."
- ii. "There shall be no change in the shareholding pattern of AFL and AHEL between the record date and the listing which may affect the status of this approval."

Further you are also advised to bring the contents of this letter to the notice of your shareholders, all relevant authorities as deemed fit, and also in your application for approval of the scheme of Arrangement.

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 NCLT.

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, Byelaws 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.

Yours faithfully,

Nitth Pujari Sr. Manager





Ref: NSE/LIST/38656

February 28, 2018

The Company Secretary Arvind Limited Naroda Road Ahmedabad – 380 025

Kind Attn.: Mr. R.V. Bhimani

Dear Sir,

Sub: Revised Observation Letter for Draft Scheme of Arrangement between Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited

We refer to our observation letter Ref: NSE/LIST/14201 dated February 09, 2018 issued to the Company based on SEBI's comments letter dated February 09, 2018. Further, SEBI has vide email dated February 26, 2018 made some amendments in the aforesaid SEBI comments letter. In view of the above, exchange's observation letter dated February 09, 2018 stands withdrawn and revised observation letter is issued with the following comments on the scheme of arrangement:

- a. The Company shall ensure that applicable information pertaining to unlisted entities Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited is included in the format specified for abridged prospectus as specified in the circular.
- b. The Company shall ensure that additional information, if any, submitted by the Company, after filing the scheme with the stock exchange, from the receipt of this letter is displayed on the website of the listed company.
- c. The Company shall duly comply with various provisions of the Circulars.
- d. The Company is advised that the observations of SEBI/ Stock Exchanges 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.
- e. 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 SEBI again for its comments/observations/representations.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of regulation 11 of SEBI (LODR) Regulation, 2015, we hereby convey our "No-objection" in terms of regulation 94 of SEBI (LODR) Regulation, 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 February 28, 2018, within which the scheme shall be submitted to NCLT.

Yours faithfully, For National Stock Exchange of India Ltd.

Hiren Shah Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL http://www.nseindia.com/corporates/content/further\_issues.htm

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Naroda Road, Ahmedabad 380 025, India T+9179 30138000 **W** www.arvind.com

CIN-L17119GJ1931PLC000093



December 26, 2017

The General Manager
BSE Limited
Dept. of Corporate Services
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001

Security Code: 500101 Security ID: ARVIND National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor Plot No. C/1, G. Block Bandra-Kurla Complex Bandra (E) Mumbai - 400 051

Symbol: ARVIND

Dear Sirs,

Sub: Submission of Complaints Report as per Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the proposed Composite Scheme of Arrangement Amongst Arvind Limited And Arvind Fashions Limited And Anveshan Heavy Engineering Limited And The Anup Engineering Limited And Their Respective Shareholders And Creditors ("Scheme")

Please refer to our application under aforementioned regulation for the proposed Scheme of Arrangement Amongst Arvind Limited And Arvind Fashions Limited And Anveshan Heavy Engineering Limited And The Anup Engineering Limited And Their Respective Shareholders And Creditors ("Scheme") hosted on 30<sup>th</sup> November, 2017 on BSE Website and 4<sup>th</sup> December, 2017 on NSE Website.

In this regards, we are enclosing herewith the Complaint Report.

This is for your kind perusal.

Thanking you,

Yours faithfully,

R. V. Bhimani

**Company Secretary** 

# **Arvind Limited**

LALBHAI GROUP

Naroda Road, Ahmedabad 380 025, India T+91 79 30138000 Wwww.arvind.com

CIN-L17119GJ1931PLC000093



# **Complaints Report to BSE**

Period of Complaints Report: 30<sup>th</sup> November, 2017 to 20<sup>th</sup> December, 2017

### Part A

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

### Part B

Sr.	Name of complainant	Date of complaint	Status		
No.			(Resolved/Pending)		
	Not Applicable				
	Not Applicable				

For, Arvind Limited

R. V. Bhimani Company Secretary NARODA ROAD 380025 ¢

Date: 26<sup>th</sup> December, 2017

LALBHAI GROUP

Naroda Road, Ahmedabad 380 025, India T+9179 30138000 W www.arvind.com CIN - L17119GJ1931PLC000093



# **Complaints Report to NSE**

Period of Complaints Report: 4<sup>th</sup> December, 2017 to 24<sup>th</sup> December, 2017

# Part A

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

# Part B

Sr.	Name of complainant	Date of complaint	Status
No.			(Resolved/Pending)
		Not Applicable	
		***************************************	

For, Arvind Limited

R. V. Bhimani Company Secretary

Date: 26<sup>th</sup> December, 2017



### Summary of the Valuation Report including basis of valuation

- 1. Arvind Limited (Arvind), Arvind Fashions Limited (AFL), Anveshan Heavy Engineering Limited (AHEL) and The Anup Engineering Limited (Anup) (collectively referred to as "Companies") engaged Independent Chartered Accountant, Walker Chandiok & Co. LLP (a network firm of Grant Thornton) ("Valuer") as an Independent Valuer for issuing Valuation Report for recommending the Share Exchange Ratio for the proposed arrangement between the Companies. Accordingly, the Valuer had issued a Valuation Report dated 8th November, 2017 ("Valuation Report").
- 2. Arvind has appointed Vivro Financial Services Private Limited ("Vivro"), a Category I Merchant Banker, to provide an independent opinion to the Board of Directors of the Companies on the fairness of the Share Exchange Ratio recommended by the Valuer.
- 3. Vivro has carried out their independent analysis and vide their Report dated 8th November, 2017, opined to the Board of Directors of Arvindthatthefollowingshareexchangeratios are fair:
  - a. 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of AFL for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each held in Arvind;
  - b. 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of AHEL for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each held in Arvind; and
  - c. 7 (Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of AHEL for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in Anup.
- ${\tt 4.} \qquad {\tt AsperClause9.1} of the {\tt Scheme, equity shares will be issued by {\tt AFL} to the shareholders of {\tt Arvind.}}$
- 5. As per Clauses 17.1 and 25.2 of the Scheme, equity shares will be issued by AHEL to the shareholders of Arvind and Anup.
- 6. In view of this, post scheme of arrangement, equity shareholders of Arvind will become direct owners of AFL and AHEL. This will lead to a fairtreatment from a financial point of view.

### For, Arvind Limited



Director

# For, The Anup Engineering Limited



Director

#### For, Arvind Fashions Limited



Director

#### For, Anveshan Heavy Engineering Limited



Director



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ARVIND LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Arvind Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing Amalgamation of Companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (anetwork firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Report of the Audit Committee of the Board of Directors dated 8th November, 2017;
  - 1.3.5 Summary of the Valuation Reportalong with the basis of such valuation.

#### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Arvind Limited.

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Arvind Limited and its equity shareholders (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1, transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and amalgamation of the Transferor Company with the Transferee Company, Arvind Limited shall not be required to allot equity shares to its equity shareholders or the shareholders of Resulting Company 1 and Resulting Company 2.
- 2.2 After effectiveness of Part-VI of the Scheme and upon Part-II of the Scheme coming into effect and in consideration of and subject to the provisions of the Scheme, the Resulting Company-1 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company-1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.3 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares") for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.4 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Arvind Limited in the paid-up equity share capital of Resulting Company 1 shall stand cancelled as per Clause 32 of the Scheme.
- 2.5 Upon Part-II of the Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorized share capital of the Resulting Company-1as per Clause 11 of the Scheme.
- 2.6 Upon Part III of this Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorised share capital of the Resulting Company 2 as per Clause 19 of the Scheme.
- 2.7 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Arvind Limited. No compromise is offered under the Scheme to any of the creditors of Arvind Limited. Under the Scheme, the liability of the creditors of Arvind Limited is neither being reduced nor being distinguished.
- 2.8 Under the Scheme, no arrangement is sought to be entered into between Arvind Limited and its Debenture Holders (either secured or unsecured). No rights of the Debenture Holders of Arvind Limited are being affected pursuant to the Scheme. The Debenture Trustees appointed for the different series of non-convertible debentures shall continue to remain the Debenture Trustees.



- 2.9 As on date, Arvind has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit Trustee does not arise.
- 2.10 Under the Scheme, no rights of the staff and employees of Arvind Limited are being affected. The services of the staff and employees of Arvind Limited shall continue on the same terms and conditions on which they are engaged.
- 2.11 With effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Branded Apparel undertaking, on the terms and conditions not less favour able than those on which the Demerged Company has engaged them as per Clause 7 of the Scheme.
- 2.12 With effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Engineering Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them as per Clause 15 of the Scheme.
- 2.13 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-1 and relatable to the Branded Apparel Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-1 to the extent that they were outstanding as on the Appointed Date-1 and the Resulting Company-1 shall meet, discharge and satisfy the same.
- 2.14 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-2 and relatable to the Engineering Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-2 to the extent that they are outstanding as on the Appointed Date-2 and the Resulting Company-2 shall meet, discharge and satisfy the same.
- 2.15 There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Arvind Limited.

3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Arvind Limited,

Jayesh Shah Director

DIN:00008349

Date:8thNovember,2017



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ARVIND FASHIONS LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

## 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Arvind Fashions Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing amalgamation of companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (a network firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - .3.4 Summary of the Valuation Report along with the basis of such valuation.

#### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Arvind Fashions Limited

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Arvind Fashions Limited and equity shareholders of Arvind Limited (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1, Arvind Fashions Limited shall be required to allot equity shares to the equity shareholders of Demerged Company as per Clause 9.1 of the Scheme.
- 2.2 After effectiveness of Part II, Part VI and Part VII of the Scheme and in consideration of and subject to the provisions of the Scheme, the Resulting Company-1 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company-1("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.3 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Arvind Limited in the paid-up equity share capital of Resulting Company 1 shall stand cancelled as per Clause 32 of the Scheme.
- 2.4 Upon Part-II of the Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorised share capital of the Resulting Company-1as per Clause 11 of the Scheme.
- 2.5 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Arvind Fashions Limited. No compromise is offered under the Scheme to any of the creditors of Arvind Fashions Limited. Under the Scheme, The liability of the creditors of Arvind Fashions Limited is neither being reduced nor being distinguished.
- 2.6 As on date, Arvind Fashions Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.
- 2.7 Under the Scheme, no rights of the staff and employees of Arvind Fashions Limited are being affected. The services of the staff and employees of Arvind Fashions Limited shall continue on the same terms and conditions on which they are engaged.
- 2.8 With effect from the Effective Date, the Resulting Companyı undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Branded Apparel undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them as per Clause 7 of the Scheme.
- 2.9 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-1 and relatable to the Branded Apparel Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-1 to the extent that they were outstanding as on the Appointed Date-1 and the Resulting Company-1 shall meet, discharge and satisfy the same.
- $2.10 \qquad \text{There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Arvind Fashions Limited}.$
- 3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Arvind Fashions Limited,

JayeshShah Director

DIN:00008349

Date: 8thNovember. 2017



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ANVESHAN HEAVY ENGINEERING LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Anveshan Heavy Engineering Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing amalgamation of companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by a Director for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (anetwork firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Summary of the Valuation Report along with the basis of such valuation.

### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Anveshan Heavy Engineering Limited

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Anveshan Heavy Engineering Limited, equity shareholders of Arvind Limited (promoter shareholders and non-promoter shareholders) and equity shareholders of The Anup Engineering Limited (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and amalgamation of the Transferor Company into the Transferee Company, Anveshan Heavy Engineering Limited shall be required to allot equity shares to the equity shareholders of the Demerged Company and the Transferor Company as per Clauses 17.1 and 25.2 of the Scheme.
- 2.2 After effectiveness of Part III, Part IV and Part VIII of the Scheme and in consideration of and subject to the provisions of the Scheme, the Resulting Company-2/Transferee Company shall, without any further application, act, deed, consent or instrument, issue and all ot, on a proportionate basis as under:
  - 2.2.1 to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company-2 ("Engineering Undertaking New Equity Shares") for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
  - 2.2.2 to each shareholder of the Transferor Company 7 (Seven) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Transferee Company for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each of the Transferor Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Transferor Company as on Record Date. ("Transferee Company New Equity Shares").
- 2.3 Upon coming into effect of Part III and Part IV of the Scheme, INR 50,00,000 (Indian Rupees Fifty Crores) and INR 15,00,000 (Indian Rupees Fifteen Crores) shall stand transferred from the authorised share capital of the Demerged Company and Transferor Company respectively and get combined with the authorised share capital of the Transferee Company as per Clauses 19 and 28 of the Scheme.
- 2.4 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Anveshan Heavy Engineering Limited. No compromise is offered under the Scheme to any of the creditors of Anveshan Heavy Engineering Limited. Under the Scheme, The liability of the creditors of Anveshan Heavy Engineering Limited is neither being reduced nor being distinguished.
- 2.5 As on date, Anveshan Heavy Engineering Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.
- 2.6 Under the Scheme, no rights of the staff and employees of Anveshan Heavy Engineering Limited are being affected. The services of the staff and employees of Anveshan Heavy Engineering Limited shall continue on the same terms and conditions on which they are engaged.
- 2.7 With effect from the Effective Date, the Resulting Company 2 / Transferee Company undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Engineering Undertaking and Transferor Company, engaged or in relation to the Anup Engineering Limited, on the terms and conditions not less favourable than those on which the Demerged Company/the Transferor Company has engaged them as per Clauses 15 and 23 of the Scheme.



- 2.8 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company relatable to the Engineering Undertaking and Transferor Company as on the Appointed Date-2 shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Transferee Company to the extent that they were outstanding as on the Appointed Date-2 and the Transferee Company shall meet, discharge and satisfy the same.
- $2.9 \qquad \text{There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Anveshan Heavy Engineering Limited.}$
- 3. No special valuation difficulties were reported by the Valuer.

ByOrderofthe Board,

For Anveshan Heavy Engineering Limited,

Minu

Prakash Makwana Director DIN: 00008382 Date: 8th November, 2017





REPORT ADOPTED BY THE BOARD OF DIRECTORS OF THE ANUP ENGINEERING LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

#### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of The Anup Engineering Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing Amalgamation of Companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Companylaying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok&Co.LLP(anetworkfirmofGrantThornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Summary of the Valuation Reportalong with the basis of such valuation.

### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of The Anup Engineering Limited

- 2.1 Under the Scheme, an amalgamation is sought to be entered into between The Anup Engineering Limited and Anveshan Heavy Engineering Limited. Upon the effectiveness of the Scheme, i.e. amalgamation of The Anup Engineering Limited into Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited shall be required to allot equity shares to the equity shareholders of The Anup Engineering Limited as per Clause 25.2 of the Scheme.
  - 2.1.1 After effectiveness of Part IV of the Scheme and in consideration of and subject to the provisions of the Scheme, the Transferee Company shall, without any further application, act, deed, consent, issue and allot, on a proportionate basis to each shareholder of the Transferor Company 7 (Seven) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Transferor Company for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each in the Transferee Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Transferor Company as on Record Date ("Transferee Company New Equity Shares").
- 2.2 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Transferee Company in the paid-up equity share capital of Transferor Company shall stand cancelled as per Clause 25.3 of the Scheme.
- 2.3 Upon coming into effect of Part-IV of the Scheme, INR 15,00,000,000 (Indian Rupees Fifteen Crores) shall stand transferred from the authorised share capital of the Transferor Company and get combined with the authorised share capital of the Transferee Company as per Clause 28 of the Scheme.
- 2.4 Under the Scheme, there is no arrangement with the creditor (either secured or unsecured) of The Anup Engineering Limited. No compromise is offered under the Scheme to any of the creditors of The Anup Engineering Limited. Under the Scheme, The liability of the creditors of The Anup Engineering Limited is neither being reduced nor being distinguished.
- 2.5 As on date, The Anup Engineering Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.
- 2.6 Under the Scheme, no rights of the staff and employees of The Anup Engineering Limited are being affected. The services of the staff and employees of The Anup Engineering Limited shall continue on the same terms and conditions on which they are engaged.
- 2.7 With effect from the Effective Date, the Transferee Company undertakes to engage, without any interruption in service, all employees of the Transferor Company, engaged or in relation to the Anup Engineering Limited, on the terms and conditions not less favourable than those on which the Transferor Company has engaged them as per Clause 23 of the Scheme.
- 2.8 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Transferor Company as on the Appointed Date-2 shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Transferee Company to the extent that they were outstanding as on the Appointed Date-2 and the Transferee Company shall meet, discharge and satisfy the same.
- 2.9 There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of The Anup Engineering Limited.
- 3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For The Anup Engineering Limited,

Jayesh Shah
Director
DIN: 00008349
Date: 8th November, 2017





CIN: L17119GJ1931PLC000093

# Balance Sheet as at Sept. 30, 2017

				Rs. in Crores
Particulars	Notes	As at	As at	As at
		Sept. 30, 2017	June 30, 2017	March 31, 2017
ASSETS				
I. Non-current assets				
(a) Property, plant and equipment	5	2,987.76	2,931.20	2,899.97
(b) Capital work-in-progress	5	59.03	111.94	76.66
(c) Investment properties	6	43.45	110.34	119.35
(d) Intangible assets	7	103.81	75.63	80.36
(e) Intangible assets under development	7	18.69	-	-
(f) Financial assets				
(i) Investments	8	828.55	542.27	522.96
(ii) Loans	8	1.52	2.52	2.45
(iii) Other financial assets	8	37.57	36.33	42.38
(g) Other non-current assets	9	71.22	67.05	67.74
Total non-current assets		4,151.60	3,877.29	3,811.87
II.Current assets				
(a) Inventories	10	1,252.21	1,339.24	1,299.24
(b) Financial assets	10	1,232.21	1,557.21	1,255.21
(i) Trade receivables	8	599.96	525.74	490.03
(ii) Cash and cash equivalents	8	11.65	3.84	4.44
(iii) Bank balance other than (ii) above	8	7.69	7.06	8.97
(iv) Loans	8	421.38	411.24	360.03
(v) Others financial assets	8	91.26	133.90	161.81
(c) Current tax assets (net)	11	96.63	87.29	98.43
(d) Other current assets	9	378.16	281.02	291.01
(a) Accord place: Food on hold for colo	12	2,858.94	2,789.33	2,713.95
(e) Assets classified as held for sale  Total current assets	12	2,858.94	2,789.33	2,713.95
Total current assets		2,030.94	2,709.33	2,713.93
Total Assets		7,010.54	6,666.62	6,525.82
EQUITY AND LIABILITIES				
Equity				
Equity share capital	13	258.52	258.52	258.36
Other equity	14	2,783.51	2,823.18	2,759.64
Total equity		3,042.03	3,081.70	3,018.00
LIABILITIES				
I. Non-current liabilities				
(a) Financial liabilities	1.5	034.04	577.10	405 10
(i) Borrowings	15	934.06	577.12	605.12
(ii) Other financial liabilities	15	2.22	3.06	1.01
<ul><li>(b) Long-term provisions</li><li>(c) Deferred tax liabilities (net)</li></ul>	16 <b>2</b> 9	30.90 109.17	28.27 112.05	27.18 122.58
(d) Government grants	29 17	33,49	32,19	
(d) Government grants  Total non-current liabilities	1 /	1,109.84	752.69	30.78 7 <b>86.67</b>
i ocal non-cull out habilities		1,109.04	134.09	/ 00.0 /





CIN: L17119GJ1931PLC000093

# Balance Sheet as at Sept. 30, 2017

II.Cur	rent	liabilit	ies

11.0 11.1 11.1 11.1 11.1 11.1 11.1 11.1				
(a) Financial liabilities				
(i) Borrowings	15	1,905.97	1,903.18	1,767.52
(ii) Trade payables	15	636.56	623.79	669.03
(iii) Other financial liabilities	15	234.30	223.00	214.51
(b) Other current liabilities	18	71.23	72.73	59.02
(c) Short-term provisions	16	5.19	4.56	6.38
(d) Government grants	17	5.42	4.96	4.69
		2,858.67	2,832.23	2,721.15
(e) Liabilities directly associated with assets classified as held for sale	12	-	-	-
Total current liabilities		2,858.67	2,832.23	2,721.15
Total equity and liabilities	_	7,010.54	6,666.62	6,525.82
	_	0.00	(0.00)	(0.00)

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For, Arvind Limited

Jayesh K. Shah Director & CFO DIN: 00008349

Place : Ahmedabad



# CIN: L17119GJ1931PLC000093

# Statement of profit and loss for the year ended Sept. 30, 2017

	•			Rs. in Crores
Particulars	Notes	Quarter ended Sept 30, 2017	Quarter ended June 30, 2017	Year ended March 31, 2017
Income		Sept. 2017	June 20, 2017	1/1mrcm 01, 201/
Revenue from operations				
Sale of Products	19	2,877.94	1,482.95	5,614.24
Sale of Services	19	5.99	3.68	16.50
Other Operating Income	19	222.54	126.74	328.09
Revenue from operations		3,106.46	1,613.36	5,958.83
Other income	20	42.76	19.05	99.41
Total income (I)		3,149.23	1,632.41	6,058.24
Expenses				
Cost of raw materials and accessories consumed	21	1,342.3486	697.07	2,385.33
Purchase of stock-in-trade	22	99.4562	36.09	248.11
Changes in inventories of finished goods, work-in-progress and stock-in-		(41.1761)	(22.68)	(98.63)
trade	23			
Project expenses		5.0466	2.98	12.87
Employee benefits expense	24	413.2459	206.96	777.73
Finance costs	25	82,9519	41.23	221.94
Depreciation and amortisation expense	26	100.3413	50.36	182.10
Impairment Loss	26	100.5415	30.30	2.81
Other expenses	27	979.3775	511.09	2,173.28
Total expenses (II)		2,981.59	1,523.10	5,905.54
Profit before exceptional items and tax (III)=(I-II)		167.635417	109.31	152.70
Exceptional items (IV)	28	11.37	6.91	18.06
500 S 50 S 50 S 60 S	20			
Profit before $tax(V) = (III-IV)$		156.26	102.40	134.64
Tax expense				
Current tax	29	32.46	23.39	49.54
Deferred tax	29	2.08	(0.60)	60.32
Total tax expense (VI)		34.54	22.79	109.86
Profit for the year (VII) = (V-VI)		121.72	79.61	24.78
Other comprehensive income				
A. Other comprehensive income not to be reclassified to profit				
or loss in subsequent periods:				
Re-measurement gains / (losses) on defined benefit plans	14	0.60	0.30	1.19
Income tax effect	29	(0.21)	(0.10)	(0.41)
		0.39	0.20	0.78
Net gain / (loss) on FVOCI equity instruments	14			47.44
Income tax effect	29	g <del></del>	-	
Net other comprehensive income not to be reclassified to profit or loss in		-	-	47.44
subsequent periods (A)		0.20	0.20	40.22
3. Other comprehensive income that may be reclassified to profit		0.39	0.20	48.22
or loss in subsequent periods:				
Net gains / (loss) on hedging instruments in a cash flow hedge	14	(45.39)	(29.05)	35.46
Income tax effect	29	15.71	10.05	(12.27)
Exchange differences in translating the financial statements of a	22	15.71	10.03	(12.21)
foreign operation		15.50		



CTN: L17119GJ1931PLC000093

Statement of profit and loss for the year ended Sept. 30, 2017

Net other comprehensive income that may be reclassified to profit or loss in subsequent periods  $(\boldsymbol{B})$ 

Total other comprehensive income for the year, net of tax (VIII) = (A+B)

Total comprehensive income for the year, net of tax (VII+VIII)

Earning per equity share [nominal value per share Rs.10/- (March 31,

2016: Rs.10/- )]

Basic 36 Diluted 36

Place : Ahmedabad Date : 08/11/2017

(29.68)	(19.00)	23.19
(29.29)	(18.80)	71.41
92.43	60.81	96.19



For, Arvind Limited

0.96

0.96

Jayesh K. Shah Director & CFO DIN: 00008349

#### CIN: L17119GJ1931PLC000093

Statement of changes in Equity for the year ended March 31, 2017

#### A. Equity share capital

Balance	Rs. in Crores
	Note 13
As at April 1, 2015	258.24
Issue of Equity Share capital	-
As at March 31, 2016	258.24
Issue of Shares under ESOP	0.12
As at March 31, 2017	258.36

#### B. Other equity

Attributable	to	the	equity	holders
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	Share Application Money Pending Allotment	Capital Reserve	Share based payment reserve	Capital Redemption Reserve	Securities premium	Reserves and Surplus Amalgamation Reserve	Debenture Redemption Reserve	General Reserve	Retained Earnings	Foreign currency monetary item
Balance as at April 1, 2016 Profit for the year	Money Pending		payment reserve	Reserve	Securities premium	Amargamation Reserve		General Reserve	Retained Larnings	monetary item
Profit for the year	-	Note 14	Note 14							translation difference account
Profit for the year	-			Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14
Profit for the year	-			1.000 11	11000 27	21000 21	11010 11	11000 21	11010 11	1.010 11
Profit for the year	-									
		26.71	4.79	69.50	554.84	92.78	=	35.65	1,937.23	
Other comprehensive income for the year	*	-	-	(*)	1.5	-	-	(#):	24.78	-
	*				160	-	×	(4)	0.78	
Total Comprehensive income for the year	2	ů.		121	39	21	2	(40)	25.56	=
Final Dividend	8	-	-	-		-	-	-	(61.98)	<u> </u>
Dividend distribution tax		5	-	100				150	(12.62)	
Transfer to retained earnings	*	*	-		(*		-	(*)	104.55	
Share based payments	-	-	6.57	(m)	194	_		540	=	-
Received during the year	2.17		2	727	2.21	2	2			
Transfer to securities premium		2	(1.41)	*		8	2		ÿ	9
Tax Imapet due to merger						_				
Transfer from share based payment reserve		-		(40)	1.41	-				
Utilized during the year		9	2	121	(1.73)	(58.58)	2	123	9	
Balance as at March 31, 2017	2.17	26.71	9,95	69.50	556.73	34,20	2	35,65	1,992.73	
		7/11/7		(57,146,5)					78.07107	
Balance as at April 1, 2017	2.17	26.71	9.95	69.50	556,73	34.20	÷	35.65	1,992.7315636	<del>-</del>
Profit for the year				1.00	2.5			9.50	79.61	
Other comprehensive income for the year			-	-					0.20	
Total Comprehensive income for the year		2		120	7.00		-	(4)	79.81	-
Final Dividend	£	=	-	~	· ·	-	*	-	÷	<u>~</u>
Dividend distribution tax	8	8	7	-		=	-		9	7
Transfer to retained earnings		-	-	-	Q#	-	*	181	*	
Share based payments	*		1.90	-	0.50	*	-	: 10		
Received during the year	(2.17)	¥		140	3.01	2		(40)	¥	¥
Transfer to securities premium	¥	8	(1.92)	-			3	-	3	3
Transfer from share based payment reserve	8	-	-		1.92	-			-	-
Utilized during the year				351	100	*	*	1.00		
Balance as at June 30, 2017	-	26.71000000	9.93134099	69.50000000	561.65565000	34.20000000		35.65000000	2,072.540	
Balance as at July 1, 2017		26.71	9.93	69.50	561.66	34.20		35.65	2,072.54	-
Profit for the year									42.12	
Other comprehensive income for the year	2	-	-	(4)	-	-	-	(=)	0.19	-
Total Comprehensive income for the year	9	u u		127	191	ė	2	(g)	42.31	-
Final Dividend		9	9		38		<u> </u>	-	(62.04)	-
Dividend distribution tax		5		181				-	(11.61)	
Transfer to retained earnings		-	-	-	190	-	50.00	(=0	(50.00)	-
Share based payments	-	-	1.36	*		-	00000	100	*	-
Received during the year	1.00	2	12	2	10	2	2	4	2	4
Transfer to securities premium	-	-	\ <del>-</del>		31 <del>4</del> 3	-	-		-	
Transfer from share based payment reserve	-	-	-	-	9000 10 <b>■</b> 5	-	-	-	-	-
Utilized during the year	_	-	-	-		-	-			-
Balance as at Sept. 30, 2017	1.00	26.71000000	11.28934099	69.50000000	561,65565000	34.20000000	50.00000000	35.65000000	1,991.19	-









Utilized during the year

Balance as at Sept. 30, 2017

B. Other equity Attributable to the equity holders **Particulars FVOCI** Net gains / (loss) on Net gain / (loss) on hedging instruments in a **FVOCI** equity cash flow hedge instruments Note 14 Note 14 Balance as at April 1, 2016 8.80 57.11 Profit for the year 23.19 47.44 Other comprehensive income for the year Total Comprehensive income for the year 23.19 47.44 Final Dividend Dividend distribution tax Transfer to retained earnings (104.55)Share based payments Received during the year Transfer to securities premium Tax Imapet due to merger Transfer from share based payment reserve Utilized during the year Balance as at March 31, 2017 31.99 Balance as at April 1, 2017 31.99 Profit for the year Other comprehensive income for the year (19.00)Total Comprehensive income for the year (19.00)Final Dividend Dividend distribution tax Transfer to retained earnings Share based payments Received during the year Transfer to securities premium Transfer from share based payment reserve Utilized during the year 12.98703907 Balance as at June 30, 2017 12.99 Balance as at July 1, 2017 Profit for the year Other comprehensive income for the year (10.68)Total Comprehensive income for the year (10.68)Final Dividend Dividend distribution tax Transfer to retained earnings Share based payments Received during the year Transfer to securities premium Transfer from share based payment reserve



2.31000000

Fixed Assets

Freehold land

Buildings

Leasehold land

							improvements		network		
Cost											
As at April 1, 2017 Adjustment due to Ind As -Opening	984.49	263.34	489.92	1,164.38	71.03	31.95	45.11	25.54	24.37	3,100.15	58.32
Balance	E E	100	0.03	81.77	0.34	3.41	0.28	0.07	1.45	87.35	
As at April 1, 2017 ( After Adj )	984.49	263.34	489.96	1,246.15	71.37	35.36	45.39	25.62	25.82	3,187.50	58.32
Additions Adjustment due to merger (refer note 6 pelow)	0.09 21.11	**	16.96	81.38	1.86 0.05	4.83 0.00	0.16	1.37 0.04	1.95 0.01	108.61 21.21	7.83 23.40
Other adjustments (refer note 2 below)	21.11		_		0.03	0.00			0.01	21.21	23.40
Adjustment due to Revaluation	-	121	=	120 121		-	-	(4) (4)	= =	-	140
Transfer											
87 - 8 - 848	75.57	154	=	151	E 190	(5)	=	( <del>5</del> )	= 0 000	75.57	NEX
Deductions	5	TÈN.	2	5.95	0.43	2.62	0.08	0.10	0.04	9.22	30.52
Exchange difference		151								-	151
As at Sept 30, 2017	1,081.27	263.34	506.92	1,321.58	72.85	37.58	45.47	26.93	27.75	3,383.68	59.03
Depreciation and Impairment											
As at April 1, 2017 Adjustment due to Ind As -Opening	-		40.76	133.28	12.25	3.22	14.04	9.02	9.68	222.25	·
Balance	-	140	0.03	81.77	0.34	3.41	0.28	0.07	1.45	87.35	1-
As at April 1, 2017 ( After Adj )	•	-	40.79	215.05	12.59	6.63	14.31	9.10	11.13	309.60	1.51
Depreciation for the year Adjustment due to merger (refer note 6	-		11.16	60.87	4.01	2.41	3.91	2.62	3.13	88.10	141
below)	-	256	*	151	0.03	0.00	=	0.02	0.01	0.06	151
Impairment for the year	¥	120	¥	ier.	<b>2</b>	<u>19</u> 0	ģ	191	9	2	(e)
Other adjustments (refer note 2 below)											12
other adjustments (refer note 2 below)	-	n=1	Ψ.	(4)	-	(=)	×	181	2	-	
Adjustment due to Revaluation	# #		# #	(#) (#)	# # #	#0 #0	* *	:=: :=: :=:	= = =	- -	18 <del>8</del> 2 6 <del>71</del> 1
Adjustment due to Revaluation Transfer		<del>-</del>	- - -	100	*	æ		(#)	Ξ.	1.85	:# :#:
Adjustment due to Revaluation Transfer Deductions	-	1250 1250		270	=	. <del></del>		-	<del>.</del> -	- - - 1.85	185 187 197 188
Adjustment due to Revaluation Transfer Deductions Exchange difference	-	-	- - -	0.96	0.08	0.78	0.00	- 0.02	0.01	375-00-41	
Adjustment due to Revaluation Transfer Deductions Exchange difference As at Sept 30, 2017 Net Block			5 5 2	0.96	0.08	0.78	0.00	0.02	- - 0.01 -		
Adjustment due to Revaluation Transfer Deductions Exchange difference As at Sept 30, 2017			5 5 2	0.96	0.08	0.78	0.00	0.02	- - 0.01 -		59.03

Plant & machinery | Furniture & fixture

Vehicles

Leasehold

Freehold Land includes some lands which are pending for registration in favour of the Company.

Buildings includes Rs. 7889160 (Previous year Rs. 7889160) in respect of ownership flats in Co-Operative Housing Society and (Rs. 500/-) (Previous year Rs 500/-) in respect of shares held in Co-Operative Housing Society. During the year Depreciation of Rs 487500 has been capitalised ( Previous Year Rs 5479993 )

Details of Borrowing Cost and Exchange Differences Capitalised:

	Other Ad	ljustments
Particulars	For the year	Transfer from Capital Work in Progress
Borrowing Cost	les	-
Exchange Differences	9.5	
Total		-



CWIP

Total

Office equipment | Computer, server &





Notes to the Financial Statements

# Note 6: Investment Properties

Investment property		eehold	Land	Building	Total
		Land	Leasehold		
Gross Block					
As at April 1, 2017		75.57	21.44	21.90	118.92
Additions		9	35	a	-
Inter Transfers		16	()=	=	8 <del>4</del> 8
Recoupment / Adjustment		€.	87	ā	8 <del>72</del> 2
Adj due to merger		19	-	1.66	1.66
Transfer		75.57		ā	75.57
Deductios			(4)	*	5 <b>4</b> 5
As at Sept 30, 2017		<b>.</b>	21.44	23.56	45.01
Depreciation and Impairment					
As at April 1, 2017		17	050	1.18	1.18
Depreciation for the year		(2	140	0.32	0.32
Inter Transfers		15	128	5	25A
Impairment for the year		2	-	=	(15g
Recoupment / Adjustment		10	-	a	7 <del>7</del> 3
Adj due to merger		32	52	0.05	0.05
Transfer		, <u>-</u>	-	-	215325375v
Deductions	V <sup>27</sup>	12	122	2	121
Control Contro					
As at Sept 30, 2017	, <u> </u>	*	-	1.55	1.55
Net Block	b				
As at Sept 30, 2017		91	21.44	22.01	43.45
As at April 01, 2017		75.57	21.44	20.72	117.74
Information regarding income and expenditure of Investm	ent property				
			Year ended		Year ended March 31.
			In Rs.		In Rs.
Rental income derived from Investment properties					33,724,330
Nental income derived from investment properties					33,724,330
Direct operating expenses (including repairs and			140		125
CONTROL OF BY AND THE STORES AND RECEIVED A SECURIT OF THE CONTROL OF THE ARM OF THE STORES AND					
maintenance) generating rental income					
Direct operating expenses (including repairs and					_
birect operating expenses (including repairs and			858	I	1577.0





Notes to the Financial Statements

Profit arising from investment properties before deprecial and indirect expenses	tion	X2.00	33,724,330
Less: Depreciation		0	0
Profit arising from investment properties before indirect expenses			33,724,330

As at March 31, 2017, March 31, 2016 and April 1, 2015, the fair values of the properties are based on valuations performed by an accredited independent valuer, who is a specialist in valuing these types of investment properties. A valuation model in accordance with that recommended by the International Valuation Standards Committee has been applied.

The Company has no restrictions on the realisability of its investment properties and no contractual obligations to purchase,

Fair value hierarchy disclosures for investment properties are in Note 37.

### Fair value of the Investment properties are as under

	Land held for	Land	Factory	Total	
Fair value	sale	Leasehold	Building		
Balance as at April 1, 2017		2	-	re:	
Fair value difference for the year					
Purchases	83	5		( <del>*</del>	
Balance as at June 30, 2017	4.7 30 <u>2.</u> 0	29	12	72	

	Particulars	Valuation techniqu es	Significant unobservable inputs		(weighted ave	rage)
			at	June 30, 2017	March 31, 2017	Total
Leasehold land						
Building						



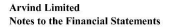


Notes to the Financial Statements

Note 7: Intangible assets

Fixed Assets	Computer Software	Patent & Technical Know How	Website	Total	Intengible Assets under Devlopment
Cost					
As at April 1, 2017	43.19	24.79	47.71	115.69	848
Adjustment due to Ind As -Opening Balance	1.40	3573	≪	1.40	6708
As at April 1, 2017 ( After Adj )	44.58	24.79	47.71	117.09	9 <b>5</b> .8
Additions	3.27	(87.)	32.15	35.42	18.69
Adjustment due to merger (refer note					
6 below)	0.01	0#1	÷	0.01	(III)
Other adjustments (refer note 2 below)		. w.	-	22	999
Adjustment due to Revaluation	2	(%)	12	21	AEA
Deductions	일	(42)	12	<u>a</u> 8	A≌A
Transfer	2	223	2	29	520
Exchange difference	됩	1723	22	<u>2</u> 9	523
As at Sept 30, 2017	47.87	24.79	79.86	152.51	18.69
Depreciation and Impairment  As at April 1, 2017  Adjustment due to Ind As -Opening	20.06	5.34	9.92	35.33	(4)
Balance	1.40	5 <b>4</b> 9	20	1.40	
As at April 1, 2017 ( After Adj )	21.46	5.34	9.92	36.72	10000
Depreciation for the year Adjustment due to merger (refer note	3.43	2.45	6.04	11.92	181
6 below)	0.01	3273	6	0.01	\$25A
Impairment for the year	5	253	· · ·	70	220
Other adjustments (refer note 2 below)	ā	(47)	0.05	0.05	100
Adjustment due to Revaluation	=	154	CT.	±3	
Deductions	0.00	15 <del>5</del> 3	te l	0.00	\$( <del></del> \$
Exchange difference		252		•	2 <b>.6</b> 2
As at Sept 30, 2017	24.90	7.79	16.01	48.70	\$ <b>5</b> \$
Net Block					
As at Sept 30, 2017	22.97	17.00	63.85	103.81	18.69
As at April 1, 2017	23.12	19.44	37.79	80.36	3 <del>0</del> 2







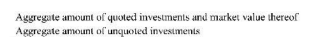
Note 8 : Financial assets

8 (a) Investments	F- */-			Rs. in Cror
Particulars	Face Value per Share (in Rs. unless otherwise stated)	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Non-current investments Investment in equity shares of subsidiaries				
Unquoted				
Anup Engineering Limited	1	6.56	6.56	6.5
12,720,880 (31 March 2017 : 12,720,880 31 March 2016 : 315,912) shares		0.50	0.50	0.5
(Delisted during FY 15-16)				
Arvind Brands and Retail Limited*	2		6.09	3.8
84,261,390 (31st March 2017: 84,261,390, 31st March 2016: 80,220,890)shares	-		0.05	0.0
Asman Investments Limited	N=	_	=0	-
NIL (31st March 2016: Nil, 1st April 2015: 440,500)shares				
Syntel Telecom Limited	10	0.05	0.05	0.0
50,000 (31st March 2017: 50,000, 31st March 2016: 50,000)shares	10	0.02	0.00	0.0
Arvind Envisol Limited* (Formerly known as 'Arvind Accel Limited')	10	8.20	8.20	8.2
210,000 (31st March 2017: 50,000, 31st March 2016: 50,000)shares	10	0.20	0.20	0.2
Arvind Worldwide Inc., Delaware (Shares without par value)		0.08	0.08	0.0
502 (31st March 2017: 502)shares		0.00	0.00	0.0
The Arvind Overseas(M) Limited		-		
Arvind Spinning Limited		÷	l	
Arvind Wolrdwide(M) Inc.		-		
Arvind Enterprise FZC		0.04	0.04	
Arvind Textile Mills Limited	10 Taka	9.27	9.27	9.2
6,473,200 (31st March 20176: 6,473,200, 31st March 2016: 6,473,200)shares	10 1484	9.41	9.21	7.2
Dholka Textile Park Private Limited	10		0.01	
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)shares	10		0.01	l
Arvind Garments Park Private Limited	10		0.01	
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)shares	10		0.01	l
Arvind Lifestyle Apparel Manufacturing PLC	1,000 ETB	24.78	24.78	24.7
82,883 (31st March 2017: 82,883, 31st March 2016: 82,883)shares	1,000 ETB	24.70	24,70	2-1.7
Arvind Foundation	10	0.01	0.01	0.0
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)	10	0.01	0.01	0.0
Arvind Internet Limited	10	33.48	33.48	33.4
718,600 (31st March 2017: 718,600)	10	33.10	33.10	55.1
Arvind Premium Retail Ltd	10	2.32	2.32	2.3
10,409 (31st March 2017: 10,409)	10	2.52	2.32	2.5
Arvind Ruf & Tuf Ltd	10	0.01	0.01	0.0
10,000 (31st March 2017: 10,000)	10	0.01	0.01	0.0
Arvind True Blue Ltd	10	0.01	0.01	0.0
10,000 (31st March 2017: 10,000)			1	
Arvind Transformational Solution P L		0.01	0.01	
THAT THE THE SOLUTION IS SOLUTION I		0.01	0.01	
Arvind Fashions Limited	10	423.32	148.17	147.8
103,906,459 (31st March 2017: 97,522,000, 31st March 2016: NIL)	10	120102	11011	11110
Investments in equity shares of joint ventures				
Arya Omnitalk Wireless Solutions Private Limited*	10	1.25	1.20	1.1
1,002,500 (31st March 2017: 1,000,000, 31st March 2016: 1,000,000)shares				- Pro-1979
1,002,500 (51st March 2017: 1,000,000, 51st March 2010: 1,000,000)shares				
Arya Omnitalk Radio Trunking Services Private Limited*	10	6.05	6.05	6.03



Maruti & Ornet Infrabuild LLP  Total Investments in LLP  Investment in government securities		26.38 90.40	89.39	89.37
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Total Investments in LLP				
Total Investments in LLP  Investment in government securities National Saving Certificates		90,40		
Total Investments in LLP  Investment in government securities National Saving Certificates		90,40		
Total Investments in LLP  Investment in government securities		90,40		
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)		90,40		
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Total Investments in LLP  Investment in government securities National Saving Certificates		90,40		
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Tutal Investments in government securities  Investments in Preference Shares		90,40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities		90.40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Tutal Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd		90,40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares		90,40 (Rs. 23,000/-) - - 3.87	As. 23,000/-) \text{\tint{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\tint{\tex{\tex	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Tutal Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd		90,40 (Rs. 23,000/-)	Rs. 23,000/-) Rs	. 23,000/-)
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares Arvind True Blue Ltd	,	90,40 (Rs. 23,000/-) - - 3.87	As. 23,000/-) \text{\tint{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\tint{\tex{\tex	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares	1	90,40 (Rs. 23,000/-) - - 3.87	As. 23,000/-) \text{\tint{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\tint{\tex{\tex	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares Arvind True Blue Ltd		90,40 (Rs. 23,000/-) - - 3.87	As. 23,000/-) \text{\tint{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\tint{\tex{\tex	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares  Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares	,	90,40 (Rs. 23,000/-) - - 3.87	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares Arvind True Blue Ltd	,	90,40 (Rs. 23,000/-) - - 3.87	As. 23,000/-) \text{\tint{\text{\text{\text{\text{\text{\text{\text{\tint{\text{\tint{\text{\tin}\text{\text{\text{\text{\text{\text{\text{\text{\tint{\tex{\tex	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares  Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares	1	90,40 (Rs. 23,000/-) - - 3.87	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares  Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities	1	90,40 (Rs. 23,000/-) - - - 3.87	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares  Arvind True Blue Ltd(31st Varch 2017: 8,000,000) preference shares  Investments in government securities  Investments in Debentures of joint ventures		90,40 (Rs. 23,000/-) - - - 3.87	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares  Arvind True Blue Ltd(31st Varch 2017: 8,000,000) preference shares  Investments in government securities  Investments in Debentures of joint ventures		90.40 (Rs. 23,000/-) 3.87 10 8.00	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares  Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities		90,40 (Rs. 23,000/-) - - - 3.87	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd  (31st March 2017: 60,000) preference shares Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited		90.40 (Rs. 23,000/-) 3.87 10 8.00	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares  Arvind True Blue Ltd(31st Varch 2017: 8,000,000) preference shares  Investments in government securities  Investments in Debentures of joint ventures		90.40 (Rs. 23,000/-) 3.87 10 8.00	3.78 8.00	3.69
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd  (31st March 2017: 60,000) preference shares Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited 9,00% Optionaly Convertible debentures		90.40 (Rs. 23,000/-) 3.87 10 8.00	3.78 8.00	3.69
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Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited 9,00% Optionaly Convertible debentures 2,500 (31st March 2017: NIL) Investment in debentures Centerac eMarket Places Private Limited 0,00001% Fully & Compulsorily Convertible debentures 81,050 (31st March 2017: 81,050, 31st March 2016: 40,525) FCCD Total Investments in debentures  Share application money		90.40  (Rs. 23,000/-) -  3.87  10 8.00  11.87  10 0.02  10.00  10.02	3.78 8.00 11.78 10.00 10.00 99.74	3.69 8.00 11.69 10.00 10.00 88.08
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited 9,00% Optionaly Convertible debentures 2,500 (31st March 2017: NIL) Investment in debentures Centerac eMarket Places Private Limited 0,00001% Fully & Compulsorily Convertible debentures 81,050 (31st March 2017: 81,050, 31st March 2016: 40,525) FCCD  Total Investments in debentures  Share application money  Total Investments  Check Total non-current investments		90.40  (Rs. 23,000/-) -  3.87  10 8.00  11.87  10 0.02  10.00  10.02  115.80	3.78 8.00 11.78 10.00 10.00 99.74 542.27 542.27	3.69 8.00 11.69 10.00 10.00 88.08 522.96 522.96
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd (31st March 2017: 60,000) preference shares Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited 9,00% Optionaly Convertible debentures 2,500 (31st March 2017: NIL) Investment in debentures Centerac eMarket Places Private Limited 0,00001% Fully & Compulsorily Convertible debentures 81,050 (31st March 2017: 81,050, 31st March 2016: 40,525) FCCD  Total Investments in debentures  Share application money  Total Investments  Check Total non-current investments		90.40  (Rs. 23,000/-) -  3.87  10 8.00  11.87  10 0.02  10.00  10.02  115.80	3.78 8.00 11.78 10.00 10.00 99.74 542.27 542.27	3.69 8.00 11.69 10.00 10.00 88.08 522.96 522.96
Investment in government securities National Saving Certificates (Lodged with Sales Tax and Government Authorities)  Total Investments in government securities  Investments in Preference Shares Arvind Premium Retail Ltd(31st March 2017: 60,000) preference shares Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited 9,00% Optionaly Convertible debentures 2,500 (31st March 2017: NIL.) Investment in debentures Centerac eMarket Places Private Limited 0,00001% Fully & Compulsorily Convertible debentures 81,050 (31st March 2017: 81,050 , 31st March 2016: 40,525) FCCD Total Investments in debentures  Share application money  Total Investments		90.40  (Rs. 23,000/-) -  3.87  10 8.00  11.87  10 0.02  10.00  10.02  115.80	3.78 8.00 11.78 10.00 10.00 99.74 542.27	3.69 8.00 11.69 10.00 10.00 88.08 522.96







- - 0.06 828.55 542.27 522.90

\* Increase in the cost of investment during the period includes recognition of notional commission on fair valuation of financial guarantee provided for loan taken by direct & indirect subsidiaries and joint ventures. The same is detailed below:

iubsidiaries / Joint ventures	
	Nature of transaaction
arvind Brands and Retail Limited (ABRL)	Financial guarantee given to Subsidiary of ABRL
arya Omnitalk Wireless Solutions Private Limited	Financial guarantee given
rya Omnitalk Radio Trunking Services Private Limited	Financial guarantee given
arvind Envisol Limited	Financial guarantee given

<sup>\*\*</sup> The management has assessed that carrying value of the investments approximate to their fair value.

8 (b) Trade receivables			Rs. in Crores
Particulars	30th Sept. A 2017 3	As at June in 2017	As at March 31, 2017
Current			
Unsecured, considered good	599.96	525.74	490.03
Doubtful	3.06	4.03	4.03
Less: Allowance for doubtful debts	-3.06	-4.03	(4.03)
Total Trade and other receivables	599.96	525.74	490.03

# Transferred receivables

The carrying amount of the trade receivables include receivables which are subject to a factoring arrangement. Under this arrangement, the Company has transferred the relevant recievables to the factor in exchange for cash and is prevented from selling or pledging the receivables. However, the Company has retained late payment and credit risk. The Company therefore continues to recognise Rs. NiI (March 31, 2016: Rs.34.18 crores and April 1, 2015: Rs.22.93 crores) of the transferred assets in their entirety in its balance sheet. The amount repayable under the factoring agreement is presented as secured borrowing.

### Allowance for doubtful debts

Company has provided allowance for doubtful debts based on the lifetime expected credit loss model using provision matrix.

Movement in allowance for doubtful debt:	Rs. in Crores
Particulars	As at June 3 As at March
Balance at the beginning of the year	4.03 0.95
Add: Allowance for the year	0.00 4.37
Less: Write off of bad debts (net of recovery)	0.00 (1.29)
Balance at the end of the year	4.03 4.03

8 (c) Loans				Rs. in Crores
Particulars		30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured considered good				
Non-current				
Loans to employees		1.52	2.52	2.45
	_	1.52	2.52	2.45
Current				
Loans to related parties		286,29	261,66	233.47
Loans to employees		1.38	0.62	0.86
Loan to others	orea	133.71	148.96	125.70
		421.38	411.24	360.03



### Doubtful

Total Loans	422.90	413.76	362.48
	** ****	(/ <b>⊕</b> (	-
Less: Allowance for doubtful loan	(5.23)	(5.23)	(5.23)
Loans to related parties	5,23	5.23	5.23
and the state of t			

# Allowance for doubtful loans

Company has provided allowance for doubtful loans based on the 12 months expected credit loss model.

For terms & condition of loans to related party, refer Note 35.

# 8 (d) Cash and cash equivalent

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Balance with Banks			
In Current accounts and debit balance in cash credit accounts	10.53	2.76	3.74
In Exchange Earners Foreign Currency account	0.00	0.04	0.09
In Savings account	(Rs. 45,808/	(Rs. 45,808)	(Rs. 45,808/
	)	)	)
Cheques on hand	0.00	0.00	
Cash on hand	1.11	1.03	0.61
Total cash and cash equivalents	11.65	3.84	4.44

# 8 (e) Other bank balance

Particulars		As at June 30, 2017	As at March 31, 2017
Unpaid dividend accounts	3.02	2.45	5 2.45
Deposits with original maturity of more than three months but less than 12 months	8	173	5
Deposits with original maturity more than 12 months	₩	727	2
Deposits held as Margin Money*	4.13	4.06	5.97
Deposit lodged with Court	0.55	0,55	0.55
Total other bank balances	7.69	7.06	8.97
Total cash and bank balance	19.34	10.90	13.41

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility

# 8 (f) Other financial assets

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured, considered good			
Non-current			
Security deposits			
To Related Parties	<u>~</u>	923	=======================================
To Others	37.53	36.27	42.37
Bank deposits with maturity of more than 12 months	0.04	0.06	0.01
	37.57	36.33	42.38
Current			
Security deposits	2.71	3.62	3.76
Income receivable	5.34	33.02	34.02
Accrued Interest	14.77	7.47	0.14
Foreign exchange forward contracts (Cash flow hedge)	3.53	19.87	48.92
Receivable other than trade	64.92	69.92	74.97
	91.26	133.90	161.81
Total financial assets	128.83	170.23	204.19
Non-current	37.57	36.33	42.38
Current	91.26	133.90	161.81





Note 9: Other current / non-current assets

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured, considered good			
Non-current			
Capital advances	70.84	65.98	67.30
Pre-paid expense	0.38	1.07	0.44
Other Advances			
Advances to suppliers			
Doubtful	0.20	0.29	0.29
Less: Provision for doubtful advances	(0.20)	(0.29)	(0.29)
	5,51	×	S <del>.</del>
	71.22	67.05	67.74
Current			
Advance to suppliers			
To Related Parties	21.99	21.33	28.92
To Others	86.55	85.93	93.19
Balance with collectorate of central excise and customs	11.64	0.07	0.13
Sales tax / VAT / service tax receivable (net)	6.20	28.21	28.98
Export incentive receivable	94.47	92.40	74.20
Interest Subsidy Receivable	23.27		
Prepaid expenses	12.22	11.48	22.64
Other Current Asset	121.82	41.61	42.95
	378.16	281.02	291,01
Total	449.38	348.07	358.75

### Note 10: Inventorics (At lower of cost and net realisable value)

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Raw materials			
Raw materials and components	207.74	305.33	300.25
Raw materials in transit	2.86	0.68	0.50
Fuel	2.81	3.77	2.45
Material at site for project in progress	13.83	11.95	9.62
Work-in-progress	507.89	506.21	460.77
Finished goods	374.76	346.93	368.76
By- product	(0.00)	(0.00)	0.05
Stock-in-trade	56.58	70.05	74.73
Stock-in-trade in transit	1.33	23	0.33
Stores and spares	78.94	89.26	78.15
Waste	5.47	5.06	3.63
Total	1,252.21	1,339.24	1,299.24

# Note 11 : Current Tax Assets (Net)

			Rs. in Crores
Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017







Total 96.63 87.29 98.43

Note 12: Assets classified as held for sale & liabilities directly associated with assets classified as held for sale

Assets	As at June 3 As at	t March
Assets classified as held for sale		
Building	5.	973
Furniture & fixtures	8	878
Office equipment	2	323
Capital Work-in-Progress	=	-
Investment in Arvind Infrastructure Limited	55	975
Security deposits	₽	926
Balance with bank in current account	2	343
Loan to others	₩.	9 <del>7</del> 3
Other receivables		970
	· · · · · · · · · · · · · · · · · · ·	=
Liabilities directly associated with assets classified as held for sale		
Intercorporate deposits from related parties	₩	0.43
Intercorporate deposits from others		373
Trade payable	2	141
Payable to employees	-	-
Statutory dues including Provident Fund and TDS	5	2-3
		2
Net asset held for sale		<u> </u>

Above Assets and liability are of Real Estate Undertaking of Arvind Limited which has been classified as held for sale considering the following scheme arrangement.

#### Scheme of Arrangement

A Composite Scheme of Arrangement ("the Scheme") in the nature of Demerger and transfer of Real Estate Undertaking of Arvind Limited ("the Company") to Arvind Infrastructure Limited ("AIL") and Restructuring of Share Capital, under sections 391 to 394 read with sections 78, 100 and 103 of the Companies Act, 1956 has been sanctioned by the High Court of Gujarat at Ahmedabad on April 22, 2015. The Scheme has become effective from the appointed date 1<sup>st</sup> April 2015.

Pursuant to the Scheme, the Real Estate Undertaking stood demerged from the Company and transferred to and vested in AIL as a going concern with effect from the appointed date 1st April 2015. Upon the Scheme becoming effective:

From the appointed date, the assets and liabilities of the Real Estate Undertaking of the Company (Demerged Undertaking) have been transferred to AIL at their respective Book values.

AlL has credited its Share Capital Account with the aggregate face value of the equity shares issued 1 (One) fully paid Equity Shares of Rs. 10/- each of AlL for every 10 (Ten) fully paid up Equity Shares of Rs. 10/- each held by the shareholders of the Company.

The existing shares of AIL held by the Company and its nominees shall stand cancelled and the amount of such investment in the books of the Company shall be written off against the Securities Premium Account.

The amount of difference in the net value of assets transferred pursuant to the Scheme and the amount of consideration as issued, netted by existing share capital cancelled shall be adjusted against the Securities Premium Account.

Pursuant to the Scheme, Demerged Undertaking has been demerged from the Company with effect from 1st April 2015, (the appointed date):

As on appointed date, all the assets and the liabilities have been transferred to AIL at their respective book values.

As consideration, AIL has subsequently issued and allotted Equity Shares of Rs. 10/- each fully paid up in the ratio of 1 (One) Equity Share of Rs. 10/- each for every 10 (Ten) Equity Shares of Rs. 10/- each of the Company, to the shareholders of the Company.

The amount of investment in AIL in the books of the Company of Rs. 100.05 Crores has been adjusted against the Securities Premium Account.

The difference between the value of assets and liabilities transferred of Rs. 0.08 Crores has been adjusted against the Securities Premium Account.



Notes to the Financial Statements

#### Note 13: Equity share capital

N	As at Sept.	30, 2017	As at June :	30, 2017	As at N	farch 31, 2017	As at M	larch 31, 2016	As a	t April 1, 2015
Particulars	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores
Authorised share capital										
Equity shares of Rs.10/- cach	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00
Preference shares of Rs.10/- each	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00
Issued and subscribed share capital										
Equity shares of Rs.10/- each	258,517,969	258.52	258,517,969	258.52	258,359,969	258.36	258,243,969	258.24	258,243,969	258.24
Subscribed and fully paid up										
Equity shares of Rs.10/- each	258,517,069	258.52	258,517,069	258.52	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24
Forfeited shares										
900 shares (previous year 900)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)
Total	258,517,969	258.52	258,517,969	258.52	258,359,969	258.36	258,243,969	258.24	258,243,969	258.24

#### 13.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting year

Danifanlana	As at Sept	. 30, 2017	As at June	30, 2017	As at N	farch 31, 2017	As at 3	farch 31, 2016	As a	t April 1, 2015
Particulars	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores
At the beginning of the year	258,359,069	258.36	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24	258,176,389	258.17
Add:										
Shares allotted pursuant to exercise of Employee										
Stock Option Plan	158,000	0.16	158,000	0.16	116,000	0.12		582	66,680	0.07
Outstanding at the end of the year	258,517,069	258.52	258,517,069	258.52	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24

#### 13.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.10 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

#### 13.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

	As at March 3	As at March 31, 2017			As at April 1, 2015	
Name of the Shareholder	No. of shares share	% of eholding	No. of shares	% of shareholding	No. of shares	% of shareholding
Aura Securities private limited	95,561,810	36.99	97,362,310	37.70	95,325,590	36.91
Life insurance corporation of India	n fig	ū.	4 C	346	15,591,817	6.04

#### Arvind Limited

Notes to the Financial Statements

#### 13.4. Shares allotted as fully paid up pursuant to contract without payment being received in cash (during 5 years immediately preceding March 31, 2017)

3,410,528 Equity Shares of Rs. 10/- each were issued during the year 2012-2013 to the erstwhile shareholders of Arvind Products Limited pursuant to the Scheme of Amalgamation without payment being received in eash.

#### 13.5. Shares reserved for issue under options

Refer Note 37 for details of shares to be issued under options





Notes to the Financial Statements

# Note 14: Other Equity

Note 14 : Other Equity			Rs. in Crores
Balance	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Share Application Money Pending Allotment	1.00	( <u>14</u> 0)	2.17
	1.00	=	2.17
Note 14.1 Reserves & Surplus			
Capital reserve			
Balance as per last financial statements	26.71	26.71	26.71
Balance at the end of the year	26.71	26.71	26.71
	26.71		
General reserve			
Balance as per last financial statements	35.65	35.65	35.65
Balance at the end of the year	35.65	35.65	35.65
	35.65		
Securities premium account			
Balance as per last financial statements	556.73	556.73	554.84
Received during the year	3.01	3.01	2.21
Transfer from share based payment reserve	1.92	1.92	1.41
Utilized during the year (Note 12)	2	~	(1.73)
Balance at the end of the year	<b>561.66</b> 561.66	561.66	556.73
Capital redemption reserve	301.00		
Balance as per last financial statements	69.50	69.50	69.50
Balance at the end of the year	69.50	69.50	69.50
in not partin distribution in an amendativate of <b>F</b> rench	69.50		
Amalgamation Reserve			
Balance as per last financial statements	34.20	34.20	-
Addition during the year			34.20
Balance at the end of the year	34.20	34.20	34.20
Debenture Redemption Reserve			
Balance as per last financial statements	-	:-0	
Transfer from profit and loss	50.00		( <del>-</del> )
Balance at the end of the year	50.00	-	9 <u>#</u>
	50.00		
	Into 20)		
Foreign currency monetary item translation reserve (N	(0te 39)		
Foreign currency monetary item translation reserve (N Balance as per last financial statements	iote 39) -	-	N <del>e</del> s
	- - -	-	10 <del>5</del> .





Arvind Limited Notes to the Financial Statements			
Share based payment reserve (Refer Note 37)			
Balance as per last financial statements	9.95	9.95	4.79
Addition during the year	3.26	1.90	6.57
Transfer to Securities Premium Account	(1.92)	(1.92)	(1.41)
Balance at the end of the year	11.29	9.94	9.95
<u>_</u>	11.29		
Surplus in statement of profit and loss			
Balance as per last financial statements	1,992.73	1,992.73	1,937.23
Profit for the year	121.72	79.61	24.78
Transfer from OCI	_	_	104.55
Transfer to Debenture Redemption Reserve	-50.00		
Transfr to DTL			
Transfer to Amalgamation Reserve	₩		
OCI for the year	0.39	0.20	0.78
•	2,064.85	2,072.54	2,067.33
Less: Appropriation	₹au telt edded at		<b>&gt;</b> 0.0 × 0.0 0 × 0.00 0.0 0.0 0.0 0.0 0.0
Dividend on equity shares for the year	(62.04)	=	(61.98)
Dividend distribution tax on dividend	(11.61)	-	(12.62)
Balance at the end of the year	1,991.19	2,072.54	1,992.73
Contraction of the Property Section Contracts Name and Contract Name and Cont	1,991.19	2,072.54	
Total reserves & surplus	2,780.20	2,810.19	2,725.48
Note 14.2 Other comprehensive income			
Equity Instruments through OCI (net of tax)			
Balance as per last financial statements	-	-	57.11
Gain/(Loss) during the year	-	-	47.44
Transfer to Retained Earning		-	(104.55)
Balance at the end of the year	-	-	
Cash Flow hedge reserve			
Balance as per last financial statements	31.99	31.99	8.80
Add: gain / (loss) for the year	(45.39)	(29.05)	35.46
Less: Tax impact	15.71	10.05	(12.27)
Balance at the end of the year	2.31	12.99	31.99
	2.31		
<b>Total Other comprehensive income</b>	2.31	12.99	31.99
Total Other equity	2 592 51	2 022 10	2.750.64
Total Other equity	2,783.51	2,823.18	2,759.64



# Notes to the Financial Statements



Note 14.3 Dividend distribution made and proposed

Tapieranian III halika sukensuututasta kankaken kennake sukeriken kankan kantan kantan kantan katan kantan			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Cash dividends on Equity shares declared and paid Final dividend for year ended March 31, 2016: Rs.2.40 per (March 31, 2016: Rs.2.40 per share)	62.04	902	61.98
Dividend distribution tax on final dividend	11,61	e=	12.62
	73.66	<b>#</b> 0	74.60
			Rs. in Crores
	W 01/20 0	(A) (A) (A) (A)	As at
Particulars	As at Sept 30, 2017	As at June 30, 2017	March 31, 2017
Proposed dividends on Equity shares Final dividend for year ended March 31, 2017: Rs.2.40 per (March 31, 2016: Rs.2.40 per share and March 31, 2015: Rs. per share)	30, 2017		March 31,
Proposed dividends on Equity shares Final dividend for year ended March 31, 2017: Rs.2.40 per (March 31, 2016: Rs.2.40 per share and March 31, 2015: Rs.	30, 2017		March 31, 2017

Proposed dividend on equity shares are subject to approval at the annual general meeting and are not

Note 15: Financial liabilities

15 (a) I ama tama Damanina

2017	Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
------	-------------	---------------------	---------------------	----------------------------

# Long-term Borrowings (refer note (a) to (c) below)

Non-current portion

Secured

Term loan from Banks	456.45	480.61	504.85
Term loan from Financial Institutions and others	35.44	43.93	47.69





Arvind Limited		/ <b>N</b>	I AII I
Notes to the Financial Statements			
Unsecured			
From Financial Institutions	2.58	2.58	2.58
From Related parties	240.00	50.00	50.00
From Debentures	199.59		
<del>-</del>	934.06	577.12	605.12
Current maturities			
Secured			
Term loan from Banks	95.92	93.11	90.33
Term loan from Financial Institutions and others	19.75	15.00	14.00
_	115.67	108.11	104.33
Total long-term borrowings	1,049.73	685.24	709.45
Short-term Borrowings (refer note (d) & (e) below)			
Secured			
Working Capital Loans repayable on demand from Bank (including channel financing)	1,172.93	1,371.30	1,257.76
Unsecured			
Under Buyer's Credit Arrangement	158.78	138.84	132.71
Intercorporate Deposits			
From Related Parties	12.22	26.06	18.51
From Others	62.04	41.97	83.54
Commercial Papers	500.00	325.00	275.00
Total short-term borrowings	1,905.97	1,903.18	1,767.52
Total borrowings	2,955.70	2,588.42	2,476.97

### Nature of security:

# Term loan of Rs. 656.87 Crores

Loans amounting to Rs. 639.56 Crores (March 31, 2016 Rs. 1499.36 Crores, April 01, 2015 Rs. 1407.86 crores) are secured by (a) first charge on all the Immovable Properties, Movable Properties, Intangible Properties and General Assets of the Company presently relating to the Textile Plants excluding Immovable properties of Asoka Spintex Textile Plant and Arvind International Textile Plant and all Immovable Properties, Movable Properties, Intangible Properties and General Assets acquired by the Company at any time after execution of and during the continuance of the Indenture of Mortgage; (b) additional charge by way of mortgage on Immovable Properties at villages Jethlaj, Karoli, Vadsar, Moti Bhoyan, Santej and Khatrej; (c) charge on the Company's Trademarks; (d) Secured by second charge on all the Company's Current Assets both present and future relating to the Textile Plants and (e) first charge on Movable Fixed Assets of Jeans and Shirts Garment divisions at Bangalore.

Loans of Rs. 17.31 Crores (March 31, 2016 Rs. 14.42 Crores, April 01, 2015 Rs. 8.15 Crores) are secured by hypothecation of related vehicles.

Notes to the Financial Statements



# Rate of Interest and Terms of Repayment

Particulars		Rs. in
		Crores
From Banks		
Rupee Loans		577.87
Hire Purchase Loan		17.31
The Fulchase Boun		17.01
	g	
From Financial Institutions and Others		65
Rupee Loans		61.69
Unsecured Loans from Related Party		529.98

### Nature of Security

#### Cash Credit and Other Facilities from Banks

Secured by first charge on all the Company's Current Assets presently relating to the Textile Plants and all the Current Assets acquired by the Company at any time after the execution of and during the continuance of the Indenture of Mortgage. They are also secured by a second charge over all the Immovable Properties, Movable Properties, Intangible Properties and General Assets of the Company presently relating to the Textile Plants and all Immovable Properties, Movable Properties, Intangible Properties and General Assets acquired by the Company at any time after execution of and during the continuance of the Indenture of Mortgage. Some of the facilities are additionally secured by second charge on movable Plant and Machinery of the Jeans and Shirts Garment divisions at Bangalore.

### Rate of Interest

- i. Working Capital Loans from banks carry interest rates ranging from 4.95% to 10.35% per annum.
- ii. Inter Corporate Deposit carries interest rate of 8% to 10.25% per annum.
- iii. Commercial Papers carry interest rates ranging from 6.44% to 6.50% per annum.
- iv. Buyer's credit arrangements carry interest rates ranging from 0.22% to 2.73% per annum.

# 15 (b) Trade payable

		R	s. in Crores
Particulars	As at Sept 31 A	s at June 3 A	s at March
Current			
Acceptances	0.01	0.31	9.68
Other trade payable (Refer note below)	636.56	623.48	659.35
	636.56	623.79	669.03
Total	636.56	623.79	669.03





Notes to the Financial Statements

The Company has not received any intimation from suppliers regarding their status under the Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 and hence disclosures as required under Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 regarding:

- (a) Principal amount and the interest due thereon remaining unpaid to any suppliers as at the end of accounting year;
- (b) Interest paid during the year;
- (c) Amount of payment made to the supplier beyond the appointed day during accounting year;
- (d) Interest due and payable for the period of delay in making payment;
- (e) Interest accrued and unpaid at the end of the accounting year; and
- (f) Further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise. have not been given.

The Company is making efforts to get the confirmations from the suppliers as regard to their status under the said Act.

15 (c) Other financial liabilities

Rs. in Crores

Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Non-current			
Financial guarantee contract	2.22	3.06	1.01
2	2.22	3.06	1.01
Current			
Current maturity of long term borrowings	115.67	108.11	104.33
Interest accrued but not due	9.55	7.59	5.15
Payable to employees	90.07	94.32	88.61
Deposits from customers and others	8.61	8.84	10.99
Financial guarantee contract (Note a)	0.63	0.62	0.80
Mark to market of derivative financial instruments		<del></del>	· 🔀
Unpaid dividends (Note b)	3.02	2.45	2.45
Book overdraft	1.84	0.78	1.89
Current account with LLP	0.05	0.05	0.05
Other financial liabilities	4.86	0.23	0.24
	234.30	223.00	214.51
Total	236.52	226.06	215.52

#### Notes:

### (a) Financial guarantee contract

The Company has given the financial guarantee to Banks on behalf of Subsidiaries / Joint Ventures and other Companies. Amount of fair value of the financial guarantee contract includes loss allowance of Rs. Nil (March 31, 2016: Rs.8.40 Crores & April 1, 2015: Rs.8.40 Crores) with respect to the guarantee given to Bank on behalf of the Subsidiaries / Joint Ventures and other Companies provided based on the assessment of credit risk involved.

(b) There are no amounts due for payment to the Investor Education and Protection Fund under Section 125 of the Companies Act, 2013 as on March 31, 2017 (March 31, 2016: Nil, April 1, 2015: Nil).

Notes to the Financial Statements



15 (d) Financial liabilities by category

Particulars	FVTPL
March 31, 2017	
Borrowings	3.5
Trade payable	(≥)
Current maturity of long term borrowings	·-
Payable to employees	u <del>−</del> e
Deposits from customers and others	<u> </u>
Financial guarantee	1.81
Interest accrued but not due	995-1915-1916 9 <del>-5</del> 5
Unpaid dividends	. <del>-</del> -
Book overdraft	<u> </u>
Current account with LLP	
Other financial liabilities	:=
Total Financial liabilities	1.81
March 31, 2016	
Borrowings	p <del>e</del>
Trade payable	Œ
Current maturity of long term borrowings	12
Payable to employees	:E
Deposits from customers and others	e=
Financial guarantee	14.51
Interest accrued but not due	9 <u>m</u> .
Unpaid dividends	œ
Book overdraft	Œ.
Current account with LLP	15.
Other financial liabilities	9 <u>0</u> 0
Total Financial liabilities	14.51
April 1, 2015	
Borrowings	<b>E</b>
Trade payable	7-2
Current maturity of long term borrowings	·-
Payable to employees	i. <del>.</del> .
Deposits from customers and others	<b>#</b>
Financial guarantee	16.47
Interest accrued but not due	-
Loss on derivative contract	-
Unpaid dividends	<b>3</b>
Book overdraft	-
Current account with LLP	-
Other financial liabilities	-
Total Financial liabilities	16.47

For Financial instruments risk management objectives and policies, refer Note 44
Fair value disclosures for financial assets and liabilities are in Note 42 and fair value hierarchy disclosures are in Note 43.



# Notes to the Financial Statements





Rs. in Crores

Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Long-term			
Provision for employee benefits (refer Note 34)			
Provision for leave encashment	21.06	18.66	17.81
Provision for compensatory pension	1.87	1.91	1.94
Provision for Medical benefits	7.97	7.70	7.43
	30.90	28.27	27.18
Short-term			
Provision for employee benefits (refer Note 34)			
Provision for leave encashment	3.44	3.35	3.56
Provision for superannuation	1.09	0.55	2.17
Provision for compensatory pension	0.11	0.11	0.10
Provision for Medical benefits	0.45	0.45	0.45
Others			
Provision for Wealth tax	0.10	0.10	0.10
	5.19	4.56	6.38
Total	36.09	32.83	33.56

# Note 17: Government grant

Rs. in Crores

Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Non-current			
Deferred income	33.49	32.19	30.78
	33.49	32.19	30.78
Current			
Deferred income	5.42	4.96	4.69
	5.42	4.96	4.69
Total	38.90	37.15	35.47

Government grants have been received for the purchase of certain items of property, plant and equipment and for workers training expenses. There are no unfulfilled conditions or contingencies attached to these grants as at March 31.



Notes to the Financial Statements

Government grant Rs. in Crores

	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
As at April 1	37.15	35.47	28.62
Received during the year	1.68	1.68	15.07
Released to statement of profit and loss	C	0	(8.22)
As at March 31	38.82	37.15	35.47

# Note 18: Other current liabilities

Rs. in Crores

			Ks. III CI OI C
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Current			
Advance from customers	31.41	35.89	29.94
Statutory dues including provident fund and tax deducted at source	37.27	32.54	26.51
Deferred income of loyalty program reward points (Refer note (a) below)	0.69	0.62	0.45
Income received in advance	(#3)	1.33	
Other liabilities	1.87	2.36	2,12
	71.23	72.73	59.02
Total	71.23	72.73	59.02

# (a) Deferred income of Loyalty Program Reward Points

The Company has deferred the revenue related to the customer loyalty program reward points. The movement in deferred revenue for those reward points are given below:

			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Balance as per last financial statements	0.45	0.45	0.83
Add: deferment during the year (Net)	0.16	0.16	(0.38)
Balance at the end of the year	0.62	0.62	0.45





Notes to the Financial Statements

Note 19: Revenue from operations

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Sale of products	2,877.94	1,482.95	5,614.24
Sale of services	5.99	3.68	16.50
Other Operating income			
Waste sale	53.48	27.58	90.07
Gain/(Loss) on forward contracts	54.52	39.70	12.91
Export incentives	108.88	56.88	198.28
Miscellancous receipts	5.66	2.57	26.83
	222.54	126.74	328.09
Total	3,106.46	1,613.36	5,958.83

### Note 20: Other income

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Interest income	17.05	8.54	51.43
Dividend income	5.40	0.20	2.76
Government grants*	7.17	2.99	8.22
Financial guarantee commission#	1.74	0.87	3.89
Rent	1.01	0.39	1.48
Profit on sale of fixed assets (Net)	1.46	1.19	2.86
Profit on sale of Investment (Net)	0.44	0.44	
Scrap income	6.29	3.22	12.05
Sundry credit balances appropriated	0.11	0.00	5.41
Provision no longer required	0.31	0.00	0.49
Miscellaneous income	1.78	1.22	10.82
Total	42.76	19.05	99,41

<sup>\*</sup>Government grants have been received for the purchase of certain items of Property, Plant and Equipment and for workers' training expenses. There are no unfulfilled conditions or contingencies attached to these grants as at March 31, 2017.

<sup>#</sup> The Company has given financial guarantee to Banks on behalf of the subsidiaries / Joint ventures. Fair value of the financial been accounted as liability and amortised over the period of loan as commission income to the extent it is excess over the loss a provided.





Notes to the Financial Statements

# Note 21: Cost of raw materials and components consumed

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Stock at the beginning of the year	305.33	300.30	241.69
Add: Purchases	1,244.75	702.10	2,443.94
	1,550.08	1,002.40	2,685.63
Less: Inventory at the end of the year	207.74	305.33	300.30
Total	1,342.35	697.07	2,385.33

# Note 22: Purchases of stock-in-trade

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Purchase of stock-in-trade	99.46	36.09	248.11
Total	99.46	36.09	248.11

Note 23: Changes in inventories of finished goods, work-in-progress and stock-in-trade

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Stock at the end of the year			
Finished goods	374.76	346.93	368.76
Stock-in-trade	56.58	70.05	74.73
Work-in-Progress	507.89	506.21	460.77
Project work-in-progress	13.83	11.95	9.62
Waste	5.47	5.06	3.63
	958.54	940.20	917.51
Stock at the beginning of the year			
Finished goods	368.76	368.76	288.26
Stock-in-trade	74.73	74.73	73.66
Work-in-Progress	460.77	460.77	444.38
Project work-in-progress	9.62	9.62	10.14
Waste	3.63	3.63	2.40
	917.51	917.51	818.84
(Increase) / Decrease in stocks	(41.02)	(22.68)	(98.67)
Adjustment due to Merger	-	-	:=
Excise duty in value of Stock increase / (decrease)	(0.15)	-	0.04
Total	(41.1761)	(22.68)	(98.63)





# Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Balance Sheet as at Sep 30, 2017

Particulars	Notes	As at Sep 30, 2017 Rupees	As at Jun 30, 2017 Rupees	As at March 31, 2017 Rupees
ASSETS		-		•
I. Non-current assets				
(a) Property, plant and equipment	5	73,262,045	54,253,651	48,064,276
(b) Capital work-in-progress	5	208,543	-	-
(c) Intangible assets	6	132,020,979	154,007,563	176,008,642
(d) Financial assets				
(i) Investments	7	11,229,300,688	8,483,904,731	8,482,511,516
(ii) Loans	7	1,453,918	1,422,804	1,607,980
(iii) Other financial assets	7	121,166,832	42,523,643	42,523,643
(e) Deferred tax assets (net)	25	16,152,302	70,262,647	21,212,341
(f) Other non-current assets	8	9,112,735	3,669,961	1,034,756
Total non-current assets	_	11,582,678,042	8,810,044,999	8,772,963,154
II.Current assets				
(a) Inventories	9	2,988,436,893	2,732,432,342	2,561,929,304
(b) Financial assets				
(i) Investments	7	13,640	13,640	8,655
(ii) Trade receivables	7	379,168,896	508,561,631	343,243,449
(iii) Cash and cash equivalents	7	5,920,556	4,759,261	1,059,338
(iv) Bank balance other than (iii) above	7	250,000	250,000	250,000
(v) Loans	7	12,188,709	11,956,964	1,712,077
(vi) Others financial assets	7	3,644,921	9,967	6,041
(c) Current tax assets (net)	10	1,418,716	713,947	432,024
(d) Other current assets	8	362,417,424	209,428,818	51,879,930
Total current assets	_	3,753,459,754	3,468,126,569	2,960,520,818
Total Assets	_	15,336,137,796	12,278,171,568	11,733,483,972





# Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Balance Sheet as at Sep 30, 2017

Particulars	Notes	As at Sep 30, 2017 Rupees	As at Jun 30, 2017 Rupees	As at March 31, 2017 Rupees
EQUITY AND LIABILITIES		-	-	-
Equity				
Equity share capital	11	226,493,556	217,416,400	217,416,400
Other equity	12	11,727,906,116	8,457,326,226	8,552,765,640
Securities premium account	12	11,576,649,434	8,585,726,532	8,585,726,532
Retained earnings	12	136,653,688	(139,043,564)	(39,683,506)
OCI reserve	12	4,820	4,820	(165)
Share based payment reserve	12	14,598,174	10,638,438	6,722,779
Total equity	_	11,954,399,672	8,674,742,626	8,770,182,040
LIABILITIES				
I. Non-current liabilities				
(a) Financial liabilities				
(i) Borrowings	13	-	-	-
(ii) Trade payables	13	-	-	-
(i) Other financial liabilities	13	21,300,000	13,250,000	9,400,000
(b) Long-term provisions	14	32,282,031	32,282,031	32,282,031
(e) Deferred tax liabilities (net)	25			-
(d) Government grants	17	-	-	-
(e) Other non-current liabilities	20	-	-	-
Total non-current liabilities	_	53,582,031	45,532,031	41,682,031
II.Current liabilities				
(a) Financial liabilities				
(i) Borrowings	13	251,883,861	227,233,259	225,430,038
(ii) Trade payables	13	2,821,241,309	3,036,846,915	1,904,810,086
(iii) Other financial liabilities	13	36,933,005	171,470,289	185,070,773
(b) Other current liabilities	15	209,028,124	114,135,648	602,712,022
(c) Short-term provisions	14	9,069,793	8,210,800	3,596,982
(d) Government grants	17	-	-	-
(e) Current tax liabilities (net)	_	-	-	-
		3,328,156,092	3,557,896,912	2,921,619,901
(e) Liabilities directly associated with assets classified as held for sale	12	-	-	
Total current liabilities	_	3,328,156,092	3,557,896,912	2,921,619,901
Total equity and liabilities	_	15,336,137,796	12,278,171,569	11,733,483,972

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For, Arvind Fashions Limited

Jayesh K. Shah Director

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DIN: 00008349

Place : Ahmedabad Date : 08/11/2017



## Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Statement of profit and loss for the year ended Sep 30, 2017

Particulars	Notes	Year ended Sep 30, 2017 Rupees	Year ended Jun 30, 2017 Rupees	Year ended March 31, 2017 Rupces
Income			210/2200	ren peen
Revenue from operations				
Sale of Products	16	3,902,435,594	1,174,409,003	2,919,228,889
Sale of Services	16	27,414,012	11,894,667	2,112,300
Operating Income	16	6,955,641	2,174,666	5,530,402
Revenue from operations		3,936,805,247	1,188,478,336	2,926,871,591
Other income	17	16,597,794	8,575,571	5,729,689
Total income (I)		3,953,403,041	1,197,053,907	2,932,601,280
Expenses				
Cost of raw materials and accessories consumed	18	3,376,774	1,970,970	1,395,170
Purchases of stock-in-trade	19	2,937,857,929	999,679,992	4,473,357,278
Changes in inventories of finished goods, work-in-progress and stock-in- trade	20	-420,139,157	(169,812,554)	(2,538,064,805)
Employee benefits expense	21	253,099,751	125,996,045	254,219,649
Finance costs	22	48,382,496	27,147,495	47,620,067
Depreciation and amortisation expense	23	52,495,998	26,113,885	39,749,061
Other expenses	24	812,062,382	332,403,333	710,413,484
Total expenses (II)		3,687,136,173	1,343,499,165	2,988,689,904
Profit before exceptional items and tax (III)=(I-II)		266,266,868	(146,445,259)	(56,088,624)
		200,200,000	(110(110,200)	(20,000,021)
Exceptional items (IV)	28	-	-	-
Profit before tax $(V) = (III-IV)$		266,266,868	(146,445,259)	(56,088,624)
Tax expense				
Current tax	25	80,917,830	-	-
Deferred tax	25	-5,060,039	49,050,306	20,693,915
Total tax expense (VI)		85,977,869	(49,050,306)	(20,693,915)
Profit for the period (VII) = (V-VI)		180,288,999	(97,394,953)	(35,394,709)
Other comprehensive income Other comprehensive income not to be reclassified to profit or loss in subsequent periods:				
Re-measurement gains / (losses) on defined benefit plans	12			#
Income tax effect	25			518,426
		-	-	(979,568)
Net gain / (loss) on FVOCI equity instruments	12	4,985	4,985	87,670
Income tax effect	25	4,985	4,985	87,670
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods $(\boldsymbol{A})$		4,985	4,985	(891,898)
Total other comprehensive income for the period, net of tax (VIII) $% \left( \left\langle $		4,985	4,985	(891,898)
Total comprehensive income for the period, net of tax (VII+VIII)		180,293,984	(97,389,968)	(36,286,607)
		- 100,235,304 - Tables	(2.1003,200)	(0.0,200,007)

Place : Ahmedabad Date : 08/11/2017 Jayesh K. Shah Director DIN: 00008349

For, Arvind Fashions Limited

Notes to the Financial Statements

Note 5: Property, plant and equipment

Fixed Assets	Plant & machinery	Furniture & fixture	Vehicles	Leasehold improvements	Office equipment	Computer, server & network	Total	CWIP
Cost								
Additions	122,037	28,554,314		22,316,599		151,920	51,144,870	
As at March 31, 2017	122,037	28,554,314	1-	22,316,599	-5	151,920	51,144,870	-
Additions	101,984	14,504,230		17,214,357	189,399	1,680,382	33,690,352	208,543
Deductions							<b>5</b> 5	
As at Sep 30, 2017	224,021	43,058,544	:-	39,530,956	189,399	1,832,302	84,835,222	208,543
Depreciation for the year	10,970	1,605,684		1,463,281		659	3,080,594	
Deductions								
As at March 31, 2017	10,970	1,605,684	:=	1,463,281	<b>-</b> g	659	3,080,594	:=
Depreciation for the year	56,205	5,665,975		2,698,436	3,771	68,197	8,492,583	
Deductions							=	
As at Sep 30, 2017	67,175	7,271,659	<b>=</b>	4,161,717	3,771	68,856	11,573,177	=
Net Block								
As at Sep 30, 2017	156,846	35,786,885	:-	35,369,239	185,628	1,763,446	73,262,045	208,543
As at March 31, 2017	111,067	26,948,630	:-	20,853,318	=	151,261	48,064,276	=
As at March 31, 2016	2.	-	1-	-	<b>-</b> 2	-	<b>=</b> 1	1=
As at April 1, 2015			i. <del></del>	-	素料	<b>⊽</b> =	<b>.</b>	
		-			<b>=</b> é	-	=1	:=
	-	~	11=	:=	-:	~	-	-





Notes to the Financial Statements

Note 6: Intangible assets

Intangible assets	Computer Software	Brand Value & License Brands	Total
Cost			
Additions	<u>v</u>	212,677,109	212,677,109
As at April 1, 2017	2=	212,677,109	212,677,109
Additions	15,752		15,752
Deductions			일
As at Sep 30, 2017	15,752	212,677,109	212,692,861
Amortisation and Impairment			
Amortisation for the Year	95	36,668,467	36,668,467
As at April 1, 2017	· ·	36,668,467	36,668,467
Amortisation for the Year	1,257	44,002,158	44,003,415
Deductions			¥
As at Sep 30, 2017	1,257	80,670,625	80,671,882
Net Block	**	N W	20 10
	14,495	132,006,484	132,020,979
As at April 1, 2017	-	176,008,642	176,008,642
As at March 31, 2016	-	(2)	-





#### Arvind Fashions Limited Notes to the Financial Statements

#### Note 7: Financial assets

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	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current investment			
Arvind Beauty Brands Retail Private Limited			
(30th Sep 2017: 7,689,488: 31st March 2017: 6,464,999)	1,025,303,963	905,200,790	905,099,860
Face Value Rs 10.			
Arvind Lifestyle Brand Ltd *	9,227,524,175	6,726,232,041	6,724,939,756
(30th Sep 2017: 81,278,723, 31st March 2017: 54,397,003)			
Face Value Rs 10.			
Investments in equity shares of joint ventures			
Unquoted			
Calvin Klein Arvind Fashion Private Limited	213,762,210	164,761,560	164,761,560
(31st March 2017: 457,671, 31st March 2016: NIL)			
Face Value Rs 10.			
Tommy Hilfiger Arvind Fashion Pvt Ltd	762,710,340	687,710,340	687,710,340
(31st March 2017: 11,461,839, 31st March 2016: NIL)			
Face Value Rs 10.			
Investment in equity shares of others			
Quoted			
Atul Limited		(44)	2
Sold during the year (31st March 2016: 100)			
Face Value Rs 10.			
Arvind Limited	1 <del>5</del> 3	1.53	=
Sold during the year (31st March 2016: 100)			
Face Value Rs 10.			
Arvind Infrastructure Ltd	13,640	13,640	8,655
(31st March 2017: 100, 31st March 2016: 100)			
Face Value Rs 10.			
Total equity Investments	11,229,314,328	8,483,918,371	8,482,520,171
Total Investments	11,229,314,328	8,483,918,371	8,482,520,171
Charles			
Check Total non-current investments	11,229,300,688	8,483,904,731	8,482,511,516
Total current investments	13,640	13,640	8,655





#### Arvind Fashions Limited Notes to the Financial Statements

-	( T )	THE STATE OF THE STATE OF		
11	(d)	Trade	receiva	bles

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Current			
Unsecured, considered good	379,168,896	508,561,631	343,243,449
			( <del>)</del>
Total Trade and other receivables	379,168,896	508,561,631	343,243,449
7 (c) Loans			
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Loans to employees (Long term)	1,453,918	1,422,804	1,607,980
	1,453,918	1,422,804	1,607,980
Current			
Unsecured considered good			
Loans to employees (Short term)	12,188,709	11,956,964	1,712,077
	12,188,709	11,956,964	1,712,077
Total Loans	13,642,627	13,379,768	3,320,057
Non-current		·	8#3
Current			

#### 7 (d) Cash and cash equivalent

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Balance with Bank			
Current accounts and debit balance in eash credit accounts	5,492,946	4,331,651	631,728
Cash on hand	427,610	427,610	427,610
Total cash and cash equivalents	5,920,556	4,759,261	1,059,338

#### 7 (e) Other bank balance

Particulars	As at Scp 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Held as Margin Money*	250000	250,000	250,000
Total other bank balances	250,000	250,000	250,000

#### Arvind Fashions Limited Notes to the Financial Statements

6,170,556	5.009.261	1,309,338
	6,170,556	6,170,556 5,009,261

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility





#### 7 (f) Other financial assets

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Security deposits	121,166,832	42,523,643	42,523,643
50 50	121,166,832	42,523,643	42,523,643
Current			
Income receivable	3,630,984	-	-
Accrued Interest	13,937	9,967	6,041
	3,644,921	9,967	6,041
Total financial assets	124,811,753	42,533,610	42,529,684
Non-current	121,166,832	42,523,643	42,523,643
Current	3,644,921	9,967	6,041

#### Note 8: Other current / non-current assets

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Capital advances	9,112,735	3,669,961	1,034,756
	9,112,735	3,669,961	1,034,756
Current			
Advance to suppliers	138,024,953	157,945,794	32,677,562
Sales tax / VAT / service tax receivable (net)	205,388,745	34,333,661	1,663,617
Export incentive receivable	5,540,016	2,072,164	2,753,217
Prepaid expenses	13,463,710	15,077,199	14,785,534
	362,417,424	209,428,818	51,879,930
Total	371,530,158	213,098,779	52,914,686

#### Note 9: Inventories (At lower of cost and net realisable value)

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Raw materials			
Raw materials and components	18,696,783	20,108,744	13,751,984
Raw materials in transit	315,699	295,622	218,905
Stock-in-trade	2,958,203,962	2,707,877,359	2,538,064,805
Stock-in-trade in transit	10,487,683	3,417,204	9,417,671
Packing materials	732,766	733,413	475,939
Total	2,988,436,893	2,732,432,342	2,561,929,304
Arvind Fashions Limited			
Notes to the Financial Statements			
Stock-in-trade in transit	10,487,683	3,417,204	9,417,671
Packing materials	732,766	733,413	475,939
[otal	2,988,436,893	2,732,432,342	2,561,929,304





#### Arvind Fashions Limited Notes to the Financial Statements

#### Note 10 : Current Tax Assets (Net)

Particulars	As at Sep 30, 2017 In Rs.	As at Jun 30, 2017 In Rs.	As at March 31, 2017 In Rs.
Tax Paid in Advance (Net of Provision)	1,418,716	713,947	432,024
Total	1,418,716	713,947	432,024



Notes to the Financial Statements

Note 11: Equity share capital

Particulars	As	at Sep 30, 2017	O17 As at Jun 31, 20		7 As at March 31, 2017	
raruculars	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
Authorised share capital Equity shares of Rs.2 each	125,000,000	250,000,000	125,000,000	250,000,000	125,000,000	250,000,000
Issued and subscribed share capital Equity shares of Rs.2 each	113,246,778	226,493,556	108,708,200	217.416.400	108,708,200	217,416,400
Subscribed and fully paid up Equity shares of Rs.2 each	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400
Total	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400

#### 11.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting period

Particulars	As	s at Sep 30, 2017	As	at Jun 30, 2017	As at	March 31, 2017
Farticulars	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
At the beginning of the period	108,708,200	217,416,400	108,708,200	217,416,400	50,000	100,000
Add:						
Shares issued during the year	4,538,578	9,077,156			108,658,200	217,316,400
Outstanding at the end of the period	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400

#### 11.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.2 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.



Notes to the Financial Statements

#### 11.3. Shares Held by Holding Company

Paulianiana	As at Sep 30, 2017 As at Jun 30, 2017		0, 2017	As at March 31, 2017		
Particulars	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
Aura Securities Private Limted						
Arvind Limited - (along with nominees)	101,570,634	203,141,268	97,500,000	195,000,000	97,500,000	195,000,000

#### 11.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

in the second se	As at Sep	30, 2017	As at Jur	30, 2017	As at Mar	ch 31, 2017
Name of the Shareholder	No. of shares	% of shareholding	No. of shares	% of shareholding	No. of shares	% of shareholding
Holding Company - Aura Securities Private Limited (along with nominees) Holding Company - Arvind Limited (along with		·	1		8 <b>.</b> 8	
nominces)	101,570,634	93.43%	97,500,000	89.69%	97,500,000	89.69%

#### 11.4. Subdivision of Shares

With effect from 26th September 2016 the nominal face value of equity shares of the Company was sub-divided from Rs. 10 per share to Rs 2 per share. Number of shares for the previous year have been adjusted to give effect of sub-division.

#### 11.5. Shares reserved for issue under options

Refer Note 33 for details of shares to be issued under options

11.6 Objective, policy and procedure of capital management, refer Note 45





Notes to the Financial Statements

Note 12: Other Equity

Balance	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Note 12.1 Reserves & Surplus			
Securities premium account			
Balance as per last financial statements	8,585,726,532	8,585,726,532	-
Add: addition during the year	2,990,922,902		8,585,726,532
Balance at the end of the year	11,576,649,434	8,585,726,532	8,585,726,532
Share based payment reserve (Refer Note 33)			
Balance as per last financial statements	6,722,779	6,722,779	-
Add: Adjustment during the year	7,875,395	3,915,659	6,722,779
Balance at the end of the year	14,598,174	10,638,438	6,722,779
Surplus in statement of profit and loss			
Balance as per last financial statements	(36,293,159)	(36,293,159)	(11,649)
Add: profit/ (Loss) for the year	180,288,999	(97,394,953)	(35,394,709)
Add: Realised Gains on Equity Inst valued at FVOCI	000000 000 Produces 000 Produces		92,767
Add / (Less): OCI for the year			(979,568)
•	143,995,840	(133,688,112)	(36,293,159)
Less: Appropriation			
Dividend to Holding Company for ESOP	7,342,152	5,355,452	3,390,347
Balance at the end of the year	136,653,688	(139,043,564)	(39,683,506)
Total reserves & surplus	11,727,901,296	8,457,321,406	8,552,765,805
	0.73		
Note 12.2 Other comprehensive income			
Equity Instruments through OCI (net of tax)			
Balance as per last financial statements	-165	-165	4,932
Add: gain during the year	4,985	4,985	87,670
Less: Transfer to Retained Earnings			(92,767)
Balance at the end of the year	4,820	4,820	(165)
Total Other comprehensive income	4,820	4,820	(165)
Total Other equity	11,727,906,116	8,457,326,226	8,552,765,640





Notes to the Financial Statements

Note 13: Financial liabilities

13 (a) Long-term Borrow	vings
-------------------------	-------

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
STEEL CONTROL OF THE STEEL CON	In Rs.	In Rs.	In Rs.
Long-term Borrowings			
Long-term borrowings	: :E	<u> </u>	) <sup>25</sup>
Short-term Borrowings (refer note (a) & (b) below)			
Secured	12507-125	77.010.207	10 504 014
Working Capital Loans repayable on demand from Banks (including channel linancing)	1,384,433	77,010,387	12,724,816
Unsecured			
Under Buyer's Credit Arrangement	250,499,429	74,832,352	139,836,396
Intercorporate Deposits			
From Related Parties	-1	75,390,520	72,868,826
Total short-term borrowings	251,883,861	227,233,259	225,430,038
Total borrowings	251,883,861	227,233,259	225,430,038
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	ln Rs.	In Rs.
Current			
Acceptances	861,083,218	686,650,269	810,661,067
Dues to Micro, Small and Medium Enterprises	156,929,831	173,062,220	109,875,623
Other trade payable (Refer note below)	1,803,228,260	2,177,134,426	984,273,396
	2,821,241,309	3,036,846,915	1,904,810,086
Total	2,821,241,309	3,036,846,915	1,904,810,086
13 (c) Other financial liabilities			
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs
Non-current			
Security Deposit	21,300,000	13,250,000	9,400,000
seminate interest content (MMINA)	21,300,000	13,250,000	9,400,000





Notes to the Financial Statements

Total	58,233,005	184,720,289	194,470,773
	36,933,005	171,470,289	185,070,773
Payable in respect of capital goods	10,387,755	8,469,446	6,694,933
Book overdraft	1,338,147	6,685,599	1,870,570
Payable for Business Transfer Agreement	₩.	132,508,026	132,508,026
Payable to employees	15,115,198	17,286,162	31,677,347
Interest accrued but not due	10,091,905	6,521,056	12,319,897
Current			

#### Note 14: Provisions

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Long-term			
Provision for employee benefits (refer Note 30)			
Provision for leave eneashment-Long term	15,997,626	15,997,626	15,997,626
Provision for Gratuity-Long term	16,284,405	16,284,405	16,284,405
	32,282,031	32,282,031	32,282,031
Short-term			
Provision for employee benefits (refer Note 30)			
Provision for leave encashment-Short term	3,646,279	4,993,027	2,518,995
Provision for Gratuity-Short term	5,423,514	3,217,773	1,077,987
	9,069,793	8,210,800	3,596,982
Total	41,351,824	40,492,831	35,879,013

#### Note 15: Other current liabilities

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Current			
Advance from customers	-1,286,826	3,049,261	508,079,170
Statutory dues including provident fund and tax deducted at source	123,722,413	61,758,046	83,115,115
Deferred income of loyalty program reward points ( Refer note a bel	5,469,230	24,095,712	=
Other liabilities	81,123,307	25,232,629	11,517,737
	209,028,124	114,135,648	602,712,022
Total	209,028,124	114,135,648	602,712,022





Notes to the Financial Statements

Note 16: Revenue from operations

Particulars	Sep 30, 2017 In Rs.	Jun 30, 2017 In Rs.	2016-17 In Rs.
	70 Table 10 Car 20 Car	100000000000000000000000000000000000000	
Sale of products	3,902,435,594	1,174,409,003	2,919,228,889
Sale of services	27,414,012	11,894,667	2,112,300
Operating income			
Waste sale	78,014		(i=)
Export incentives	6,877,627	2,174,666	5,530,402
scales = To see which is where also the gas ago set	6,955,641	2,174,666	5,530,402
Total	3,936,805,247	1,188,478,336	2,926,871,591

#### Details of sale of goods and services

Sale of products (gross)

Particulars	Sep 30, 2017	Jun 30, 2017 ded March 31, 2017	
raruculars	In Rs.	In Rs.	In Rs.
Garments	3,902,435,594	1,174,409,003	2,917,813,934
Others	761,697.79	569,514	1,414,955
Total	3,902,435,594	1,174,409,003	2,917,813,934

#### Sale of services

Doutfaulans	Sep 30, 2017	Jun 30, 2017 ded 1	March 31, 2017
Particulars	In Rs.	In Rs.	In Rs.
Royalty	24,931,466	10,286,483	
Commission Income	2,482,546	1,608,184	2,112,300
Total	27,414,012	11,894,667	2,112,300

#### Note 17: Other income

Particulars	Sep 30, 2017 In Rs.	Jun 30, 2017 In Rs.	2016-17 In Rs.
Interest income	87,123	82,712	6.712
Exchange difference (net)	1,712,638	2,520,043	5,386,191
Miscellaneous income	14,798,033	5,972,815	336,786
Total	16,597,794	8,575,571	5,729,689





Notes to the Financial Statements

#### Note 18: Cost of raw materials and components consumed

Dautfaulans	Sep 30, 2017	Jun 30, 2017	2016-17
Particulars	In Rs.	In Rs.	In Rs.
Stock at the beginning of the year	13,970,889	13,970,889	<u>~</u>
Add: Purchases	8,418,367	8,404,446	15,366,059
	22,389,256	22,375,335	15,366,059
Less: Inventory at the end of the year	19,012,482	20,404,366	13,970,889
Raw materials and components consumed	3,376,774	1,970,970	1,395,170
Total	3,376,774	1,970,970	1,395,170

#### Note 19: Purchases of stock-in-trade

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Garments	2,937,857,929	999,679,992	4,473,357,278
Total	2,937,857,929	999,679,992	4,473,357,278

#### Note 20: Changes in inventories of finished goods, work-in-progress and stock-in-trade

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Stock at the end of the year			
Stock-in-trade	2,958,203,962	2,707,877,359	2,538,064,805
	2,958,203,962	2,707,877,359	2,538,064,805
Stock at the beginning of the year			
Stock-in-trade	2,538,064,805	2,538,064,805	-
	2,538,064,805	2,538,064,805	₹.
(Increase) / Decrease in stocks	(420,139,157)	(169,812,554)	(2,538,064,805)
Total	(420,139,157)	(169,812,554)	(2,538,064,805)





Notes to the Financial Statements

Note 21: Employee benefits expense

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Salaries, wages, gratuity, bonus, commission, etc. (Refer Note 30)	226,515,349	113,530,991	237,684,594
Contribution to provident and other funds	18,089,359	8,894,788	10,276,663
Welfare and training expenses	7,359,975	3,012,927	5,543,716
Share based payment to employees (Refer Note 33)	1,135,068	557,339	714,676
Total	253,099,751	125,996,045	254,219,649

#### Note 22: Finance costs

Particulars	Sep 30, 2017 In Rs.	Jun 30, 2017 In Rs.	2016-17 In Rs.
Cash Credit Facilities	2,718.963	1,415,299	1,232,472
Interest expense - others	11,799,041	6,470,290	33,083,376
Other finance cost	33,864,492	19,261,907	13,304,219
Total	48,382,496	27,147,495	47,620,067

#### Note 23: Depreciation and amortization expense

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Depreciation on Tangible assets (Refer Note 5)	8,492,583	4,112,806	3,080,594
Amortization on Intangible assets (Refer Note 6)	44,003,415	22,001,079	36,668,467
Total	52,495,998	26,113,885	39,749,061





## Anveshan Heavy Engineering Limited (CIN: U29306GJ2017PLC099085) Balance sheet as at September 30, 2017

Particulars	As at September 30, 2017 Rupees
Assets	
Current Assets	
Bank balance (Cheque on hand)	100,000
Profit / (loss) account	108,595
Total Assets	208,595
Equity and Liabilities	
Share application money	100,000
Liabilities	
Current liabilities	
Trade payables	108,595
Total liabilities	208,595
Diff	-

## Anveshan Heavy Engineering Limited Statement of profit and loss account as at September 30, 2017

Particulars	Note	Quarter ended September 30, 2017 Rupees
Income		-
Expenses		
Other expenses	1	108,595
Profit /(loss) for the period		-108,595

	Particulars	Quarter ended
		September 30, 2017
		Rupees
Note 1	Other expenses	
	ROC filing fees	97,595
	Misc. exps	8,000
	Printing exps.	3,000
		108,595

#### Anveshan Heavy Engineering Limited as at September 30, 2017

Company	Business	SAP CODE	AML GL Name	Quarter ended	Quarter ended
Code	Area Code			September 30, 2017	September 30, 2017
				Rupees (Debit)	Rupees (Credit)
		374007	Share application money	-	100,000
			Bank balance - Cheque on hand	100,000	
		201000	Trade payables	-	108,595
		678833	ROC FILING FEES EXPS.	97,595	-
		678899	MISC.EXPS.	8,000	-
		622000	PRINTING EXPS.	3,000	-
			TOTAL	208,595	208,595

Net Profit / (Loss) for the period

-108,595

Mun Man

For, Anveshan Heavy Engineering Limited

Prakash Makawana Director

108,595

DIN: 00008382

Place : Ahmedabad Date : 06/11/2017

## The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) $\Lambda$ Balance Sheet as at Dec 31, 2017



Particulars	Notes	As at Dec 31, 2017 Rupees	As at Mar 31, 2017 Rupees
ASSETS		·	-
I. Non-current assets			
(a) Property, plant and equipment	5	757,592,249	821,256,060
(b) Intangible assets	6	2,533,027	2,474,925
(c) Financial assets			
(i) Loans	7	200,000,000	500,197,260.00
(ii) Other financial assets	7	2,299,997	2,027,700
(d) Other non-current assets	8 _	-	-
Total non-current assets	_	962,425,273	1,325,955,945
II.Current assets			
(a) Inventories	9	331,205,556	218,395,565
(b) Financial assets			
(i) Trade receivables	7	638,775,897	517,105,548
(ii) Cash and cash equivalents	7	232,997	377,936
(iii) Bank balance other than (iii) above	7	5,293,861	16,539,445
(iv) Loans	7	245,634,556	61,237,065
(v) Others financial assets	7	25,001	25,000
(c) Current tax assets (net)	10	7,354,713	-
(d) Other current assets	8	193,614,029	50,819,685
	_	1,422,136,610	864,500,244
Total current assets	_	1,422,136,610	864,500,244
Total Asse	ts _	2,384,561,883	2,190,456,189
EQUITY AND LIABILITIES	_		
Equity			
Equity share capital	11	136,000,000	136,000,000
Other equity	12	1,732,264,448	1,550,645,075
Securities premium account	12	-	-
General reserve	12	-	-
Retained earnings	12 _	1,732,264,448	1,550,645,075
Total equity	_	1,868,264,448	1,686,645,075
LIABILITIES			
I. Non-current liabilities			
(a) Financial liabilities			
(i) Borrowings	13	-	-
(b) Long-term provisions	14	8,956,711	6,036,585
(c) Deferred tax liabilities (net)	24 _	167,221,651	174,634,763
Total non-current liabilities	_	176,178,362	180,671,348





# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Balance Sheet as at Dec 31, 2017

#### II.Current liabilities

Total current liabilities  Total equity and liabilities		2,384,561,883	2,190,456,189
		340,119,073	323,139,766
		340,119,073	323,139,766
(e) Current tax liabilities (net)	10	-	2,954,054
(c) Short-term provisions	14	-	2,062,568
(b) Other current liabilities	15	89,521,227	128,958,584
(iii) Other financial liabilities	13	2,903,052	1,601,181
(ii) Trade payables	13	229,289,662	148,570,419
(i) Borrowings	13	18,405,132	38,992,960
(a) Financial liabilities			
11. Current natimities			

As per our report of even date

For, Sorab S. Engineer & Co.

Chartered Accountants

Firm's Registration No. 110417W

For and on behalf of the board of directors of The Anup Engineering Limited

CA. Chokshi Shreyas B.

Partner

Membership No. 100892

Place: Ahmedabad

Date: Jan 30, 2018

Chairman

Chief Financial Officer

Jayesh K. Shah Director

DIN: 00008349



# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of profit and loss for the year ended Dec 31, 2017

Particulars	Notes	Year ended Dec 31, 2017 Rupees	Year ended Mar 31, 2017 Rupees
Income		•	•
Revenue from operations			
Sale of Products	16	1,371,277,616	1,737,490,584
Sale of Services	16	7,015,239	39,970,550
Operating Income	16 _	18,816,174	16,088,690
Revenue from operations		1,397,109,029	1,793,549,824
Other income	17	39,749,906	60,814,980
Total income (I)	_	1,436,858,935	1,854,364,804
Expenses			
Cost of raw materials and accessories consumed	18	819,660,755	745,024,555
Changes in inventories of finished goods, work-in-progress and		(66,535,103)	(25,824,725)
stock-in-trade	19		
Employee benefits expense	20	86,194,089	103,352,762
Finance costs	21	1,160,354	11,715,754
Depreciation and amortisation expense	22	27,000,189	33,806,322
Other expenses	23	291,377,338	495,874,666
Total expenses (II)	=	1,158,857,622	1,363,949,334
Profit/ (loss) before exceptional items and tax (III=I-II)		278,001,313	490,415,470
Exceptional items [Income / (Expense)]	_	<u> </u>	<u> </u>
Profit before exceptional items and tax (III)=(I-II)		278,001,313	490,415,470
Exceptional items (IV)		-	-
Profit before $tax(V) = (III-IV)$	_	278,001,313	490,415,470
Tax expense			
Current tax	24	103,800,000	174,500,000
MAT credit utilised		-	-
(Excess)/short provision related to earlier years	24	(55,760)	(54,790)
Deferred tax	24	(7,552,954)	(2,319,259)
Total tax expense (VI)	_	96,191,286	172,125,951
Profit for the period (VII) = (V-VI)	_	181,810,027	318,289,519
Other comprehensive income not to be reclassified to profit or loss in subsequent periods:			
Re-measurement gains / (losses) on defined benefit plans	12	-	(404,075)
Income tax effect	24	-	139,842
	_	-	(264,233)
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods	_	-	(264,233)





## The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of profit and loss for the year ended Dec 31, 2017

Total other comprehensive income for the period, net of tax (VIII)	-	(264,233)
Total comprehensive income for the period, net of tax (VII+VIII)	181,810,027	318,025,286
Earning per equity share		
Basic	13.37	23.40
Diluted	13.37	23.40

As per our report of even date For, **Sorab S. Engineer & Co.** Chartered Accountants Firm's Registration No. 110417W

For and on behalf of the board of directors of The Anup Engineering Limited

CA. Chokshi Shreyas B.

Partner

Membership No. 100892 Place: Ahmedabad Date: Jan 30, 2018 Chairman

Chief Financial Officer

Director DIN: 00008349

Jayesh K. Shah

# ACVIND

# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of changes in Equity for the Qtr ended Dec 31, 2017

#### A. Equity share capital

Balance	Amount
C.	Note 11
As at April 1, 2017	136,000,000
Issue of Equity Share capital	
As at Dec 31, 2017	136,000,000

#### B. Other equity

Attributable to the equity holders of the parent

Particulars	R	eserves and Surplus		Total equity
	Securities premium	General Reserve	Retained Earnings	37 674 1
	Note 12	Note 12	Note 12	
Balance as at April 1, 2016	1,920	7,001,075	1,327,616,794	1,334,619,789
Profit for the period	<u> </u>		318,289,519	318,289,519
Other comprehensive income for the year		8.0	(264,233)	(264,233)
Total Comprehensive income for the year	-	<b>(=</b> )	318,025,287	318,025,287
Any other movement (edit / modify based on requirement)	(1,920)	(7,001,075)	(94,997,005)	(102,000,000)
Balance as at March 31, 2017		9 <b>.</b>	1,550,645,075	1,550,645,075
Balance as at April 1, 2017	<u> </u>	3€3	1,550,645,075	1,550,645,075
Profit for the period	=	121	181,810,027	181,810,027
Other comprehensive income for the year		-		<u></u>
Total Comprehensive income for the year	<del>.</del>	8=8	181,810,027	181,810,027
Utilised for Bonus Issue	-	€ <b>=</b>	¥	35 50 -
Any other movement (edit / modify based on requirement)	ω.	(42)	29	2
Balance as at Dec 31, 2017	3		1,732,264,448	1,732,264,448



Notes to the Financial Statements

Note 5: Property, plant and equipment

Fixed Assets	Frechold land	Leaschold land	Buildings	Plant & machinery	Furniture & fixture	Vehicles	Office equipment	Computer, server & network	Total
Cost									
As at April 1, 2016	572,208	491,759,100	124,406,287	210,578,058	4,792,866	6,387,982	2,371,174	1,350,764	842,218,439
Additions	97 <u>2</u> 70	12	=	29,686,401	2,091,146	7,485,166	1,584,510	580,609	41,427,832
Deductions	eg (7 <u>2</u> 10	<u> </u>	골	5 <u>8</u> 5	689,188	363,372	121,698	70 <u>4</u> 0	1,174,258
As at March 31, 2017	572,208	491,759,100	124,406,287	240,264,459	6,194,824	13,509,776	3,833,986	1,931,373	882,472,013
Additions	273	· · · · · · · · · · · · · · · · · · ·	6,019,877	11,688,425	373,984		708,810	2,280,728	21,071,824
Deductions		85		133,355,039	7,005	270,000	122,098		133,754,142
As at Dec 31, 2017	572,208	491,759,100	130,426,164	118,597,845	6,561,803	13,239,776	4,420,698	4,212,101	769,789,695
Depreciation and Impairment									
As at April 1, 2016	(H)	1,722,249	3,404,722	22,050,620	712,006	218,098	457,293	379,555	28,944,543
Additions	347	1,722.249	3,403,132	24,419,168	674,092	1,309,947	602,195	407,367	32,538,150
Deductions	72	97 <del>4</del>	~ ~	026	49,207	169,120	48,412	320	266,739
As at March 31, 2017	9 <u>2</u> 6	3,444,498	6,807,854	46,469,788	1,336,891	1,358,925	1,011,076	786,922	61,215,954
Depreciation for the year	828		2,212,657	19,497,940	632,576	1,365,303	586,976	649,914	24,945,366
Deductions	y <u>. 52</u> 9		껄	45,817,850	704	125,615	19,724	35.	45,963,893
As at Dec 31, 2017	Fig. 10 Mark	3,444,498	9,020,511	21,023,863	1,968,763	2,598,613	1,578,328	1,436,836	41,071,412
Capital Work In Progress	*								28,873,966
Net As at Dec 31, 2017	572,208	488,314,602	121,405,653	97,573,982	4,593,040	10,641,163	2,842,370	2,775,265	757,592,249
Net As at March 31, 2017	572,208	488,314.602	117,598,433	193,794,671	4,857,933	12,150,851	2.822,910	1,144,451	821,256,059







Notes to the Financial Statements

Note 6: Intangible assets

Intangible assets	Computer Software	Patent & Technical knowhow	Total
Cost			
As at April 1, 2016	2,949,852	1,136,287	4,086,139
Additions	1,470,000		1,470,000
Deductions	3723	<u> (22</u> )	2
As at March 31, 2017	4,419,852	1,136,287	5,556,139
Additions	1,238,943		1,238,943
Deductions	123	=	
As at Dec 31, 2017	5,658,795	1,136,287	6,795,082
Amortisation and Impairment			
As at April 1, 2016	1,399,846	413,196	1,813,042
Additions	854,976	413,196	1,268,172
Deductions	g (#0	<b>#</b> 8	
As at March 31, 2017	2,254,822	826,392	3,081,214
Amortisation for the Year	1,010,397	170,443	1,180,840
Deductions	4 <del>5</del> 4	<b>5</b> ₹3	≅
As at Dec 31, 2017	3,265,219	996,835	4,262,054
Net			
As at Dec 31, 2017	2,393,576	139,452	2,533,027
As at March 31, 2017	2,165,030	309,895	2,474,925





Notes to the Financial Statements

#### Note 7: Financial assets

_		-	200	
7	(a)	Trade	receiva	bles

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs
Current		
Unsecured, considered good	638,775,897	517,105,548
Less: Allowance for doubtful debts	-	-
	638,775,897	517,105,548
Other receivables		
Unsecured, considered good	·=	_
	-	2
Total Trade and other receivables	638,775,897	517,105,548
Non-current	æ	-
Current	638,775,897	517,105,548
7 (b) Loans Particulars	As at Dec 31, 2017	As at Mar 31, 2017
* <b></b>	In Rs.	In Rs
Non-current		
Loans to related parties	200,000,000	500,197,260
Loans to others		
254.15 (6 64.14.16	200,000,000	500,197,260
Current		
Unsecured considered good		
Loans to related parties	245,634,556	61,237,065
	245,634,556	61,237,065
Total Loans	445,634,556	561,434,325
7 (c) Cash and cash equivalent		
Particulars	As at Dec 31, 2017	As at Mar 31, 2017

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
rarticulars	In Rs.	In Rs.
Balance with Bank		
Current accounts and debit balance in cash credit accounts	116,037	235,383
Cash on hand	19,237	67,756
Foreign Currecy on Hand	97,723	74,797
Total cash and cash equivalents	232,997	377,936





#### 7 (d) Other bank balance

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
r ai ticulai s	In Rs.	In Rs.
Ummaid dividand accounts	78,270	78,270
Unpaid dividend accounts		
Held as Margin Money*	5,215,591	16,461,175
Total other bank balances	5,293,861	16,539,445

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility

#### 7 (e) Other financial assets

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
Farticulars	In Rs.	In Rs.
Non-current		
Security deposits	2,299,998	2,027,700
	2,299,998	2,027,700
Current		
Security deposits	25,000	25,000
	25,000	25,000
Total other financial assets	2,324,998	2,052,700
Non-current	2,299,997	2,027,700
Current	25,001	25,000

#### Note 8: Other current / non-current assets

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
ratticulars	In Rs.	In Rs.
Non-current		
Advance to Others (Govt.Authority)	-	-
	-	-
Current		
Advance to suppliers	162,981,980	24,606,566
Balance with collectorate of central excise and customs	641,948	10,355,004
Sales tax / VAT /GST/ service tax receivable (net)	14,500,501	278,030
Export incentive receivable	5,732,121	7,007,680
Prepaid expenses	3,435,341	2,518,289
Other Current Asset	6,322,137	6,054,116
	193,614,029	50,819,685
Total	193,614,029	50,819,685





Note 9: Inventories (At lower of cost and net realisable value)

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
1 at ticular 5	In Rs.	In Rs.
Raw materials	124,271,155	87,076,765
Work-in-progress	180,198,969	113,543,269
Finished goods	606,765	727,362
Stores and spares	26,128,667	17,048,169
Total	331,205,556	218,395,565

#### Note 10 : Current Tax Assets/(Liability)

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
Current Tax Assets Current Tax Liability	7,354,713	(2,954,054)
Total	7,354,713	(2,954,054)





Notes to the Financial Statements

Note 11: Equity share capital

Particulars	A	As at Dec 31, 2017		As at Mar 31, 2017
raruculars	No. of shares	In Rs.	No. of shares	In Rs.
Authorised share capital				
Equity shares of Rs.10 each	15,000,000	150,000,000	15,000,000	150,000,000
Issued and subscribed share capital				
Equity shares of Rs.10 each	13,600,000	136,000,000	13,600,000	136,000,000
Subscribed and fully paid up				
Equity shares of Rs.10 each	13,600,000	136,000,000	13,600,000	136,000,000
Total	13,600,000	136,000,000	13,600,000	136,000,000

#### 11.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting period

D. dialam	As at Dec 31, 2017			As at Mar 31, 2017
Particulars	No. of shares	In Rs.	No. of shares	In Rs.
At the beginning of the period	13,600,000	136,000,000	3,400,000	34,000,000
Add: Bonus shares issued during the year	10,200,000	102,000,000	10,200,000	102,000,000
Outstanding at the end of the period	23,800,000	238,000,000	13,600,000	136,000,000

#### 11.2. Aggregrate number of shares alloted as fully paid-up Bonus Shares (During 5 years immediately preceeding March 31, 2017)

During the year, the Company alloted 1,02,00,000 Bonus Equity Shares of Rs. 10 each as fully paid-up.

#### 11.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.10 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

#### 11.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

		As at Dec 31, 2017		As at Mar 31, 2017
Name of the Shareholder	No. of shares	% of shareholding	No. of shares	% of shareholding
Arvind limited- Holding Company	12,720,640	93.53%	12,720,640	93.53%



Notes to the Financial Statements



#### Note 12: Other Equity

	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	ln Rs.
Note 12.1 Reserves & Surplus		
General reserve		
Balance as per last financial statements	=	( <del>75</del> )
less: Utilized Bonus issue		
Balance at the end of the year	# # # # # # # # # # # # # # # # # # #	=
Securities premium account		
Balance as per last financial statements	-	-
less: Utilized Bonus issue	<u> </u>	
Balance at the end of the year	<del>-</del>	(=)
Surplus in statement of profit and loss		
Balance as per last financial statements	1,550,645,075	1,232,619,788
Add: profit for the year	181,810,027	318,025,287
Add / (Less): OCI for the year		-
SECTEMBER OF STREET STR	1,732,264,448	1,550,645,075
less: Utilized Bonus issue		.=.
Balance at the end of the year	1,732,264,448	1,550,645,075
Total reserves & surplus	1,732,264,448	1,550,645,075
Total Other equity	1,732,264,448	1,550,645,075
Total Other equity	1,732,204,446	1,330,043,073
Note 13 : Financial liabilities		
13 (a): Long-term Borrowings		
	As at Dec 31, 2017	As at Mar 31, 2017
13 (a): Long-term Borrowings	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
13 (a): Long-term Borrowings Particulars		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities		
Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities  Secured		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities		
Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities  Secured		
Particulars  Long-term Borrowings (refer note (a) to (c) below) Non-current portion Secured Term loan from Banks  Current maturities Secured		





Notes to the Financial Statements

#### Short-term Borrowings (refer note (d) & (e) below)

#### Secured

Working Capital Loans repayable on demand from Banks 18,405,132 30,490,451

#### Unsecured

Intercorporate Deposits

From Related Parties - 8,502,509

Total short-term borrowings 18,405,132 38,992,960

Total borrowings 18,405,132 38,992,960

#### Nature of security:

#### A .Cash Credit and Other Facilities from Banks

i. First charge over entire stocks, receivables and other current assets and second charge over entire fixed assets of the Company both present and future.

#### 13 (b): Financial liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Other trade payable (Refer note below)	229,289,662	148,570,419
	229,289,662	148,570,419
Total	229,289,662	148,570,419

Other trade payables are not-interest bearing and are normally settled on 30-90 days terms

The Company has not received any intimation from suppliers regarding their status under the Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 and hence disclosures as required under Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 regarding:

- (a) Principal amount and the interest due thereon remaining unpaid to any suppliers as at the end of accounting year;
- (b) Interest paid during the year;
- (c) Amount of payment made to the supplier beyond the appointed day during accounting year;
- (d) Interest due and payable for the period of delay in making payment;
- (e) Interest accrued and unpaid at the end of the accounting year; and
- (f) Further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise. have not been given.

The Company is making efforts to get the confirmations from the suppliers as regard to their status under the said



## Arvind

#### The Anup Engineering Limited

Notes to the Financial Statements

#### 13 (c): Other financial liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Current maturity of long term borrowings	-	-
Payable to employees	2,257,304	767,073
Deposits from customers and others	600,000	704,706
Unpaid dividends	44,710	78,270
Other financial liabilities	1,038	51,132
Total	2,903,052	1,601,181

#### Note 14: Provisions

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Long-term		
Provision for employee benefits		
Provision for leave encashment	8,956,711	6,036,585
	8,956,711	6,036,585
Short-term		
Provision for employee benefits		
Provision for leave encashment	3 <b>-</b>	2,062,568
Provision for gratuity		=
•	% <del>-</del>	2,062,568
Total	8,956,711	8,099,153

#### Note 15: Other current / Non-current liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Advance from customers	54,793,060	123,210,710
Statutory dues including provident fund and tax deducted at source	34,728,167	5,747,874
Total	89,521,227	128,958,584



## Arvind

#### The Anup Engineering Limited

Notes to the Financial Statements

**Note 16: Revenue from operations** 

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Sale of products	1371277616	1737490584
Sale of services	7,015,239	39,970,550
Operating income		
Waste sale	10,095,154	11,191,339
Export incentives	8,094,345	4,133,686
Testing Analysis Income	626,675	763,665
	18,816,174	16,088,690
Total	1,397,109,029	1,793,549,824

#### Note 17: Other income

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Interest income	31,808,433	58,221,388
Sundry credit balances appropriated		1,339,912
Provision no longer required	120,597	692,662
Miscellaneous income	2,541	6,963
Exchange Rate Diff (net)	7,818,335	554,054
Total	39,749,906	60,814,980

#### Note 18: Cost of raw materials and components consumed

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Stock at the beginning of the year	87,076,765	36,664,841
Add : Purchases	856,855,145	795,436,479
	943,931,910	832,101,320
Less: Inventory at the end of the year	124,271,155	87,076,765
Raw materials and components consumed	819,660,755	745,024,555
Total	819,660,755	745,024,555





Notes to the Financial Statements

Note 19: Changes in inventories of finished goods, work-in-progress and stock-in-trade

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Stock at the end of the year		
Finished goods	606,765	727,362
Work-in-Progress	180,198,969	113,543,269
	180,805,734	114,270,631
Stock at the beginning of the year		
Finished goods	727,362	727,362
Work-in-Progress	113,543,269	87,718,544
	114,270,631	88,445,906
(Increase) / Decrease in stocks	(66,535,103)	(25,824,725)
Total	(66,535,103)	(25,824,725)

#### Note 20: Employee benefits expense

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Salaries, wages, gratuity, bonus, commission, etc.	78,936,885	95,520,261
Contribution to provident and other funds	4,017,033	4,662,906
Welfare and training expenses	3,240,171	3,169,595
Total	86,194,089	103,352,762

Note 21: Finance costs

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Interest expense - Loans	144,830	8,931,024
Interest expense - others	600,292	365,507
Other finance cost	415,232	2,419,223
Total	1,160,354	11,715,754





Notes to the Financial Statements

#### Note 22: Depreciation and amortization expense

Particulars	2017-18 In Rs.	2016-17 In Rs.
Depreciation on Tangible assets (Refer Note 5)	25,819,349	30,815,900
Depreciation on Investment properties (Refer Note 6)	25	\$25°
Amortization on Intangible assets (Refer Note 6)	1,180,840	1,268,172
Amortisation of leasehold land		1,722,249
Depriciation chg due to revaluation	<b>=</b>	·
Total	27,000,189	33,806,321

#### Note 23: Other expenses

	2017-18	2016-17
Particulars	In Rs.	In Rs.
D	10.227.702	14.770.437
Power and fuel	10,226,792	14,770,436
Stores consumed	27,470,693	38,584,221
Insurance	738,052	1,001,420
Printing, stationery & communication	2,005,118	2,353,229
Rent	239,400	957,787
Commission, Brokerage & discount	164,286	
Rates and taxes	1,041,723	1,113,646
Repairs:	Service Services	-0-19-12-00-2-00-0
To Building	8,427,521	9,422,600
To Machineries (including spares consumption)	15,078,486	23,585,365
To others	2,964,327	3,882,709
Freight, insurance & clearing charge	35,402,442	25,280,420
Excise duty expense	6,103,738	147,898,906
Legal & Professional charges	2,550,872	4,350,315
Interest on Income tax	1,888,313	1,786,489
Conveyance & Travelling expense	2,897,867	3,418,021
Director's sitting fees	108,026	165,316
Job work charges	135,624,479	163,366,748
Sundry debits written off	81,536	12,599,246
Auditor's remuneration	493,574	697,890
Bank charges	5,423,514	8,011,727
Spend on CSR activities	92 99 N <del>a</del>	5,562,560
Loss on assets sold, demolished, discarded and scrapped	94,059	95,275
Miscellaneous expenses	11,079,073	7,965,461
Postage & Courier Charges	255,646	254,097
Computer Expenses	865,453	907,112
Drawing & Drafting Charges	78,620	1,399,218
Security Charges	1,957,235	2,401,513
Retainership Fees	3,391,897	3,936,763
Inspection Fees	6,314,242	8,937,883



## Arvind

#### ARVIND FASHIONS LIMITED

Please see below the applicable information pertaining to Arvind Fashions Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

#### Arvind Fashions Limited ("AFL")

Corporate Identification Number: U52399GJ2016PLC085595
Registered: Arvind Limited Premises, Naroda Road, Ahmedabad – 380025

**Tel:** +91-79-30138000 ; **Fax:** +91-79-30138671 ;

Corporate Office: 08th Floor, Du Parc Trinity, 17, M G Road, Bangalore-560015

Tel: +91-80-41550650; Fax: +91-80-41550651;

Website: https://arvindbrands.com/

Contact Person: Vijaykumar BS, Company Secretary; Email: vijaykumar.bs@arvindbrands.com

Promoter of AFL\*: Arvind Limited ("AL")

\*Upon the Scheme of Arrangement (as defined hereinafter) becoming effective, the promoters of AFL shall be identified in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (the "SEBI ICDR Regulations").

## CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst AL, AFL, Anveshan Heavy Engineering Limited ("AHEL") and The Anup Engineering Limited ("TAEL") and their respective shareholders and Creditors in connection with demerger of Branded Apparel Undertaking of AL into AFL (the "Scheme of Arrangement"), each shareholder of AL shall be issued 1 Equity Share of face value of Rs. 4\* each of AFL (the "Equity Share") for every 5 fully paid up equity share(s) of Rs. 10 each of AL held by such shareholder as on the record date, to be determined in accordance with the Scheme of Arrangement. Further, pursuant to the Scheme of Arrangement, and subject to applicable laws and receipt of requisite approvals, including exemption from Rule 19(2)(b) of the Securities Contracts (Regulations) Rules, 1957 (the "SCRR") to be obtained from the SEBI, the Equity Shares would be listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" together with BSE referred to as the "Stock Exchanges").

\* Upon the Scheme of Arrangement becoming effective, the face value of equity shares of AFL will be consolidated from Rs. 2 to Rs. 4

#### DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

#### MERCHANT BANKER

YES Securities (India) Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor, Senapati Bapat Marg, Elphinstone Road, Mumbai 400 013

Tel: +91 22 3012 6919 Fax: +91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



### REGISTRAR

### Link Intime India Private Limited

247 Park, Tower-C-101, L.B.S. Marg, Vikhroli (W), Mumbai – 400 083 Tel - +91 22 4918 6270

Fax-+91 22 4918 6060

E-mail: prachi.babadi@ilinkintime.co.in

Investor grievance e-mail: r&t.helpdesk@linkintime.co.in

Website: www.linkintime.co.in Contact Person: Ms. Prachi Babadi

SEBI Registration Number: INR000004058

### STATUTORY AUDITOR

### M/s. Sorab S. Engineer & Co.

No. 902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai – 400 021 Contact Person - Mr. Shreyas Choksi

Phone: +91 79 26584304 E-mail: <a href="mailto:sbchoksi@sseco.in">sbchoksi@sseco.in</a> Firm Registration no.: 110417W Peer Review certificate no.: 001982

### DETAILS OF PROMOTER OF AFL\*

AL is the promoter of AFL. AL is a public listed company incorporated on June 01, 1931 under the provisions of the Companies Act, 1913. The Corporate Identification Number of AL is L17119GJ1931PLC000093. The registered office of AL is situated at Naroda Road, Ahmedabad - 380025. The equity shares of the AL are listed on BSE Limited and the National Stock Exchange of India Limited.

AL was originally incorporated for manufacturing and marketing of textile products. Over the years, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

Name of the Listed Group Companies of AFL\*: Arvind Limited and Arvind Smartspaces Ltd

\*Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AFL shall be identified in accordance with the SEBI ICDR Regulations.

### BUSINESS OVERVIEW AND STRATEGY OF AFL

The Memorandum of Association of AFL authorizes it to undertake the following activities:

1. To carry on business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling online as principals or agents, of any branded or non-branded products or services including but not limited to sports and health improvement equipment, apparel, footwears, food & provisions, household goods, consumer durables, jewellery, luggages, books & stationery, health care and beauty products, toys and music, computers & accessories, telecom products, agri input products, furniture & furnishings, automobile & accessories and acquiring and running food, service and entertainment centres, to provide solutions and services



related to web technologies, internet and e-commerce, set up portals and invest in companies providing similar services and purchasing or leasing any movable and immovable properties to carry on these activities.

AFL is currently engaged in marketing and promoting of organized wholesale business.

### BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of AFL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
1.	Sanjaybhai Shrenikbhai Lalbhai	Non – Executive Director	Mr. Sanjay Lalbhai has overall experience of more than 35 years in textile industry. Other than AFL, he holds directorships in:  1. Arvind Limited 2. The Anup Engineering Limited 3. Animesh Holdings Private Limited 4. Arvind Lifestyle Brands Limited 5. Adani Ports and Special Economic Zone Limited 6. Arvind Smartspaces Limited 7. Arvind Foundations 8. Aura Business Ventures LLP 9. Anveshan Heavy Engineering Limited
2.	Jayesh Kantilal Shah	Non – Executive Director	<ul> <li>Mr. Jayesh Shah is Non-Executive Director of AFL. He is an Associate member of ICAI and a Commerce Graduate from Gujarat University. Other than AFL, he holds directorships in:</li> <li>1. Arvind Limited</li> <li>2. The Anup Engineering Limited</li> <li>3. Arvind Foundation</li> <li>4. Arvind Lifestyle Brands Limited</li> <li>5. Centerac Emarket Places Private Limited</li> <li>6. Aura Business Enterprise Private Limited</li> <li>7. Arvind Internet Limited</li> <li>8. Arvind Products Limited</li> <li>9. Arvind Garments Park Private Limited</li> <li>10. Arvind Goodhill Suit Manufacturing Private Limited</li> <li>11. Amplus Capital Advisors Private Limited</li> <li>12. Firenze Properties and investments Private Limited</li> <li>13. Arvind Pd Composites Private Limited</li> <li>14. E-Infochips Limited</li> <li>15. Calvin Klein Arvind Fashion Private Limited</li> </ul>
3.	Renuka Ramnath	Nominee Director	Ms. Renuka Ramnath is a Nominee Director of AFL. She has a total experience of over 30 years in finance industry. Other than AFL, she holds directorships in:  1. L&T Technology Services Limited 2. Cinemax India Limited



Sr. No.	Name of the Director	Designation	Experience including other directorships
			3. Multiples ARC Private Limited 4. Shri Nath G Corporate Management Services Private Limited 5. Institutional Investor Advisory Services India Limited 6. Multiples Equity Fund Trustee Private Limited 7. Multiples Alternate Asset Management Private Limited 8. Vikram Hospital (Bengaluru) Private Limited 9. Indian Energy Exchange Limited 10. Peoplestrong Hr Services Private Limited 11. Pvr Limited 12. Vastu Housing Finance Corporation Limited 13. Subhiksha Trading Services Limited 14. Ultratech Cement Limited 15. Encube Ethicals Private Limited 16. Tata Communications Limited 17. Arvind Lifestyle Brands Limited 18. Arvind Limited
4.	Nilesh Dhirajlal Shah	Independent Director	Nilesh Shah is an Independent Director of AFL. He has over 25 years of experience in Capital Market. Other than AFL, he holds directorships in:  1. Arvind Limited 2. Kotak Mahindra Asset Management Company Limited 3. Association of Mutual Funds in India 4. Kotak Mahindra Pension Fund Limited
5.	Kamal Singal	Independent Director	Mr. Kamal Singal is an Independent Director of AFL. He holds an Executive Post Graduate Diploma in Management (EPGM) from Indian Institute of Management, Indore. He has been associated with Lalbhai Group since 2001 in various capacities. Prior to joining Lalbhai group, he worked for 9 years in different capacities in DCM Textiles Limited. Other than AFL, he holds directorships in:  1. The Anup Engineering Limited 2. Arvind Smartspaces Limited 3. Arvind Herbal Homes Private Limited 4. Kausalya Realerve LLP 5. Arvind Infrabuild LLP 6. Karnavati Infracon LLP 7. Arvind Infracon LLP
6.	Nithya Easwaran	Nominee Director	Ms. Nithya Easwaran is a Nominee Director of AFL. She has over 20 years of experience in financial services. Other than AFL, she holds directorships in:  1. Axis Securities Limited



Sr. No.	Name of the Director	Designation	Experience including other directorships
			Accelyst Solutions Private Limited     Freecharge Payment Technologies Private Limited
*7.	Kulin Sanjay Lalbhai	Non – Executive Director	Mr. Kulin S Lalbhai, is the Non-Executive Director of the Company. He holds Bachelor's of Science in Electrical Engineering from Stanford University, USA. He has also worked as a management consulting with Mckinsey & Co's. Other than AFL, he holds directorships in:  1. Arvind Limited 2. Zydus Wellness Limited 3. Arvind Smartspaces Limited 4. Arvind Goodhill Suit Manufacturing Private Limited 5. Arvind Internet Limited 6. Style Audit LLP

# DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

AFL is an unlisted public company incorporated on January 5, 2016 and has not undertaken any public issue since incorporation.

### Capital Structure of AFL as on date

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	125,000,000 Equity Shares of face
	3000	value of Rs. 2 each*
2	Issued, subscribed and paid-up equity share capital	115,851,454 Equity Shares of face
		value of Rs. 2 each*

<sup>\*</sup>Pursuant to the Scheme becoming effective, 2 equity shares of face value of Rs.2 each of AFL shall be consolidated into 1 equity share of face value of Rs.4 each.

### SHAREHOLDING PATTERN OF AFL PRE & POST SCHEME

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post Scheme of Arrangement becoming effective	% of holding post Scheme of Arrangement becoming effective
1.	Promoter*	10,39,06,759	89.69	2,21,99,679	38.48
2.	Public	1,19,44,695	10.31	3,54,83,253	61.51
3.	Non Promoter - Non Public**	_		2830	Negligible
	Total	11,58,51,454	100.00	5,76,85,761	100.00

Note: Promoter shareholding includes shares held jointly with nominees



<sup>\*</sup>Upon the Scheme of Arrangement becoming effective, the promoters of AFL shall be identified in accordance with SEB ICDR Regulations.

### **AUDITED FINANCIALS**

### **Standalone Financial Information**

(in Rs. Crores)

Particulars	As on and for the 6 months	FY 2017	FY 2016
1 at ticulars	period ended on September 30, 2017	1 1 2017	1 1 2010
Total income from operations	393.68	292.69	Since, the
Net Profit/(Loss) before tax and extraordinary items	26.63	(5.61)	company was
Net Profit/(Loss) after tax and extraordinary items	18.03	(3.54)	incorporated in January
Equity Share Capital	22.65	21.74	2016, there
Reserves and Surplus	1,172.28	855.28	was no
Net Worth	1,195.44	877.02	business in
Basic and Diluted Earnings per Shares (in Rs.)	Basic-Rs.3.31 Diluted-Rs. 3.14	Basic- Rs.(0.72) Diluted Rs.(0.68)	the Company and no income was booked
Return on Net Worth (%)	3.02%	-0.40%	during this
Net Asset Value Per Share (in Rs.)	103.65	81.06	period. It was formed with paid up capital of 1 lakh rupees and preliminary expenses towards
			incorporation were incurred.

Note: As the Company was incorporated on January 5, 2016, financials are not available prior to that date.

### **Risk Factors**

The below mentioned risks are top five risks applicable to AFL:

- 1. The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL & AHEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) exemption under Rule 19 (2) (b) of SCRR from SEBI; and (iv) receipt of in-principle and final approvals from the Stock Exchanges for listing and trading of Equity Shares. In cases any of these required approvals or sanctions are not received, the proposed Scheme of Arrangement will not be completed, which will adversely impact AFL's ability to conduct its business activities as contemplated in the said Scheme of Arrangement.
- 2. Pursuant to the Scheme of Arrangement, as part of the demerged business, requisite personnel operating the demerged business, would also be part of AFL and based on their experience in the said field, AFL would be in position to continue business operations, however, AFL cannot assure you that it will successfully foray in or continue to be profitable in this business. Any inability to effectively develop and operate its business may have an adverse impact on AFL's financial condition and results of operation.

<sup>\*\*</sup> Shares in Non Promoter - Non Public Shareholding are the Shares Underlying DRs.



- 3. The efforts of AFL at integrating acquired businesses, pursuant to the Scheme of Arrangement becoming effective, based on prevailing market conditions, may not yield timely or effective results or at all, which may affect its financial condition and results of operations. AFL's failure to derive anticipated synergies could expose it to potential risks of integrating acquired businesses. AFL's inability to generate sufficient revenue to offset the costs of acquisitions could significantly disrupt its ability to manage acquired business and adversely affect its financial condition and results of operations.
- 4. Changes in the regulatory environment in which AFL operates could have a material adverse effect on its business, financial condition, result of operations and prospects. The regulatory and policy environment in which AFL operates is evolving and subject to change. Such changes may adversely affect its business, results of operations and prospects, to the extent that AFL is unable to suitably respond to and comply with any changes in applicable law and policy.
- 5. The Equity Shares of AFL have never been publicly traded and after the Scheme of Arrangement becoming effective, the Equity Shares may experience price and volume fluctuations, and an active trading market for the Equity Shares may not develop. Further, the price of the Equity Shares may be volatile, and you may be unable to sell the Equity Shares issued pursuant to the Scheme of Arrangement at or above the deemed acquisition cost, or at all.

### Summary of Outstanding Litigations, Claims and Regulatory Actions

1. Total number of outstanding litigations against AFL and amount involved

NIL

2. Brief details of top material outstanding litigations against AFL and the amount involved

NIL

3. Regulatory action, if any – disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action\*

NIL

- \* Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AFL shall be identified in accordance with SEB ICDR Regulations.
- Brief details of outstanding criminal proceedings against the promoter\*

NIL

\*Upon the Scheme of Arrangement becoming effective, the promoters of AFL shall be identified in accordance with SEB ICDR Regulations.

### ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

Pursuant to the Scheme becoming effective, 2 equity shares of face value of Rs.2 each of AFL shall be consolidated into 1 equity share of face value of Rs.4 each



### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/ regulations issued by the Government of India or the guidelines/ regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad



### ANVESHAN HEAVY ENGINEERING LIMITED\*

\*On and from the effective date name of Anveshan Heavy Engineering Limited will be changed to The Anup Engineering Limited

Please see below the applicable information pertaining to Anveshan Heavy Engineering Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

Anveshan Heavy Engineering Limited ("AHEL")

Corporate Identification Number: U29306GJ2017PLC099085

Registered: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380025

Tel: 07922872823/07922870622; Fax: 079228700642;

Contact Person: Rakesh Poddar Email: rakesh.poddar@arvind.in

Promoter of AHEL\*: Sanjaybhai Shrenikbhai Lalbhai

\*Upon the scheme of Arrangement (as defined hereinafter) becoming effective, the promoters of AHEL shall be identified in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (the "SEBI ICDR Regulations").

### CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst AL, Arvind Fashions Limited ("AFL"), Anveshan Heavy Engineering Limited ("AHEL") and The Anup Engineering Limited ("TAEL") and their respective shareholders in connection with demerger of the Engineering Undertaking of AL into AHEL (the "Scheme of Arrangement"), each shareholder of AL shall be issued 1 equity share(s) of face value of Rs. 10 each of AIIEL (the "Equity Share") for every 27 fully paid up equity share(s) of Rs. 10 each of AL held by such shareholder and 7 Equity Shares of AHEL for every 10 fully paid up equity share(s) of Rs. 10 each of TAEL as on the record date to be determined in accordance with the Scheme of Arrangement. Further, pursuant to the Scheme of Arrangement, and subject to applicable laws and receipt of requisite approvals, including exemption from Rule 19(2)(b) of the Securities Contracts (Regulations) Rules, 1957 (the "SCRR") to be obtained from the SEBI, the Equity Shares would be listed on BSE Limited and National Stock Exchange of India Limited (the "Stock Exchanges").

### DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

### MERCHANT BANKER

### YES Securities India Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor Senapati Bapat Marg Elphinstone Road Mumbai 400 013

Tel: +91 22 3012 6919 Fax: +91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



### REGISTRAR

### Link Intime India Private Limited

C 101, 247 Park L B S Marg, Vikhroli West Mumbai – 400 083 Maharashtra

Tel: +91 22 4918 6200 Fax: +91 22 4918 6195

Investor Grievance e-mail: ahmedabad@linkintime.co.in

Website: www.linkintime.co.in Contact Person: R. Chandra Sekher

SEBI Registration Number: 1NR000004058

### STATUTORY AUDITOR

### Sorab S. Engineer & Co.,

902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai - 400 021 Contact Person: Mr. Shreyas Choksi Phone: +91 22 2282 4811

Fax: +91 22 2204 0861
E-mail: sbchoksi@sseco.in
Firm Registration no.: 110417W
Peer Review Certificate no.: 001982

### DETAILS OF PROMOTER OF AHEL\*

Mr. Sanjay Lalbhai is Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. He has acquired India's first Denim Brand—flying machine in 1981 and is currently guiding the process of building Arvind impressive brand portfolio.

### Name of the Listed Group Companies of AHEL\*: Arvind Limited and Arvind Smartspaces Limited

\*Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AHEL shall be identified in accordance with the SEBI ICDR Regulations.

### BUSINESS OVERVIEW AND STRATEGY OF AHEL

The Memorandum of Association of AHEL authorizes it to undertake the following activities:

To Manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise
deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry
Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants
and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus,
tools and implements.



2. To carry on the business of mechanical engineers, machinists, filters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanizers, japanners, annealers, enamellers, electroplaters, vulvanizers, painters and packing case makers.

As on date, AHEL is not carrying on any business activity. Pursuant to the Scheme of Arrangement becoming effective, it will carry on owning, operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling, and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time.

### BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of AHEL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
l.	Mr. Sanjay Shrenikbhai Lalbhai	Director	Mr. Sanjay Lalbhai is the Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. Other than AHEL, he holds directorships/ partnerships in:  1. Arvind Limited 2. The Anup Engineering Limited 3. Animesh Holdings Private Limited 4. Arvind Lifestyle Brands Limited 5. Adani Ports and Special Economic Zone Limited 6. Arvind Retail Limited 7. Arvind Smartspaces Limited 8. Arvind Foundations 9. Aura Business Ventures LLP
2.	Mr. Punit Sanjay Lalbhai	Director	Mr. Punit Lalbhai has done his Masters in Environmental Science from Yale University, USA. He has a Bachelor's degree in Conservation Biology from University of California. He is also deeply involved in sustainability conservation. Other than AHEL, he holds directorships in:  1. Arvind Limited 2. Confederation Of Indian Textile Industry 3. Arvind Envisol Limited 4. Arvind Pd Composites Private Limited 5. Arvind Og Nonwovens Private Limited 6. Arvind Internet Limited 7. Heartfulness Institute 8. Arvind Transformational Solutions Private Limited 9. The Anup Engineering Limited
3.	Mr. Paresh Shah	Director	Mr. Paresh Ambalal Shah has done his Bachelor's in Commerce from Gujarat University. He is an Associate member of Institute of Cost and Works Accountant of India & The Institute of Company Secretaries of India and Fellow member of The Institute of Chartered Accountants of India.



DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

AHEL is an unlisted public company incorporated on September 14, 2017 and has not undertaken any public issue since incorporation.

### Capital Structure of AHEL Pre Scheme

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	<b>2,50,000</b> Equity Shares of Rs. 10 each
2	Issued, subscribed and paid-up equity share capital	50,000 Equity Shares of Rs. 10 each

### SHAREHOLDING PATTERN OF AHEL PRE & POST SCHEME

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post to Scheme of Arrangement becoming effective	% of holding post to Scheme of Arrangement becoming effective
1.	Promoter*	50,000	100	42,28,841	41.49
2.	Public	823	(7%)	59,62,745	58.22
3.	Non Promoter - Non Public**	15.	, <del></del>	524	0.01
	Total	50,000	100	1,01,92,110	100

Note: Promoter shareholding includes shares held jointly with nominees.

### AUDITED FINANCIALS

As the Company got incorporated on September 14, 2017, financial statements are not available.

### Risk Factors

The below mentioned risks are top five risks applicable to AHEL

- 1. The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL & AHEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) exemption under Rule 19 (2) (b) of SCRR from SEBI; and (iv) in-principal and final approvals from the Stock Exchanges for listing and trading of Equity Shares. In cases any of these required approvals or sanctions are not received, the proposed Scheme of Arrangement will not be completed, which will adversely impact AHEL's ability to commence its business activities as contemplated in the said Scheme of Arrangement.
- 2. AHEL is entering into the business in which it may not have experience. Pursuant to the Scheme of arrangement, as part of the demerged and amalgamated business, requisite personnel operating the demerged and amalgamated business, would also be part of AHEL and based on their experience in the said field, AHEL would be in position to continue business operations, however, AHEL cannot assure you that it will successfully foray in or continue to be profitable in this business. Any ability to effectively develop and operate its business may have an adverse impact on AHEL's financial condition and results of operation.

<sup>\*</sup>Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.

<sup>\*\*</sup> Shares in Non Promoter - Non Public Shareholding are the Shares Underlying DRs.



- 3. The efforts of AHEL at integrating acquired businesses, pursuant to the Scheme of Arrangement becoming effective, may not yield timely or effective results or at all, which may affect its financial condition and results of operations. AHEL's failure to derive anticipated synergies could expose it to potential risks of integrating acquired businesses. AHEL's inability to generate sufficient revenue to offset the costs of acquisitions could significantly disrupt its ability to manage acquired business and adversely affect its financial condition and results of operations.
- 4. Changes in the regulatory environment in which AHEL operates could have a material adverse effect on its business, financial condition, result of operations and prospects. The regulatory and policy environment in which AHEL operates is evolving and subject to change. Such changes may adversely affect its business, results of operations and prospects, to the extent that AHEL is unable to suitably respond t and comply with any changes in applicable law and policy.
- 5. The Equity Shares of AHEL have never been publicly traded and after the Scheme of Arrangement becoming effective, the Equity Shares may experience price and volume fluctuations, and an active trading market for the Equity Shares may not develop. Further, the price of the Equity Shares may be volatile, and you may be unable to sell the Equity Shares issued pursuant to the Scheme of Arrangement at or above the deemed acquisition cost, or at all.

### Summary of Outstanding Litigations, Claims and Regulatory Actions

- Total number of outstanding litigations against AHEL and amount involved Nil
- Brief Details of top 5 material outstanding litigations against AHEL and the amount involved Nil
- Regulatory action, if any disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action\*
   Nil
  - \* Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.
- 4. Brief details of outstanding criminal proceedings against the promoter\*
  - \*Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.

### ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

On and from the Effective Date, the name of TAEL shall be struck off from the records of the concerned RoC. Further, the name of AHEL (Anveshan Heavy Engineering Limited) shall be changed to TAEL (The Anup Engineering Limited)



### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad





### THE ANUP ENGINEERING LIMITED

Please see below the applicable information pertaining to The Anup Engineering Limited (the "*Company*") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

The Anup Engineering Limited ("TAEL")
Corporate Identification Number: U99999GJ1962PLC001170

**Registered:** Behind 66 KV Elec. Sub-Station, Odhov Road, Ahmedabad-382415. **Tel:** 07922872823/07922870622; **Fax:** 07922870642; **Website:** www.anupengg.com

Contact Person: Rakesh Poddar, Company Secretary

Email: rakesh.poddar@arvind.in

**Promoter of TAEL\*:** Arvind Limited, Aura Securities Private Limited, Sanjaybhai Shrenikbhai Lalbhai, Jayshreeben Sanjaybhai Lalbhai, Kulin Sanjaybhai, Samvegbhai Arvindbhai, Snehalben Samvegbhai Lalbhai, Sheth Narottam Bhai Lalbhai, Hansaben Nirjanbhai Lalbhai, Smt. Vimla Siddharth, Rajivbhai Chinubhai Lalbhai, Arun P Sheth, Shri Shripal Chinubhai Sheth, Sarojben B Sheth, Mrs. Indraben Pratapsinh Sheth, Ayojan Holdings Private Limited, Aegis Investments Limited, Aagam Holding Private Limited.

\* On and from the Effective Date, TAEL shall stand dissolved and the name of AHEL shall stand changed to TAEL.

### CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst Arvind Limited ("AL"), Arvind Fashions Limited ("AFL"), Anveshan Heavy Engineering Limited ("AHEL") and TAEL and their respective shareholders and Creditors in connection with amalgamation of TAEL into AHEL (the "Scheme of Arrangement"), each shareholder of TAEL shall be issued 7 Equity Share of face value of Rs. 10 each of AHEL (the "Equity Share") for every 10 fully paid up equity share(s) of Rs. 10 each of AHEL held by such shareholder as on the record date to be determined in accordance with the Scheme of Arrangement.

### DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

### MERCHANT BANKER

YES Securities (India) Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor Senapati Bapat Marg Elphinstone Road Mumbai 400 013

Tel: +91 22 3012 6919 Fax: +91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



### REGISTRAR

### Link Intime India Private Limited,

C 101, 247 Park, L B S Marg, Vikhroli West Mumbai - 400083, Maharashtra

Tel: +91 22 4918 6200 Fax: +91 22 4918 6195

Investor Grievance e-mail: ahmedabad@linkintime.co.in

Website: www.linkintime.co.in Contact Person: R Chandra Sekher

SEBI Registration Number: INR000004058

### STATUTORY AUDITOR

### Sorab S. Engineer & Co.,

902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai – 400 021 Contact Person: Mr. Shreyas Choksi

Phone: +91 22 2282 4811 Fax: +91 22 2204 0861 E-mail: sbchoksi@sseco.in Firm Registration no. 110417W Peer Review certificte no. 001982

### DETAILS OF PROMOTER OF TAEL\*:

AL is the ultimate promoter of TAEL. AL is a public listed company incorporated on June 01, 1931 under the provisions of the Companies Act, 1913. The Corporate Identification Number of AL is L17119GJ1931PLC000093. The registered office of AL is situated at Naroda Road, Ahmedabad - 380025. The equity shares of the AL are listed on BSE Limited and the National Stock Exchange of India Limited.

AL was originally incorporated for manufacturing and marketing of textile products. Over the years, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

### The details of the other promoters of TAEL are set out in the table below:

Name of the Promoter	Shares held in TAEL	% of issued, subscribed and paid-up equity share capital of TAEL
Aura Securities Pvt. Ltd.	17,560	0.13
Sanjaybhai Shrenikbhai Lalbhai	1,950	0.01
Jayshreeben Sanjaybhai Lalbhai	7,160	0.05
Kulin Sanjaybhai	2,800	0.02
Samvegbhai Arvindbhai	12,600	0.09
Snehalben Samvegbhai Lalbhai	10,000	0.07
Sheth Narottam Bhai Lalbhai	22,760	0.17



Name of the Promoter	Shares held in TAEL	% of issued, subscribed and paid-up equity share capital of TAEL
Hansaben Nirjanbhai Lalbhai	3,520	0.03
Smt. Vimla Siddharth	1,440	0.01
Rajivbhai Chinubhai Lalbhai	16,000	0.12
Arun P Sheth	18,200	0.13
Shri Shripal Chinubhai Sheth	9,600	0.07
Sarojben B Sheth	5,320	0.04
Mrs. Indraben Pratapsinh Sheth	1,400	0.01
Ayojan Holdings Pvt. Ltd.	25,000	0.18
Aegis Investments Ltd	12,240	0.09
Aagam Holding Pvt. Ltd	720	0.01

### Name of the Listed Group Companies of TAEL\*: Arvind Limited & Arvind Smartspaces Limited

### BUSINESS OVERVIEW AND STRATEGY OF TAEL

The Memorandum of Association of TAEL authorizes it to undertake the following activities:

TAEL is in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus. Pursuant to the Scheme of Arrangement becoming effective, TAEL shall stand dissolved without winding up. On and from the Effective Date, the name of the TAEL shall be struck off from the records of the concerned RoC.

### BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of TAEL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
1	Sanjaybhai Shrenikbhai Lalbhai	Director	Mr. Sanjay Lalbhai is the Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. Other than TAEL, he holds directorships/partnerships in:
			<ol> <li>Arvind Limited</li> <li>Arvind Fashions Limited</li> <li>Animesh Holdings Private Limited</li> <li>Arvind Lifestyle Brands Limited</li> <li>Adani Ports and Special Economic Zone Limited</li> <li>Arvind Smartspaces Limited</li> <li>Arvind Foundations</li> <li>Aura Business Ventures LLP</li> <li>Anveshan Heavy Engineering Limited</li> </ol>
2.	Jayesh Kantilal Shah	Director	Mr. Jayesh Shah is Executive Director and CFO of our holding Company (Arvind Limited). He is a

<sup>\*</sup> On and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL.



Sr. No.	Name of the Director	Designation	Experience including other directorships
			Member of the Governing Council of Ahmedabad Management Association. He is Associate member of ICAI and a Commerce Graduate from Gujarat University. Other than TAEL, he holds directorships in:
			1. Arvind Foundation 2. Arvind Lifestyle Brands Limited 3. Centerac Emarket Places Private Limited 4. Aura Business Enterprise Private Limited 5. Arvind Internet Limited 6. Arvind Products Limited 7. Arvind Garments Park Private Limited 8. Arvind Goodhill Suit Manufacturing Private Limited 9. Amplus Capital Advisors Private Limited 10. Firenze Propertiesandinvestments Private Limited 11. Arvind Pd Composites Private Limited 12. E-Infochips Limited 13. Calvin Klein Arvind Fashion Private Limited 15. Arvind Limited 16. Arvind Fashions Limited
3.	Samvegbhai Arvindbhai Lalbhai	Director	Mr. Samvegbhai Arvindbhai Lalbhai is a director of company since 18.10.1995. He is managing director of Atul Limited. He is past president of Ahmedabad Textile Mills Association and Gujarat Chamber of Commerce and Industry. Other than TAEL, he holds directorships/partnerhips in:
			Arvind Products Limited     Saumya Farms And Organic Products Private Limited     Sneh Farms Private Limited     Arvind Farms Pvt Limited     Bengal Tea & Fabrics Limited     Atul Limited     National Design Business Incubator     Sneh Farms LLP     Aharabal Investment And Trading LLP     Sangarmal Investment and Trading LLP     Sangarmal Investment and Trading LLP     Samveg Tradecom LLP
4.	Bhupendra Mangaldas Shah	Director	Mr. B M Shah is Working as Registrar and CFO at Ahmedabad University since April 2009. Also holding the charge of Director at Ahmedabad Education Society. He holds M.Com. LL.B., F.C.A. He is Associated with CSR of Lalbhai Group for more than 10 years as Executive Director of Narottam Lalbhai Rural Development Fund. Also advising two other NGOs of the Group as the Trustee of SHARDA Trust and Chandraprasad Desai Memorial Foundation which are engaged in the field



Sr. No.	Name of the Director	Designation	Experience including other directorships
			of providing help and support to urban poor through education, vocational training and health improvement programme. Other than TAEL, he holds directorships in:  1. Pinnacle Shares Registry Private Limited 2. Wellcrow Photogears Private Limited
			Cresque Design Private Limited     Ahmedabad University Support Foundation     AIC-LMCP Foundation
5.	Kamal Singal	Director	Mr. Kamal Singal, is the Managing Director & Chief Executive Officer of the Arvind SmartSpaces Limited (formerly Arvind Infrastructure Limited). He holds an Executive Post Graduate Diploma in Management (EPGM) from Indian Institute of Management, Indore. He has been associated with Lalbhai Group since 2001 in various capacities. Prior to joining Lalbhai group, he worked for 9 years in different capacities in DCM Textiles Limited. Other than TAEL, he holds directorships/ partnerships in:  1. The Anup Engineering Limited 2. Arvind Smartspaces Limited 3. Arvind Herbal Homes Private Limited 4. Kausalya Realerve LLP 5. Arvind Infrabuild LLP 6. Karnavati Infracon LLP 7. Arvind Infracon LLP
6.	Punit Sanjay Lalbhai	Director	Mr. Punit Lalbhai has done his Masters in Environmental Science from Yale University, USA. He has a Bachelor's degree in Conservation Biology from University of California He is also deeply involved in sustainability conservation. Other than TAEL, he holds directorships in:  1. Arvind Limited 2. Confederation Of Indian Textile Industry 3. Arvind Envisol Limited 4. Arvind Pd Composites Private Limited 5. Arvind Og Nonwovens Private Limited 6. Arvind Internet Limited 7. Heartfulness Institute 8. Arvind Transformational Solutions Private Limited 9. Anveshan Heavy Engineering Limited



# DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

TAEL is an unlisted Public company and the equity shares of The Anup Engineering Limited were voluntarily delisted from Ahmedabad Stock Exchange Limited ("ASEL") vide ASEL letter dated June 15, 2015 w.e.f. June 17, 2015.

### Capital Structure of TAEL (Pre-Scheme)

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	<b>15,000,000</b> Equity Shares of Rs. 10 each
2	Issued, subscribed and paid-up equity share capital	<b>13,600,000</b> Equity Shares of Rs. 10 each

### SHAREHOLDING PATTERN OF TAEL PRE SCHEME\*

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post to Scheme of Arrangement becoming effective	% of holding post to Scheme of Arrangement becoming effective
1.	Promoter*	1,28,91,590	94.79	-	-
2.	Public	7,08,410	5.21	-	.=
	Total	1,36,00,000	100	=	-

<sup>\*</sup> On and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL.

### AUDITED FINANCIALS

### Standalone Financial Information

Particulars (in Rs. Crores )	As on and for the 9 months period ended on December 30, 2017	FY 2017 (IND AS)	FY 2016 (IND AS)	FY 2015 (IGAAP)	FY 2014 (IGAAP)	FY 2013 (IGAAP)
Total income from Operations (net)	139.71	179.35	133.72	135.98	104.60	73.45
Net Profit/(Loss) before tax and extraordinary items	27.80	49.04	36.62	27.51	17.35	7.00
Net Profit/(Loss) after tax and extraordinary items	18.18	31.83	23.43	18.15	11.26	4.94
Equity Share Capital	13.60	13.60	3.40	3.40	3.40	3.40
Reserves and Surplus	173.23	155.06	133.46	63.67	45.67	34.41
Net Worth	186.83	168.66	136.86	67.07	49.07	37.81
Basic and Diluted Earnings per Shares (in Rs.)	***13.37	*23.40	68.91	53.38	33.11	14.53
Return on Net Worth (%)	9.73	18.87	17.12	27.06	22.95	13.07
Net Asset Value Per Share (in Rs.)	137.38	**124.01	402.53	197.26	144.32	111.21



- \* After sub-division and issue of Bonus shares
- \*\* After sub-division and issue of Bonus shares
- \*\*\* Not Annualized

### Risk Factors

The below mentioned risks are top risks applicable to TAEL.

The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL, AHEL & TAEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) in-principal and final approvals from the Stock Exchanges for listing and trading of Equity Shares.

Further, on and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL

### Summary of Outstanding Litigations, Claims and Regulatory Actions

1. Total number of outstanding litigations against TAEL and amount involved

### 23 Cases involving total amount of Rs.27 lacs

2. Brief Details of top 5 material outstanding litigations against TAEL and the amount involved

NII.

3. Regulatory action, if any – disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action

NIL

4. Brief details of outstanding criminal proceedings against the promoter

NIL

### ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

Upon the Scheme becoming effective, the TAEL shall stand dissolved without winding up. On and from the Effective Date, the name of TAEL shall be struck off from the records of the concerned RoC.

Pursuant to the scheme of arrangement, TAEL will amalgamate into AHEL and the name of AHEL (Anveshan Heavy Engineering Limited) shall be changed to TAEL (The Anup Engineering Limited)

### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad



### BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH AT AHMEDABAD CA(CAA) No. 26/NCLT/AHM/2018

In the matter of The Companies Act, 2013;

In the matter of Sections 230 to 232 read with section 66 and other applicable provisions of The Companies Act, 2013;

And

In the matter of Arvind Limited;

And

In the matter of The Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and Creditors.

### **Arvind Limited.**

SIGNATURE OF THE SECURED CREDITOR OR PROXY:

### **Applicant Demerged Company**

### **FORM OF PROXY**

ofas my Proxy to act for me at the meeting of the Secured Creditors of the Applicant Company to be held on Friday, the 11th day of May, 2018 at 03,00 pm., at Arvind Limited Premises, Narodaroad, Ahmedabad-380 025, in the state of Gujarat; for the purpose of considering, and if thought fit, approving, with or without modification(s), the said Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors ("Scheme"), and at such meeting and any adjournments thereof, to vote, for me and in my name(here, "if for" insert "for" if, "if against" insert "against" and in the latter case, strike out the words belowafter "Scheme") the said Scheme either with or without modification(s) as my proxy may approve.  Dated this day of	I, the undersigned, the Secured Creditor of Arvind Limited, do hereby appoint Mr/Ms		•
Name of Creditor:  Address:  Signature  Affix Re.1 revenue stamp  Signature of Proxy  ARVIND LIMITED  Regd. Office: Naroda Road, Ahmedabad-380 025, Gujarat, India CIN: L17119GJ1931PLC000093  SECURED CREDITORS  ATTENDANCE SLIP  PLEASE FILL THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL.  Amount Rs.  NAME AND ADDRESS OF THE SECURED CREDITOR /PROXY HOLDER:  Ihereby record my presence at the Meeting of Secured Creditors of Arvind Limited convened pursuant to the Order dated 16th March, 2018, of the	the 11th day of May, 2018 at 03.00 p.m., at Arvind Limited Premises, Narodaroad, Ahmed considering, and if thought fit, approving, with or without modification(s), the said Con amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limit Engineering Limited and their respective Shareholders and creditors ("Scheme"), and thereof, to vote, for me and in my name	abad-380 025, in the state of mposite Scheme of Arrange ed, Anveshan Heavy Enginee at such meeting and any ad ist" insert "against" and in th	Gujarat; for the purpose of ment involving Demerger, ring Limited and The Anup Ijournment/adjournments
Address:  Signature  Stamp  ATTIVE  ARVIND LIMITED  Regd. Office: Naroda Road, Ahmedabad-380 025, Gujarat, India  CIN: L17119GJ1931PLC000093  SECURED CREDITORS  ATTENDANCE SLIP  PLEASE FILL THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL.  Amount Rs.  NAME AND ADDRESS OF THE SECURED CREDITOR /PROXY HOLDER:  Ihereby record my presence at the Meeting of Secured Creditors of Arvind Limited convened pursuant to the Order dated 16th March, 2018, of the	Dated this		
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### Notes:

- 1. The Form of Proxy must be deposited at the Registered office of the Company at Naroda Road, Ahmedabad, 380 o25, not less than 48 (forty-eight) hours before the scheduled time of the commencement of the aforesaid meeting.
- 2. If you are a body corporate, a copy of the Resolution of the Board of Directors or the governing body authorizing such person to act as its representative/proxy at the meeting and certified to be a true copy by a Director, the manager, the Secretary or any other authorised officer of such body corporate be lodged with the Company at its Registered Office not later than 48 (forty-eight) hours before the meeting.
- 3. A proxyneed not be a Secured Creditor of Arvind Limited.
- 4. All alterations made in the form of proxy should be initialed.
- 5. Please affix appropriate revenue stamp before putting signature.
- 6. In case of multiple proxies, the proxylater in time shall be accepted.

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### Notes:

1. Secured Creditors who come to attend the meeting are required to bring with them copy of the Scheme of Arrangement.

If undelivered please return to:



### **ARVIND LIMITED**

CIN: L17119GJ1931PLC000093

 $Registered\ Office: Naroda\ Road, Ahmedabad-380025, Gujarat, India \\ Tel\ No.\ +91-79-30138000\ Website\ www.arvind.com\ Email: investor@arvind.in$ 



### **NOTICE – UNSECURED CREDITORS**

### **ARVIND LIMITED**

Registered Office	:	Naroda Road, Ahmedabad-380025,Gujarat,India
Tel No.	:	+91-79-30138000
CIN	:	L17119GJ1931PLC000093
Website	:	www.arvind.com
E-mail	:	investor@arvind.in

# MEETING OF THE UNSECURED CREDITORS OF ARVIND LIMITED

(Convened pursuant to order dated 16th March, 2018 passed by the National Company Law Tribunal, Bench at Ahmedabad)

### **MEETING:**

Day	Saturday
Date	12th day of May, 2018
Time	12:00 noon
Venue	J.B. Auditorium, Ahmedabad Management Association Complex,
	ATIRA Road, Ahmedabad-380 015, Gujarat, India



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### BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT AHMEDABAD CA (CAA) NO. 26/NCLT/AHM/2018

In the matter of the Companies Act, 2013;

Anc

In the matter of Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013;

And

In the matter of Arvind Limited;

And

In the matter of Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors.

**Arvind Limited,** a company incorporated under the provisions of Indian Companies Act, 1913 and having its registered office at Naroda Road, Ahmedabad-380025, Gujarat, India

...Applicant Demerged Company

### NOTICE CONVENING THE MEETING OF THE UNSECURED CREDITORS OF THE APPLICANT COMPANY

To

### The Unsecured Creditors of Arvind Limited (the "Applicant Company"):

**TAKE NOTICE** that by the order made on the 16th day of March, 2018 in the abovementioned Company Application No. 26 of 2018 (the "**Order**"), the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("**NCLT**") has directed that a meeting of the Unsecured Creditors of the Applicant Company, be convened and held at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380 015, Gujarat, India on Saturday, the 12th day of May, 2018 at 12:00 noon for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Composite Scheme of Arrangement involving De-merger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013. ("**Scheme**").

**TAKE FURTHER NOTICE** that in pursuance of the said Order and as directed therein, a meeting of the Unsecured Creditors of the Applicant Company, will be held at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380 015, Gujarat, India on Saturday, the 12th day of May, 2018 at 12:00 noon at which place, day, date and time you are requested to attend. At the meeting, the following resolution will be considered and if thought fit, be passed, with or without modification(s):

**"RESOLVED THAT** pursuant to the provisions of Sections 230 – 232 read with Section 66 and other applicable provisions of the Companies Act, 2013, the rules, circulars and notifications made thereunder (including any statutory modification or re-enactment thereof) as may be applicable, the Securities and Exchange Board of India Circular No. CFD/DIL3/CIR/2017/21 dated 10th day of March, 2017, the observation letters issued by each of BSE Limited and National Stock Exchange of India Limited and subject to the provisions of the Memorandum and Articles of Association of the Company and subject to the approval of Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("**NCLT**") and subject to 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 or imposed by NCLT 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 or any person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the arrangement embodied in the Composite Scheme of Arrangement involving De-merger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and creditors ("**Scheme**") placed before this meeting and initialed by the Chairman of the meeting for the purpose of identification, 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 modifications, amendments, limitations and/or conditions, if any, which may be required and/or



imposed by the 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 questions or doubts or difficulties that may arise including passing of such accounting entries and /or making such adjustments in the books of accounts as considered necessary ingiving effect to the Scheme, as the Board may deem fit and proper."

**TAKE FURTHER NOTICE** that you may attend and vote at the said meeting in person or by proxy provided that a proxy in the prescribed form, duly signed by you or your authorised representative, is deposited at the registered office of the Applicant Company at Naroda Road, Ahmedabad-380 025, Gujarat, India, not later than 48 (forty eight) hours before the time fixed for the aforesaid meeting. The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company.

Copies of the Scheme and Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 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, can be obtained free of charge at the registered office of the Applicant Company at Naroda Road, Ahmedabad-380 025, Gujarat, India or at the office of its advocate, Mrs. Swati Saurabh Soparkar at 301, Shivalik-10, Opp. State Bank of India Zonal Office, S. M. Road, Ambavadi, Ahmedabad 380 015, Gujarat, India.

The Hon'ble Tribunal has appointed Shri Arpit K. Patel, an Independent Practising Chartered Accountant, failing him, Shri Jayesh K. Shah, the Executive Director of the Applicant Company and failing him, Shri Punit S. Lalbhai, the Executive Director of the Applicant Company, to be the Chairman of the said meeting including for any adjournment or adjournments thereof. The Tribunal has further appointed Shri Hitesh Buch, proprietor of M/s. Hitesh Buch & Associates, a practicing Company secretary firm as the scrutinizer at the said meeting. The Scheme, if approved by the aforesaid meeting, will be subject to the subsequent approval of NCLT.

A copy of the Explanatory Statement under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, the Scheme and the other enclosures as indicated in the Index are enclosed.

Sd/-

Arpit K. Patel

Chairman appointed for the meeting

Datedthis1stdayofApril,2018 **Registeredoffice:** NarodaRoad

Ahmedabad-380025,

Gujarat,India.

### Notes:

- 1. Only unsecured creditors of the Applicant Company may attend and vote either in person or by proxy (a proxy need not be an unsecured creditor of the Applicant Company) or inthe case of a body corporate, by a representative authorised under Section 113 of the Companies Act, 2013 at the meeting of the unsecured creditors of the Applicant Company. The authorised representative of a body corporate which is an unsecured creditor of the Applicant Company may attend and vote at the meeting of the unsecured creditors of the Applicant Company provided a copy of the resolution of the Board of Directors or other governing body of the body corporate authorising such representative to attend and vote at the meeting of the unsecured creditors of the Applicant Company, duly certified to be a true copy by a Director, the manager, the secretary or other authorised officer of such body corporate, is deposited at the Registered Office of the Applicant Company not later than 48 (Forty Eight) hours before the scheduled time of the commencement of the meeting of the unsecured creditors of the Applicant Company.
- $2. \qquad The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company.$
- 3. All alterations made in the form of proxy should be initialed.
- 4. During the period beginning 24 (twenty four) hours before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, an unsecured creditors would be entitled to inspect the proxies lodged at any time during the business hours of the Applicant Company, provided that not less than 3 (three) days of notice in writing is given to the Applicant Company.
- 5. The quorum of the meeting of the unsecured creditors of the Applicant Company shall be 30 (Thirty) unsecured creditors of the Applicant Company, present in person.
- An unsecured creditor or his proxy, attending the meeting, is requested to bring the Attendance Slip duly completed and signed.
- 7. The documents referred to in the accompanying Explanatory Statement shall be open for inspection by the unsecured creditors at the Registered Office of the Applicant Company between 10.00 a.m. and 12.00 noon on all days (except Saturdays, Sundays and public holidays) up to the date of the meeting.
- 8. NCLT by its said Order has directed that a meeting of the unsecured creditors of the Applicant Company shall be convened and held at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380 015, Gujarat, India, on Saturday, the 12th day of May 2018 at 12.00 noon for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme. Unsecured creditors would be entitled to vote in the said meeting either in person or through proxy.
- 9. 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



- $number\ representing\ three\ fourth\ in\ value\ of\ the\ unsecured\ creditors\ of\ the\ Applicant\ Company,\ voting\ in\ person\ or\ by\ proxy,\ agree\ to\ the\ Scheme.$
- 10. The Notice, together with the documents accompanying the same, is being sent to all the unsecured creditors by courier service. The Notice will be displayed on the website of the Applicant Company www.arvind.com.
- 11. The notice convening the meeting, the date of dispatch of the notice and the Explanatory Statement, amongst others, will be published through advertisement in the following newspapers, namely, (i) Indian Express (Ahmedabad Edition) in the English language; and (ii) translation thereof in Gujarat Samachar (Ahmedabad Edition) in the Gujarat language.
- 12. Mr. Hitesh D. Buch, Practicing Company Secretary (Membership No. FCS 3145/COP 8195) has been appointed as the Scrutinizer to conduct the voting process through ballot or polling at the venue of the meeting in a fair and transparent manner.
- 13. The scrutinizer will submit his report to the Chairman of the meeting after completion of the scrutiny of the votes cast by the unsecured creditors of the Applicant Company through ballot or polling paper at the venue of the meeting. The scrutinizer's decision on the validity of the vote shall be final. The results of votes cast through ballot or polling paper at the venue of the meeting will be announced on or before 15th day of May, 2018 at the registered office of the Applicant Company. The results, together with the Scrutinizer's Report, will be displayed at the registered office of the Applicant Company and on the website of the Applicant Company www.arvind.com.



# IN THE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD BENCH COMPANY APPLICATION NO.CA(CAA) No. 26/NCLT/AHM/2018 IN THE MATTER OF SECTIONS 230 TO 232 READ WITH SECTION 66 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND IN THE MATTER OF THE COMPOSITE SCHEME OF ARRANGEMENT INVOLVING DE-MERGER, AMALGAMATION AND RESTRUCTURE OF CAPITAL AMONGST ARVIND LIMITED, ARVIND FASHIONS LIMITED, ANVESHAN HEAVY ENGINEERING LIMITED AND THE ANUP ENGINEERING LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

**Arvind Limited,** a company incorporated under the provisions of Indian Companies Act, 1913 and having its registered office at Naroda Road, Ahmedabad-380 025, Gujarat, India

#### APPLICANT DEMERGED COMPANY

### EXPLANATORY STATEMENT UNDER SECTION 230(3) READ WITH SECTION 232(2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

- 1. Pursuant to the order dated 16th March, 2018 passed by the Hon'ble National Company Law Tribunal, Bench, at Ahmedabad ("NCLT"), in the above mentioned Company Application no. 26 of 2018 (the "Order"), a meeting of the Unsecured Creditors of Arvind Limited ("Demerged Company") is being convened at J.B. Auditorium, Ahmedabad Management Association Complex, ATIRA Road, Ahmedabad-380015 in the State of Gujarat on the 12th day of May, 2018 at 12.00 noon for the purpose of considering, and if thought fit, approving, with or without modification(s), the Scheme of Arrangement, inter alia, in the nature of demerger of Branded Apparel Undertaking and the Engineering Undertaking ("Demerged Undertakings") from the Company respectively to Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2"), and the amalgamation of The Anup Engineering Limited ("Transferor Company") with Anveshan Heavy Engineering Limited ("Transferee Company") and their respective shareholders and creditors under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Scheme").
- 2. In terms of the said Order, the quorum for the said meeting for Unsecured Creditors shall be 30 (thirty) Unsecured Creditors of the Company, present in person, as prescribed by the National Company Law Tribunal, Ahmedabad Bench. The Scheme shall be acted upon only if a majority in number representing three fourths in value of the members, or class of members, of the Demerged Company, as the case may be, voting in person or by proxy, agreeto the Scheme.
- 3. Further in terms of the said Order, NCLT, has appointed Shri Arpit K. Patel, an Independent Practicing Chartered Accountant and failing him Shri Jayesh K. Shah, the Executive Director of the Applicant Demerged Company and failing him Shri Punit S. Lalbhai, the Executive Director of the Applicant Demerged Company as the Chairman of the meeting of the Unsecured Creditors of the Demerged Company including for any adjournment or adjournments thereof.
- 4. This statement is being furnished as required under Sections 230(3), 232(1) and (2) and 102 of the Companies Act, 2013 ("Act") read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules").
- 5. In accordance with the provisions of Sections 230 232 read with Section 66 of the Act, the Schemeshall be acted upon only if a majority in number representing three fourths in value of the unsecured creditors, or class of unsecured creditors, of the Demerged Company, as the case may be, voting in person or by proxy, agree to the Scheme.

### 6. Background:

### 6.1 **Details of the Demerged Company**

- The Demerged Company is a public listed company incorporated under the provisions of the Indian Companies Act, 1913 in the name of The Arvind Mills Limited in the office of Registrar of Companies, Bombay. The name of The Arvind Mills Limited was changed to Arvind Limited with effect from 15th April 2008. There has been no further change in the name of the Demerged Company in the last five (5) years. The demerged Company has published all the details of its previous schemes with respective orders of High Court of Gujarat attached in the present Memorandum of Association and Articles of Association. The Demerged Company was originally incorporated for manufacturing and marketing of textile products. However, it has grown and diversified in several distinct business activities through different undertakings, including (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.
- b) The Demerged Company is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities.
- c) Corporate identity number (CIN): L17119GJ1931PLC000093
- d) Permanent Account Number (PAN): AABCA2398D
- e) Registered Office and e-mail address: Naroda Road, Ahmedabad-380 025, Gujarat, India E-mail address: rv.bhimani@arvind.in, investor@arvind.in
- f) The equity shares of the Demerged Company are listed on BSE Limited and the National Stock Exchange of India Limited.

  Demerged Company has issued Unsecured Non-Convertible Debentures. The said Non-Convertible Debentures are listed on



 $the wholes ale\, Debt segment of BSE Limited.$ 

Names of the promoters and directors along with their addresses:

### **Details of Promoters**

g)

Name of the Promoter	Address
Aura Securities Pvt Ltd	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009
SanjaybhaiShrenikbhaiLalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjaybhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayshreeben Sanjaybhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Kalpana Shripal Morakhia	A2,PruthviApartments,6thFloor,AltamountRoad,Mumbai,400026
Aml Employee Welfare Trust	Arvind Mills Premises, Naroda Road, Ahmedabad, Gujarat, 380025
AuraMerchandisePvt.Ltd.	1st Floor, Akshay Building, 53, Shrimali Society, B/H. Vadilal House, Navrangpura, Ahmedabad, 380009
Lalbhai Realty Finance Private Limited	701, Swagat Building, Near Lal Bunglow, C G Road, Ellisbridge, Ahmedabad, 380006
Aura Securities Private Limited	1st Floor, Akshay Building, B/H Vadilal House, 53, Shrimali Society, Ahmadabad, 380009
Aura Business Enterprise Pvt Ltd	1st Floor, Akshay Building, B/H Vadilal House, 53, Shrimali Sociey, Navrangpura, Ahmedabad, 380009
Aura Business Ventures LLP	1st Floor, Akshay Building, 53, Shrimali Society, B/H. Vadilal House, Ahmedabad, 380009
Hansaben Niranjanbhai Lalbhai	Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
Badlani Manini Rajiv	A 101,78, Gokuldham, Nr Eklavya School, Shela Sanathal, Ahmedabad, 382210
AdoreInvestmentsPrivateLimited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
Aeon Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
Amardeep Holdings Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
Amazon Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
Sunil Siddharth Lalbhai	13, ByramjiGamadia Marg, M. L. Dahanukar Marg, Between Landmark And RashmiBldg.,Mumbai,400026
SwatiSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No. 8, Atul District-Valsad, 396020
VimlaSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No. 8, Atul District-Valsad, 396020
TaralSLalbhai	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No. 8, Atul District-Valsad, 396020
AsthaLalbhai	13, Lalbhai Cottage, Byramji Gamadia Road, Between Landmark And Rashmi Building,Mumbai,400026
SunilSiddharth	13, ByramjiGamadia Marg, M. L. Dahanukar Marg, Between Landmark And RashmiBldg.,Mumbai,400026
Aayojan Resources Private Ltd	Plot No. 16, CK Park, Near River Par, Atul, 396020
Adhinami Investments Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
Anusandhan Investments Limited	Plot No. 16, CK Park, Near River Park, NH No. 08, Valsad, 394210
Akshita Holdings Private Limited	Sheth Lalbhai Dalpatbhai, Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009
AtulLimited	Atul House, GI Patel Marg, Ahmedabad, Gujarat, 380014
Aagam Holdings Private Limited	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009



### **Details of Directors**

Name of the Director	Designation	Address
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjay Lalbhai	Wholetime Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
KulinSanjayLalbhai	Wholetime Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayesh Kantilal Shah	Wholetime Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad, 380015, Gujarat, INDIA
Dr. Bakul Harshadrai Dholakia	Independent Director	6,Asopalav Bungalow, Thaltej, Ahmedabad -380059
Dileep Chinubhai Choksi	Independent Director	E/7, Sea Face Park, Bhulabhai Desai Road, Mumbai-400026
Samir Uttamlal Mehta	Independent Director	Akalpya, Opp. Jain Temple, Sarkhej Gandhinagar Highway, Ahmedabad - 380058
RenukaRamnath	Independent Director	D-4701/2,Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai, 400012, Maharashtra,India
Vallabh Roopchand Bhanshali	Independent Director	18th Floor, Vandan CHS, 191, Dongarsi Road,Walkeshwar,Mumbai-400006
NileshDhirajlalShah	Independent Director	501, Radhika Chs, Gulmohar Road, Plot No 55, Jvpd Scheme, Vile Parle (W) Mumbai 400049

- $h) \qquad \text{The main objects of the Demerged Company as set out in its Memorandum of Association are as follows:} \\$ 
  - To carry on the business of spinning, weaving or manufacturing or dealing in cotton or other fibrous substances and the preparation, dyeing or colouring of any of the said substances and the sale of yarn, cloth or other manufactures fibrous products.
  - To carry on all or any of the business following, namely, cotton spinners and doublers, flax, hemp and jute spinners, linen manufacturers, flax, hemp, jute and wool merchants, wool combers, worsted spinners, woolen spinners, yarn merchants, worsted stuff manufacturers, bleachers and dyers and makers of vitriol, bleaching and dyeing materials and to purchase, comb, prepare, spin, dye and deal in flax, hemp, jute, wool, cotton, silk and other fibrous substances and to weave or otherwise manufacture, buy, sell and deal in linen, cloth and other goods and fabrics, whether textile, fribled, knitted or looped and to supply power and to carry on or be interested in the businesses of flour mill proprietors, pressing and ginning mill proprietors and oil mill proprietors, paper mill proprietors and ice manufacturers in all their branches and either in Ahmedabad or other parts of India.

There has been no change of name, registered office and objects of the company of the Demerged Company in the last5years.



i) The share capital of the Demerged Companyas on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690

Subsequent to the above date, there has been an exercise of 1,00,000 vested employee stock options and accordingly there has been a corresponding increase in the issued, subscribed and paid up Capital of the Demerged Company.

 $Post is suance of shares for the employee stock options, the revised share capital of the {\tt DemergedCompany} is as follows:$ 

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Total	2,58,61,79,690
Subscribed and Paid Up Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,61,70,690

 $Subsequent\ to\ the\ above\ date, there\ has\ been\ no\ change\ in\ the\ authorised, is sued, subscribed\ and\ paid\ up\ share\ capital\ of\ the\ Demerged\ Company\ till\ the\ date\ of\ approval\ of\ the\ Board\ of\ the\ Demerged\ Company.$ 

Subsequent to the filing of scheme with Recognised Stock Exchanges, on account of merger order passed by Hon'ble NCLT, Ahmedabad Bench approving merger of three wholly owned subsidiaries namely, Arvind Brands & Retail Limited, Arvind Garments Park Private Limited and Dholka Textile Park Private Limited with the Demerged Company, the authorized share capital of the Demerged Company stands increased to Rs. 774,50,00,000/-.

The Demerged Company has outstanding employee stock options under its existing stock options chemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

### 6.2 Details of Resulting Company 1

- a) Resulting Company 1 is an unlisted public company incorporated under the provisions of the Companies Act, 2013. The Resulting Company 1 has been incorporated with an objective to engage, inter alia, in developing, marketing and promoting organized wholesale business.
- b) Corporate Identity Number (CIN): U52399GJ2016PLC085595
- c) Permanent Account Number (PAN): AAOCAo655N
- d) Registered Office and e-mail address: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad Ahmedabad 380 025,



Gujarat, India

Email Address: vijaykumar.bs@arvindbrands.com

e) Names of the promoters and directors along with their addresses:

### **Details of Promoters**

Name of the Promoter	Address	
ArvindLimited	NarodaRoad,Ahmedabad-380 025,Gujarat,India	

#### **Details of Directors**

Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Non-Executive Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Kulin Sanjay Lalbhai	Non-Executive Director	Lalbaug, Shahibaug, Ahmedabad, 380004 Gujarat
Jayesh Kantilal Shah	Non-Executive Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad,380015,Gujarat,INDIA
RenukaRamnath	Nominee Director*	D-4701/2, Floor: 47, Ashok Tower, 63/74, Dr. S. S. Rao Marg, Parel, Mumbai, 400012, Maharashtra, India
Nithya Easwaran	Nominee Director*	A-405, Floor No. 4, Ashok Garden T-1 180/188, T.J. Road, Sewree, Mumbai, 400015
Nilesh Dhirajlal Shah	Independent Director	501, Radhika Chs, Gulmohar Road, Plot No 55, Jvpd Scheme, Vile Parle (W) Mumbai 400049
KamalSingal	Independent Director	E-1103, SafalParivesh, Nr. Prahaladnagar Garden, 100 Foot Road, Vejalpur, Ahmedabad,380051

<sup>\*</sup>Nominee Directors are representing Multiples Private Equity Fund IILLP.

f) The main objects of the Resulting Company 1 as set out in its Memorandum of Association are as follows:

"To carry on business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling online as principals or agents, of any branded or non-branded products or services including but not limited to sports and health improvement equipment, apparel, footwears, food & provisions, household goods, consumer durables, jewellery, luggages, books & stationery, health care and beauty products, toys and music, computers & accessories, telecom products, agri input products, furniture & furnishings, automobile &accessories and acquiring and running food, service and entertainment centres, to provide solutions and services related to web technologies, internet and e-commerce, set up portals and invest in companies providing similar services and purchasing or leasing any movable and immovable properties to carry on these activities."

 $This object clause was altered vide Special Resolution passed at the {\tt Extra}\ Ordinary\ General\ Meeting\ of\ the\ Resulting\ Company\ 1\ held\ on\ 26th\ September\ 2016.$ 

The name Arvind Fashions Limited was changed from Arvind J&M Limited with effect from 14th October 2016.

The rehas been no change in registered of fice of the Resulting Company 1 since in corporation on 5 th January 2016.

g) The share capital of the Resulting Company 1 as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
12,50,00,000 equityshares of INR2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR2 each	23,17,02,908
Total	23,17,02,908



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 1 till the date of approval of the Scheme by the Board of the Demerged Company.

The Resulting Company 1 has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company 1.

The Resulting Company 1 is a subsidiary of the Demerged Company. Demerged Company holds 89.69% of the shareholding of the Resulting Company 1. The equity shares of the Resulting Company 1 are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

### 6.3 Details of Resulting Company 2/Transferee Company

- a) Resulting Company 2/ Transferee Company is an unlisted public company incorporated under the provisions of the Companies Act, 2013. The Resulting Company 2/ Transferee Company has been incorporated with an objective to engage, inter alia, in the business of owning, operating, investing and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time
- b) Corporate Identity Number (CIN): U29306GJ2017PLC099085
- c) Permanent Account Number (PAN): AAQCA0309R
- d) Registered Office and e-mail address: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad 380025, India Email Address: Rakesh. Poddar @arvind.in
- e) Names of the promoters and directors along with their addresses:

### **Details of Promoters**

Name of the Promoter	Address	
SanjaybhaiShrenikbhaiLalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	

### **Details of Directors**

Name of the Director	Designation	Address
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
PunitSanjayLalbhai	Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
PareshShah	Director	11, SirodharaAppartment, 20-21 S M Compound, Nehrunagar, Ambavadi, Ahmedabad-380015,Gujarat,India

- f) The main objects of the Resulting Company 2/Transferee Company as set out in its Memorandum of Association are as follows:
  - To manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus, tools and implements.
  - To carry on the business of mechanical engineers, machinists, fitters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanizers, japanners, annealers, enamellers, electroplaters, vulcanizers, painters and packing case makers.

There has been no change of name, registered of fice and objects of the Resulting Company 2/Transferee Company since incorporation on 14th September 2017.

g) The share capital of the Resulting Company 2/Transferee Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
2,50,000 equity shares of INR 10 each	25,00,000
Total	25,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 2/Transferee Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Resulting Company 2/ Transferee Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

### 6.4 Details of Transferor Company:

- a) Transferor Company is an unlisted public company incorporated under the provisions of the Companies Act, 1956. The Transferor Company is engaged, inter alia, in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus.
- b) Corporate Identity Number (CIN): U99999GJ1962PLCoo1170
- c) Permanent Account Number (PAN): AAACT 5733A
- d) Registered Office and e-mail address: Behind 66 KV Elec. Sub-Station, Odhav Road, Ahmedabad 382415, Gujarat, India. Email Address: paresh.shah@anupengg.com
- e) Names of the promoters and directors along with their addresses:

### **Details of Promoters**

Name of the Promoter	Address	
Arvind Limited	NarodaRoad,Ahmedabad-380 025,Gujarat,India	
AuraSecurities Pvt. Ltd.	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	
Sanjaybhai Shrenikbhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Jayshreeben Sanjaybhai Lalbhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Kulin Sanjaybhai	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA	
Samvegbhai Arvindbhai	Akshay,1st Floor,53,ShrimaliSociety,Navrangpura,Ahmedabad,380009	
Snehalben Samvegbhai Lalbhai	Akshay,1st Floor,53,ShrimaliSociety,Navrangpura,Ahmedabad,380009	
Sheth Narottam Bhai Lalbhai	Akshay,1st Floor,53,Shrimali Society, Navrangpura,Ahmedabad,380009	
Hansaben Niranjanbhai Lalbhai	Akshay,1st Floor,53,ShrimaliSociety,Navrangpura,Ahmedabad,380009	
Smt. Vimla Siddharth	C/O. Osia Enterprise Pvt Ltd., Next To Transportrade Godown, Near River Par, N.H.No.8, Atul District-Valsad, 396020	
Rajivbhai Chinubhai Lalbhai	Akshay, 1st Floor, 53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
ArunPSheth	705, 'Aditya', Mithakali Six Roads, Ellis Bridge, Ahmedabad	
Shri Shripal Chinubhai Sheth	301,53, Shrimali Society, Navrangpura, Ahmedabad, 380009	
SarojbenBSheth	C/O.Bansi V. Shah, 202, ShikhavaliApartment, Opp. Dr. Nanavaty's Bunglo, B/h.MahavirTower,Ahmedabad,380007	
Mrs.IndrabenPratapsinhSheth	707, Aditya Building, 7th Floor, Mithakhali Six Road, Nr.Sardar Patel Sev, Navrangpura,Ahmedabad,380009	
Ayojan Holdings Pvt. Ltd.	Plot No. 16, CK Park, Near River Par, Atul, 396020	
Aegis Investments Ltd	C/O.Sheth Lalbhai Dalpatbhai,1st Floor, 'Akshay' 53, Shrimali Soc., Navrangpura, Ahmedabad,380009	
Aagam Holding Pvt. Ltd	1st Floor, Akshay Building, Bh. Vadilal House, 53, Shrimali Society, Navarangpura, Ahmedabad, 380009	

Details of Directors		
Name of the Director	Designation	Address
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Punit Sanjay Lalbhai	Director	Lalbaug, Shahibaug, Ahmedabad, 380004, Gujarat, INDIA
Jayesh Kantilal Shah	Director	26, Amaltas Bunglows, Vastrapur, Ahmedabad, 380015, Gujarat, INDIA
SamvegbhaiArvindbhaiLalbhai	Director	Shalimar, Shahibaug, Ahmedabad, 380004,Gujarat,INDIA



BhupendraMangaldasShah	Independent Director	7, Stuti Aparment, Navpad Society, Opp. Vikas Gruh, Paldi, Ahmedabad, 380007 Gujarat,INDIA
Kamal Singal	Independent Director	E-1103, Safal Parivesh, Nr. Prahaladnagar Garden, 100 Foot Road, Vejalpur, Ahmedabad380051,Gujarat,INDIA

- f) The main objects of the Transferor Company as set out in its Memorandum of Association are as follows:
  - To manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus, tools and implements.
  - To carry on the business of mechanical engineers, machinists, fitters, millwrights, founders, wire drawers, tube makers, metallurgists, saddlers, galvanisers, japanners, annealers, enamellers, electro platers, vulcanizers, painters and packing case makers.

There has been no change of name, registered office and objects of the Transferor Company in the last 5 years.

- g) The equity shares of the Transferor Company were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2009.
- h) The share capital of the Transferor Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,50,00,000 equity shares of INR 10 each	15,00,00,000
Total	15,00,00,000
Issued, Subscribed and Paid-up Capital	
1,36,00,000 equity shares of INR 10 each	13,60,00,000
Total	13,60,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Transferor Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Transferor Company has outstanding employee stock options under its existing stock options chemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Transferor Company.

The Transferor Company is a subsidiary of the Demerged Company. Demerged Company holds 93.53% of the shareholding of the Transferor Company. The equity shares of the Transferor Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

### 7. Corporate Approvals

The proposed Scheme was placed before the Audit Committee of the Demerged Company at its meeting held on 8th November, 2017. The Audit Committee of the Demerged Company took into account the Valuation Report dated 8th November, 2017 issued by M/s. Walker Chandiok & Co LLP, Independent Chartered Accountant and Fairness Opinion dated 8th November, 2017 issued by Vivro Financial Services Private Limited. The Audit Committee of the Demerged Company based on the aforesaid, inter alia, recommended the Scheme to the Board of Directors of the Demerged Company.

The Board of Directors of the Demerged Company (after taking on record the recommendation of the Audit Committee), the Resulting Company 1, the Resulting Company 2 and the Transferor Company at their respective Board Meeting held on 8th November, 2017 had approved the proposed Composite Scheme of Arrangement, after taking on record the Valuation Report dated 8th November, 2017 issued by M/s. Walker Chandiok & Co LLP, Independent Chartered Accountant and Fairness Opinion dated 8th November, 2017 issued by Vivro Financial Services Private Limited. The same are annexed to this Notice as **Annexures 2 and 3** respectively.

A copy of the Scheme setting out in detail the terms and conditions of the arrangement has been approved by Board of Directors of the Transferor Company and the Transferee Company at their respective Board Meeting is annexed to this Notice as **Annexure 1** and forms part of this Statement.

Names of the directors who voted in favor of the resolution, who voted against the resolution and who did not vote or participate in such resolution:



### (a) Demerged Company

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Wholetime Director	Yes	-	-
KulinSanjayLalbhai	Wholetime Director	Yes	-	-
Jayesh Kantilal Shah	Wholetime Director	Yes	-	-
Dr. Bakul Harshadrai Dholakia	Independent Director	-	-	Yes
Dileep Chinubhai Choksi	Independent Director	Yes	-	-
Samir Uttamlal Mehta	Independent Director	Yes	-	-
RenukaRamnath	Independent Director	Yes	-	-
Vallabh Roopchand Bhanshali	Independent Director	Yes	-	-
Nilesh Dhirajlal Shah	Independent Director	Yes	-	-

### (b) Resulting Company 1

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
Sanjaybhai Shrenikbhai Lalbhai	Non-Executive Director	Yes	-	-
Kulin Sanjay Lalbhai	Non-Executive Director	Yes	-	-
Jayesh KantilalShah	Non-Executive Director	Yes	-	-
RenukaRamnath	Nominee Director	Yes	-	-
Nithya Easwaran	Nominee Director	Yes	-	-
Nilesh Dhirajlal Shah	Independent Director	Yes	-	-
KamalSingal	Independent Director	-	-	Yes

### (c) Resulting Company 2

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Yes	-	-
PunitSanjayLalbhai	Director	Yes	-	-
PrakashMakwana	Director	-	-	Yes

### (d) Transferor Company

Name of the Directors	Designation	Voted in Favor	Voted Against	Absent from the meeting
SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	Yes	-	-
Punit Sanjay Lalbhai	Director	Yes	-	-
Jayesh Kantilal Shah	Director	Yes	1	=
Samvegbhai Arvindbhai Lalbhai	Director	-	-	Yes
BhupendraMangaldasShah	Independent Director	-	-	Yes
KamalSingal	Independent Director	-	-	Yes

### 8. Rationale of the Scheme

The Demerged Company is a public listed company. Over the course of time, the Demerged Company has grown into a diversified conglomerate with interests in various businesses spanning the entire value chain of textiles consisting of manufacturing of yarn, denim, shirting and knit fabric, garments, technical textiles, branded apparel business and the engineering business carried on either directly or through its subsidiaries and joint ventures with other entities. The textiles business, branded apparel business and the engineering



business all have different industry specific risks, business cycles and operate inter alia under different market dynamics, and thus can attract different types of investors as well as management teams and follow different and independent strategies, even as they all have a significant potential forgrowth and profitability.

Given its diversified business portfolio, it has become imperative for the Demerged Company to reorient and reorganize itself in a manner that allows it to impart greater focus, management alignment and growth for each of its business lines. The Demerged Company is also desirous of enhancing its operational efficiency, flexibility in attracting capital and management talent through aligned ESOP schemes through such a restructuring.

The Scheme proposes to reorganise and segregate the interest of the Demerged Company in its various businesses and thus proposes demerger of the Branded Apparel Undertaking from the Demerged Company to Resulting Company 1 and the Engineering Undertaking from the Demerged Company to the Resulting Company 2. Further, the Scheme proposes the merger of Transferor Company with the Resulting Company 2 to rationalise and streamline the group structure. The Demerged Company will continue to conduct the Remaining Business.

The proposed restructuring pursuant to this Scheme is expected, interalia, to result in following benefits:

- (i) segregation and unbundling of the Branded Apparel business and the Engineering businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- (ii) unlocking of value for the shareholders of the Demerged Company;
- (iii) emergence of the Demerged Company as a predominantly textile focused company, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- $(iv) \qquad \text{creation of listed Branded Apparel company and Engineering company with ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;}$
- (v) enhancing attractiveness of the entities for management teams by enabling ESOPs in each entity with direct correlation of the rewards to their efforts;
- (vi) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and overseas markets;
- $(vii) \qquad \text{augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;}$
- (viii) Achieve cost optimisation and specialisation for sustained growth; and
- (ix) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses into Resulting Company 2.
   The proposed restructuring is in the interest of the shareholders, creditors, employees and other stakeholders in each of the companies.

### 9. Salient extracts of the Scheme

The material provisions of the proposed Scheme of Arrangement are as under:

### 1. "Definitions:

- **"Appointed Date 1"** in respect of the transfer of the Branded Apparel Undertaking from the Demerged Company to the Resulting Company 1 means the Effective Date;
- "Appointed Date 2" in respect of the transfer of the Engineering Undertaking from the Demerged Company to the Resulting Company 2 and for the amalgamation of the Transferor Company with the Transferee Company means 1<sup>st</sup> January 2018;
- "Branded Apparel Undertaking" means the branded apparel business and ancillary and support services in relation thereto
  of the Demerged Company, comprising of the branded apparel division and all assets, investments and liabilities relating thereto
  and shall include (without limitation):
  - (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, inventories, stock-in-trade or stock-in-transit and merchandising including raw materials, supplies, finished goods, wrapping supply and packaging items, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/banks, investments, escrowaccounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/ or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company in relation to and pertaining to the branded apparel business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the branded apparel business;



- (c) all goodwill, other intangibles, industrial and other licenses, approvals, Permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/ or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in organized in favour of or enjoyed by the Demerged Company;
- (d) investments in shares, debentures and other securities held by the Demerged Company in the Resulting Company 1;
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the garment business. It is clarified that any question as to whether or not a specified liability pertains to the textile and branded apparel business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the branded apparel business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Branded Apparel Undertaking or arises out of the activities or operations of Branded Apparel Undertaking shall be decided by the Board of the Demerged Company.

- "Effective Date" means the opening hours of the tenth business day after the day on which the last of the approvals/conditions specified in Clause 41 (Conditions Precedent) of this Scheme are obtained or complied with. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date;
- **"Engineering Undertaking"** means all the engineering business and ancillary and support services in relation thereto of the Demerged Company together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company, in relation to and pertaining to the engineering business and shall include (without limitation):
  - all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/subsidiary/joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company in relation to and pertaining to the engineering business;
  - (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the engineering business;
  - (c) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of understanding, memoranda of understanding, memoranda of understanding, memoranda of agreements, memoranda of agreed points, bids, tenders, tarifforders, expression of interest, letter of intent, hire purchase agreements, lease/licence agreements, tenancy rights, agreements/panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/ manufacturer of goods/ service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, titles, interests, claims and benefits thereunder pertaining to the engineering business;
  - (d) investments in shares, debentures and other securities held by the Demerged Company in the Transferor Company;
  - (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and



- pertaining to the engineering business. It is clarified that any question as to whether or not a specified liability pertains to the engineering business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the engineering business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Engineering Undertaking or arises out of the activities or operations of Engineering Undertaking shall be decided by the Board of the Demerged Company.

- "Remaining Business" means all manufacturing activities relating to yarn, denim, shirting, knit fabrics, garments, technical
  textiles, investments in joint ventures and subsidiaries shall be business of the Demerged Company and includes all other
  businesses, units, divisions, undertakings and assets and liabilities of the Demerged Company save and except those forming part
  of the Demerged Undertakings;
- "Scheme" means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;
- "Tribunal" means the National Company Law Tribunal having jurisdiction over the Demerged Company, the Resulting Companies, the Transferor Company and the Transferee Company as the case may be.
- 4. DEMERGERAND VESTING OF THE BRANDED APPAREL UNDERTAKING
- 4.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Branded Apparel Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concern so as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme.
- 4.2 In respect of such of the assets and properties forming part of the Branded Apparel Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- 4.3 Subject to Clause 4.4 below, with respect to the assets of the Branded Apparel Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 4.4 Without prejudice to the aforesaid, the Branded Apparel Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Branded Apparel Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 1.
- 4.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- 4.6 Upon this Scheme becoming effective, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 1 and relatable to the Branded Apparel Undertaking ("Transferred Branded Apparel Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term "Transferred Branded Apparel Liabilities" shall include:
  - 4.6.1 the debts, liabilities obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Branded Apparel Undertaking;
  - 4.6.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Branded Apparel Undertaking); and
  - 4.6.3 in cases other than those referred to in Clauses 4.6.1 or 4.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Branded Apparel Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 1.



However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 1 in relation to the Demerged Company shall not be transferred as part of the Branded Apparel Undertaking to Resulting Company 1.

- In so far as any Encumbrance in respect of Transferred Branded Apparel Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Branded Apparel Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Branded Apparel Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company, 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.
- 4.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 1 and specifically pertaining to Branded Apparel Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 4.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Branded Apparel Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 1 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 4.11 Subject to Clause 4.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Branded Apparel Undertaking, the Demerged Company shall, if so required by the Resulting Company 1, issue notices in such formas the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 4.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 4.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 4, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoCor filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.
- 8. LEGAL PROCEEDINGS
- 8.1 Upon the coming into effect of this Scheme, proceedings relating to the Branded Apparel Undertaking shall not abate or be discontinued or be 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 1: (a) shall be replaced/added as party to such proceedings relating to the Branded Apparel Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Branded Apparel Undertaking that stand transferred to the Resulting Company 1.
- 9. CONSIDERATION
- 9.1 After effectiveness of Part VI of the Scheme and upon Part II of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent or instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company 1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each in the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date.
- 9.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of



the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.

- 9.3 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 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.
- 9.4 The issue and allotment of equity shares as provided in Clause 9.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 9.1.
- 9.5 The equity shares issued pursuant to Clause 9.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.
- 9.6 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, as per Clause 9.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 9.7 Resulting Company 1 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 9.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 9.8 Resulting Company 1 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordancewith Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 10. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES
  - The Demerged Company and Resulting Company 1 shall account for the Scheme in their respective books/financial statements upon receipt of all relevant/requisite approvals for the Scheme, in compliance with applicable Indian Accounting Standards ("Ind-AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:
- 10.1 Accounting treatment in the books of the Demerged Company
  - 10.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;
  - 10.1.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 10.1.3 The difference, being the excess/shortfall of carrying value of assets over the carrying value of liabilities of the Branded Apparel Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.
- 10.2 Accounting treatment in the books of the Resulting Company 1
  - 10.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
  - 10.2.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 10.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company pursuant to Clause 9.1 of this Scheme;
  - 10.2.4 Expenses incurred for implementing the Scheme and for the transfer of Branded Apparel Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 1; and
  - 10.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 10.2.1 as reduced by the share



capital issued pursuant to Clause 10.2.3 after giving effect to inter-company balances as per Clause 10.2.2, netted by the existing share capital cancelled in terms of clause 32 shall be adjusted in compliance with applicable accounting standards.

For the purpose of this Clause 10, "Net Assets" would mean difference between the carrying value of assets and liabilities.

### 11. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

- 11.1 Upon coming into effect of Part II of this Scheme, INR 50,00,000,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 1. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 1 shall automatically stand amended so as to read as under:
  - "The Authorised Share Capital of the Company is Rs. 75,00,00,000/- (Rupees Seventy Five Crores only) divided into 18,75,00,000 (Eighteen Crore Seventy Five Lakhs only) equity shares of Rs. 4/- (Rupees Four) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide or to consolidate the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."
- 11.2 It is clarified that the approval of the members of the Resulting Company 1 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 1 and the Resulting Company 1 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 1 as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 11.3 The registration fees applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 1 in terms of sub Clause 11.1 herein above, shall be deemed to have been so paid by the Resulting Company 1 and accordingly, the Resulting Company 1 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 1 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.
- 12. DEMERGERAND VESTING OF THE ENGINEERING UNDERTAKING
- 12.1 Upon the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2 (19AA) of the Income-tax Act, 1961, the Engineering Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concern so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.
- 12.2 In respect of such of the assets and properties forming part of the Engineering Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 12.3 Subject to Clause 12.4 below, with respect to the assets of the Engineering Undertaking, other than those referred to in Clause 12.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Engineering Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Engineering Undertaking shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 2.
- 12.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/records to reflect the aforesaid changes.
- 12.6 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 2 and relatable to the Engineering Undertaking ("Transferred Engineering Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term "Transferred Engineering Liabilities" shall include:
  - 12.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Engineering Undertaking;



- 12.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Engineering Undertaking); and
- 12.6.3 in cases other than those referred to in Clauses 12.6.1 or 12.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Engineering Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 2.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 2 in relation to the Demerged Company shall not be transferred as part of the Engineering Undertaking to Resulting Company 2.

- In so far as any Encumbrance in respect of Transferred Engineering Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 2. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Engineering Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Engineering Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Demerged Company, 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.
- 12.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 2 and specifically pertaining to Engineering Undertaking shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 12.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Engineering Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 2 shall have the right to revise their respective financial statements and returns along with prescribed forms, fillings and annexures under the Tax Laws and to claim refunds and/or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.11 Subject to clause 12.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Engineering Undertaking, the Demerged Company shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Engineering Undertaking, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Engineering Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 12.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.
- 16. LEGAL PROCEEDINGS
- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Engineering Undertaking shall not abate or be discontinued or be 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 2 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.
- 16.2 The Resulting Company 2: (a) shall be replaced/added as party to such proceedings relating to the Engineering Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Engineering Undertaking that stand transferred to the Resulting Company 2.
- 17. CONSIDERATION
- 17.1 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting



Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares"), credited as fully paid up, for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date. The equity shares of the Resulting Company 2 to be issued and allotted as provided shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 2.

- 17.2 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 2, the Resulting Company 2 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 2 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.
- 17.3 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 2 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 2 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.5 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, per Clause 17.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 17.6 Resulting Company 2 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 2 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 17.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 18. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES The Demerged Company and Resulting Company 2 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in compliance with applicable Accounting Standards notified under the Companies Act, 2013 as amended from time to time including as provided herein below:
- 18.1 Accounting treatment in the books of the Demerged Company
  - 18.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books;
  - 18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Engineering undertaking and the Resulting Company 2 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
  - 18.1.3 The difference, being the excess / shortfall of carrying value of assets over the carrying value of liabilities of the Engineering Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.
- 18.2 Accounting treatment in the books of the Resulting Company 2
  - 18.2.1 The Resulting Company 2 shall record the assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
  - 18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company 2 relating to the Engineering Undertaking will stand cancelled and there shall be no further obligation/outstanding in that behalf;



- 18.2.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 17.1 above to the members of the Demerged Company. INR 507.40 will be accounted as securities premium in the books of Resulting Company 2 for each equity share issued in accordance with Clause 17.1. The securities premium will form part of consideration under Clause 17.1;
- 18.2.4 Expenses incurred pursuant to the Scheme and for the transfer of Engineering Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 2 and
- 18.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 18.2.1 over the face value and securities premium of the equity shares allotted pursuant to Clause 18.2.3 above after giving effect to inter-company balances as per Clause 18.2.2 shall be adjusted in compliance with applicable accounting standards.
- 18.2.6 Goodwill, if any, appearing in the Balance Sheet of the Resulting Company 2 will be amortised/impaired/written off either as per applicable accounting standards or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Resulting Company 2.
- 18.2.7 To the extant, the balance in securities premium account or capital reserve account is utilised and/or adjusted as per Clause 18.2.6 above, there shall be reduction of securities premium account or capital reserve account, as the case may be, which shall be effected as an integral part of the Scheme itself in accordance with Section 52 and 66 and other applicable provisions of the Act.
- 18.2.8 The Board of Directors of the Resulting Company 2 in consultation with Statutory Auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

 $For the purpose of this {\it Clause} 18, ``Net Assets'' would mean difference between the {\it carrying value} of assets and {\it liabilities}.$ 

- 19. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY
- 19.1 Upon coming into effect of Part III of this Scheme, INR 50,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 2. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 2 shall automatically stand amended so as to read as under:
  - "The Authorised Share Capital of the Company is Rs. 50,25,00,000/- (Rupees Fifty Crore Twenty Five Lakhs only) divided into 5,02,50,000 (Five Crore Two Lakhs Fifty Thousand only) equity shares of Rs. 10/- (Rupees Ten) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."
- 19.2 It is clarified that the approval of the members of the Resulting Company 2 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 2 and the Resulting Company 2 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 2 as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 19.3 The registration fee applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 2 in terms of sub Clause 19.1 herein above, shall be deemed to have been so paid by the Resulting Company 2 and accordingly, the Resulting Company 2 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 2 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.

### AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

- 20. TRANSFER OF ASSETS AND LIABILITIES
- 20.1 Immediately on Part III of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company shall stand amalgamated with the Transferee Company as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company, so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company by virtue of, and in the manner provided in this Scheme.
- 20.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective and with effect from the Appointed Date 2:
  - 20.2.1 with respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date 2.
  - 20.2.2 subject to Clause 20.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 20.2.1 above, including all rights, titles and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be



- transferred to and vested in the Transferee Company, with effect from the Appointed Date 2, by operation of law as transmission or as the case may be in favour of Transferee Company. With regard to the licenses of the properties, the Transferee Company will enterinto novation agreements, if it is so required.
- 20.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/or the Transferee Company.
- 20.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in and/or deemed to have been transferred to and vested in, the Transferee Company, so as to become on and from the Appointed Date 2, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 20.
- 20.2.5 the vesting of the entire undertaking of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
- 20.2.6 Taxes, if any, paid or payable by the Transferor Company after the Appointed Date 2 shall be treated as paid or payable by the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may be applicable.
- 20.2.7 if the Transferor Company is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 20.2.8 upon Part IV of the Scheme becoming effective, the Transferor Company and/or the Transferee 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 20.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company, shall, if so required by the Transferee Company, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidy, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 20.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.
- 20.2.11 without prejudice to the foregoing provisions of Clause 20.2, and upon the effectiveness of Part IV of the Scheme, the Transferor Company and the Transferee Company shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

### 24. LEGAL PROCEEDINGS

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the "Proceedings") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same



 $extent as it would or might have been continued, prosecuted and enforced by oragainst the \textit{Transferor Company as if this Scheme had not been made.} On and from the \textit{Effective Date}, the \textit{Transferee Company may initiate any legal proceeding for and on behalf of the \textit{Transferor Company}.} \\$ 

- 25. CONSIDERATION
- 25.1 After effectiveness of Part III of the Scheme, the Transferor Company shall become a subsidiary of the Transferee Company.
- 25.2 After effectiveness of the Part III of the Scheme and in consideration of and subject to the provisions of Clause 25.3 and other provisions of this Scheme, Transferee Company shall, without any further application, act, deed, consent, instrument, issue and allot, to each shareholder of the Transferor Company whose name is recorded in the register of members of the Transferor Company on the Record Date, in the following proportion:
  - "7(Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Transferee Company shall be issued and allotted, credited as fully paid up, for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in the Transferor Company." ("Transferee Company New Equity Shares").
  - $No shares shall be issued by the {\it Transferee Company in respect of the sharesheld by the Transferee Company in the Transferor Company.}$
- 25.3 Upon Part IV of this Scheme becoming effective, and in consideration of the Transferor Company amalgamating into the Transferee Company, the equity shares held by the Transferee Company on the Effective Date (held either directly or through its nominees) in the Transferor Company shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash what soever by the Transferee Company in lieu of such shares of the Transferor Company.
- 25.4 The equity shares of the Transferee Company to be issued and allotted as provided in Clause 25.2 above shall be subject to the provisions of the memorandum of association and articles of association of Transferee Company, as the case may be, and shall rank pari passu in all respects with the existing equity shares of Transferee Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 25.5 In case any shareholder's shareholding in the Transferor Company is such that such shareholder becomes entitled to a fraction of an equity share of Transferee Company, as the case may be, Transferee Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee(s) nominated by the Board of the Transferee Company in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee(s) may in its sole discretion decide and on such sale, shall pay to Transferee Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Transferee Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.
- 25.6 The issue and allotment of equity shares as provided in Clause 25.2, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Transferee Company or Transferor Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Transferee Company and/or the Transferor Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 25.2.
- 25.7 The Transferee Company New Equity Shares issued pursuant to Clause 25.2 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Transferor Company to Transferee Company on or before such date as may be determined by the Board of Transferor Company. In the event that such notice has not been received by Transferee Company in respect of any of the shareholders of Transferor Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Transferor Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Transferee Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Transferee Company, then Transferee Company shall issue the equity shares in physical form to such shareholder or shareholders.
- 25.8 Transferee Company shall apply for listing of Transferee Company New Equity Shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable. The Transferee Company New Equity Shares allotted by the Transferee Company in terms of Clause 25.2 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchanges.
- 25.9 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio as per Clause 25.2 above, shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 25.10 Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.
- 26. ACCOUNTINGTREATMENT BY THE TRANSFEREE COMPANY IN RESPECT OF ASSETS AND LIABILITIES
- 26.1 The Transferee Company shall account for the Scheme in its books/financial statements upon receipt of all relevant/requisite approvals for the Scheme, in accordance with the Purchase Method of Accounting as prescribed under Accounting Standard 14 ("AS 14") dealing with "Accounting for Amalgamations", as amended from time to time including as provided herein below:



- 26.1.1 The Transferee Company shall record the assets and liabilities of Transferor Company, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company or at their fair value of identified assets and liabilities, as may be decided by the Board of Directors of the Transferee Company.
- 26.1.2 The Transferee Company shall credit to the Share Capital account in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 25.2 above to the equity shareholders of the Transferor Company. INR 507.40 will be accounted as securities premium in the books of Transferee Company for each equity share issued in accordance with Clause 25.2. The securities premium will form part of consideration under Clause 25.1.
- 26.1.3 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company and the Transferee Company will stand cancelled and there shall be no further obligation / outstanding in that behalf.
- 26.1.4 Expenses pertaining to the Scheme and for the amalgamation shall be adjusted to the reserves and surplus account of the Transferee Company.
- 26.1.5 The difference being the Net Assets transferred to Transferee Company pursuant to Clause 26.1.1 over the face Value and securities premium of the equity shares allotted as per Clause 26.1.2 above after giving effect to inter-company balances as per Clause 26.1.3, shall be adjusted in compliance with applicable accounting standards.
- 26.1.6 Upon coming into effect of Part IV of this Scheme, the shares held by the Transferee Company in the Transferor Company on the Effective Date, shall be cancelled and the same shall be treated as per applicable accounting standards.
- 26.1.7 Goodwill, if any, appearing in the balance sheet of the Transferee Company will be amortised/impaired/written off either as per AS 14 or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Transferee Company.
- 26.1.8 To the extent the balance in securities premium account or capital reserve is utilised and/or adjusted as per Clause 26.1.7 above, there shall be reduction of securities premium account or capital reserve as the case may be which shall be effected as an integral part of the Scheme itself in accordance with Sections 52 and 66 and other applicable provisions of the Act.
- 26.1.9 The Board of Directors of the Transferee Company, in consultation with statutory auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

For the purpose of this Clause 26, "Net Assets" would mean difference between the carrying value of assets and liabilities.

- 28. COMBINATION OF AUTHORISED CAPITAL
- 28.1 Upon Part IV of the Scheme becoming effective, the authorised share capital of the Transferee Company shall stand increased without any further act, instrument or deed on the part of Transferee Company including payment of stamp duty and fees to Registrar of Companies, by the authorised share capital of the Transferor Company amounting to INR 15,00,00,000 (Indian Rupees Fifteen Crores) comprising of 1,50,00,000 equity shares of INR 10 each and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under the applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorized capital of the Transferor Company shall be utilized and applied to the increased authorized share capital of the Transferor Company and there would be no requirement for any further payment of stamp duty and/or fee by the Transferor Company for increase in the authorised share capital to that extent.
- 28.2 Clause V of the memorandum of association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following
  - "The Authorised Share Capital of the Company is Rs.65,25,00,000/- (Rupees Sixty Five Crores Twenty Five Lakhs only) divided into 6,52,50,000 (Six Crores Fifty Two Lakhs Fifty Thousand only) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide or to consolidate the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company."
- 28.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act.
- 29. DISSOLUTION OF TRANSFEROR COMPANY
  - On Part IV of this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up. On and from the Effective Date, the name of the Transferor Company shall be struck off from the records of the concerned RoC.
- 30. CHANGEINAUTHORISED SHARE CAPITAL OF DEMERGED COMPANY
- 30.1 Upon Part II and Part III of this Scheme coming into effect and consequent to transfer of authorised share capital as mentioned in Clause 11 and 19 above, Clause V of the Memorandum of Association of the Demerged Company shall stand replaced and altered as per this Clause 30.
- 30.2 Clause V of the Memorandum of Association of the Demerged Company shall be replaced to include the following, without any further act, deed or instrument:
  - "The Authorised Share Capital of the Company is Rs. 565,00,00,000/- (Rupees Five Hundred Sixty Five Crores only) divided into



46,50,00,000 (Forty Six Crores Fifty Lacs Only) Equity Shares of Rs. 10/- (Rupees Ten only) each, 1,00,00,000 (One Crore Only) Preference Shares of Rs. 100/- each with such rights, privileges and conditions attached thereto as may be determined by the General Meetings at the time of issue. The Company has and shall always have the power to divide the Share Capital from time to time and to vary, modify and abrogate any rights, privileges, conditions attached to the Share in such a manner as may from the time being provided in the regulations of the Company."

- 30.3 It is clarified that the approval of the members of the Demerged Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Demerged Company and the Demerged Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Demerged Company as required under Sections 13, 61 and 64 of the Act and other applicable provisions of the Act.
- 30.4 It is further clarified that should either Part II or Part III be made effective individually then Clause V of the Memorandum of Association of the Demerged Companyshall be suitably modified to give effect only to either Clause 11 or Clause 19 as the case may be.
- 31. CONSOLIDATION OF EQUITY SHARES OF THE RESULTING COMPANY 1
- 31.1 With satisfaction or waiver of conditions mentioned in Clause 41.1 of the Scheme, 2 (two) equity shares of INR 2 each of the Resulting Company1 shall be consolidated into 1 (one) fully paid up equity share of INR 4 each.
- 31.2 The share certificates of the Resulting Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the consolidation of equity share capital of the Resulting Company 1 and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Resulting Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of thesaid shareholders maintained with the depositories.
- 31.3 Due to such consolidation in capital of the Resulting Company 1, if a shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificates to such member/beneficial owner but shall round off such shareholders entitlement to the nearest integer.
- 31.4 The aforesaid consolidation of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 61 of the Act separately and approval of the shareholders to the scheme shall be deemed to be approval to the consolidation of equity shares under Section 61 of the Act.
- 31.5 It is clarified that upon the Scheme becoming effective, the consolidation of shares as stated in this Part VI shall precede all other actions as stated in Part II and Part VII of this Scheme.
- 32. REDUCTIONAND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1
- 32.1 Simultaneously upon implementation of Part II of the Scheme and with effect from the Effective Date, all the equity shares of the Resulting Company 1 held by the Demerged Company and forming part of the Branded Apparel Undertaking ("Resulting Company 1 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 1, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 32.2 The aforesaid reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 32.3 On effecting the reduction of the share capital as stated in Clause 32.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 32.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 32.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of Resulting Company 1 Cancelled Shares.
- 33. REDUCTIONAND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2
- 33.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2 ("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 33.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 33.3 On effecting the reduction of the share capital as stated in Clause 33.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 33.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 33.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.



- 34. REMAINING BUSINESS
- 34.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and be vested in and be managed by the Demerged Company.
- 34.2 All legal, Taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company.
- 34.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 34.2 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the relevant resulting company, against all liabilities and obligations incurred by that resulting company in respect thereof.
- 34.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 34.2 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant resulting company and at the cost of the said resulting company and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.
- 35. DIVIDENDS
- 35.1 The Transferor Company, Transferee Company, Demerged Company and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2018 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/declared only by the mutual consent of the concerned Parties.
- 35.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be.
- 43. CHANGE OF NAME OF RESULTING COMPANY 2
- 43.1 Upon Part IV of the Scheme becoming effective, the name of the Resulting Company 2 shall stand changed to 'The Anup Engineering Limited' or such other name which is available and approved by the RoC, by simply filing the requisite forms and subject to payment of fees with the Appropriate Authority.
- 43.2 Thereafter, subject to Clause 43.1 above:
  - 43.2.1 Clause I of the memorandum of association of the Resulting Company 2 shall without any act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act and be replaced by the following clause:
  - "The name of the Company is The Anup Engineering Limited."
- 43.3 It is hereby clarified that, for the purposes of acts and events as mentioned in this Clause 43 the consent of the shareholders of the Resulting Company 2 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed."
- 10. Observation Letters from BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") dated 28th February, 2018 conveying no objection to the Scheme are enclosed herewith as **Annexures 4 and 5** respectively. Complaints Report dated 26th December, 2017 submitted by the Company to BSE and NSE are enclosed herewith as **Annexure 6**.
- 11. The Unaudited Financial Results of the Demerged Company, the Resulting Company 1 and the Resulting Company 2 for the period ended 30th September, 2017 are enclosed as **Annexures 12, 13 and 14** respectively and the Audited Financial Results of the Transferor Company for the period ended 31st December, 2017 are enclosed as **Annexure 15.**
- 12. Abridged prospectus including certificate of Yes Securities (India) Limited confirming accuracy and adequacy of the information contained therein, as required under the SEBI Circular, of the Resulting Company 1, the Resulting Company 2 and the Transferor Company are enclosed herewith as **Annexures 16 to 18.**
- 13. Summary of Valuation Report including basis of valuation and Fairness opinions is enclosed herewith as **Annexure 7**.
- 14. Amounts due to unsecured creditors as on 31st December, 2017:

Deme	Demerged Company		ltingCompany1
Number	Number Amount (INR)		Amount (INR)
3,484	490,71,05,844/-	387	189,84,52,664/-
Result	Resulting Company 2		sferor Company
Number	Amount (INR)	Number	Amount (INR)
-	-	310	11,55,90,374/-



### 15. Effect of the Scheme on various parties

### A. Key Managerial Personnel (KMPs) and Directors

None of the Directors, the Key Managerial Personnel (as defined under the Act and rules framed thereunder) of the Demerged Company and their respective relatives (as defined under the Act and rules framed thereunder) have any interest in the Scheme except to the extent of the equity shares held by them in the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company and/or to the extent that the said Director(s) are common director(s) of the said companies and/or to the extent that the Key Managerial Personnel is holding shares in said companies and/or to the extent that the said Director(s), Key Managerial Personnel and their respective relatives are the directors, members of the companies that hold shares in the respective companies. Except in the case of Anveshan Heavy Engineering Limited, none of the said Directors or the Key Managerial Personnel has any material interest in the Scheme. There is no effect of the Scheme on the key managerial personnel and/or the Directors of the said companies.

Details of shares held by the present Directors and KMPs of the Transferor Company and the Transferee Company either individually or jointly as a first holder or second holder or as a nominee, in the respective companies are as under:

### **Demerged Company**

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held as on 31st December, 2017
1.	Sanjaybhai Shrenikbhai Lalbhai	Chairman and Managing Director	1,564
2.	PunitSanjayLalbhai	Wholetime Director	3,714
3.	KulinSanjayLalbhai	Wholetime Director	-
4.	Jayesh Kantilal Shah	Wholetime Director	-
5.	Dr. Bakul Harshadrai Dholakia	Independent Director	14,700
6.	DileepChinubhaiChoksi	Independent Director	-
7.	Samir Uttamlal Mehta	Independent Director	-
8.	RenukaRamnath	Independent Director	295
9.	Vallabh Roopchand Bhanshali	Independent Director	-
10.	Nilesh Dhirajlal Shah	Independent Director	211
11.	R.V.Bhimani	Company Secretary	-

### Resulting Company 1

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Non-Executive Director	-
2.	Kulin Sanjay Lalbhai	Non-Executive Director	-
3.	Jayesh Kantilal Shah	Non-Executive Director	-
4.	RenukaRamnath	Nominee Director	-
5.	NithyaEaswaran	Nominee Director	-
6.	Nilesh Dhirajlal Shah	Independent Director	-
7.	Kamal Singal	Independent Director	-
8.	Kannan Soundararajan	Chief Financial Officer	-
9.	B.S. Vijay Kumar	CompanySecretary	-

### Resulting Company 2

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held
			as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	49,994
2.	Punit Sanjay Lalbhai	Director	1
3.	Paresh Shah	Director	-



### **Transferor Company**

Sr. No.	Name of the Director/KMPs	Designation	Number of equity shares held
			as on 31st December, 2017
1.	SanjaybhaiShrenikbhaiLalbhai	Chairman and Managing Director	4,630
2.	Punit Sanjay Lalbhai	Director	-
3.	Jayesh Kantilal Shah	Director	-
4.	SamvegbhaiArvindbhai Lalbhai	Director	12,600
5.	BhupendraMangaldasShah	Independent Director	-
6.	KamalSingal	Independent Director	-
7.	Rishi Roop Kapoor	Chief Executive Officer	-
8.	Paresh Ambalal Shah	Chief Financial Officer	-
9.	Rakesh Kumar Poddar	CompanySecretary	-

### B. Promoter and Non-Promoter Equity Shareholders of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company

In compliance with the provisions of Section 232(2)(c) of the Act, the Board of Directors of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company in their meetings held on 8th November, 2017 have adopted a report, inter alia, explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoter and non-promoter shareholders amongst others. Copy of the reports adopted by the respective Board of Directors of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company are enclosed as **Annexures 8 to 11.** 

### C. Depositors

None of the companies involved in the Scheme have accepted any public deposits and thus, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.

### D. Creditors & Debenture-Holders

The proposed Scheme does not involve any compromise or arrangement with the creditors, debenture holders or debenture trustee of any of the companies involved in the Scheme. The rights of the creditors, debenture holders or debenture trustees hall not be affected by the Scheme. There will be no reduction in their claims on account of the Scheme. The creditors will be paid in the ordinary course of business as and when their dues are payable. There is no likelihood that the creditors would be prejudiced in any manner as a result of the Scheme being sanctioned. The unsecured non-convertible debentures of the Demerged Company are listed on the wholesale debt segment of BSE Limited and shall continue to be payable by the Demerged Company.

### E. Employees

### a) <u>Demergerand Vesting of the Branded Apparel Undertaking</u>

With effect from the Effective Date, the Resulting Company 1 shall engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 1 shall continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them and services of all such employees with the Demerged 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/terminal benefits.

### b) <u>Demergerand Vesting of the Engineering Undertaking</u>

With effect from the Effective Date, the Resulting Company 2 shall engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 2 shall continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them and services of all such employees with the Demerged 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/terminal benefits.

### c) <u>Amalgamation of Transferor Company with Transferee Company</u>

The Transferee Company shall engage all the employees of the Transferor Company on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferor Company and services of all such employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company 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/terminal benefits.



### 16. Capital Structure pre and post scheme

The Pre-Scheme capital structure of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company are detailed in clause 5 above.

The Post-Scheme capital structure is as follows:

### **Demerged Company**

There will no new issue of shares by the Demerged Company on account of the Scheme. The Post-Scheme capital structure will remain unchanged. The Demerged Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

### Resulting Company 1

Pursuant to the scheme, the equity share capital of the Resulting Company 1 shall stand consolidated into fully paid up equity shares of Rs. 4 each from existing face value of Rs. 2 each. The present issued and paid up capital held by the Demerged Company shall stand cancelled and the capital structure after the issue of shares to the shareholders of the Demerged Company will be as under:

Particulars	INR
Authorised Share Capital	
18,75,00,000 equity shares of INR4 each	75,00,00,000
Total	75,00,00,000
Issued, Subscribed and Paid-up Capital	
5,76,95,762 equity shares of INR 4 each	23,07,83,048
Total	23,07,83,048

The Demerged Company and Resulting Company 1 have outstanding employee stock options under their respective existing stock option schemes, the exercise of which may result in an increase in the Post-scheme issued and paid-up share capital of the Resulting Company 1.

### Resulting Company 2

The capital structure after the issue of shares to the shareholders of the Demerged Company and Transferor Company will be as under:

Particulars	INR
Authorised Share Capital	
5,02,50,000 equity shares of INR 10 each	50,25,00,000
Total	50,25,00,000
Issued, Subscribed and Paid-up Capital	
1,01,93,962 equity shares of INR 10 each	10,19,39,620
Total	10,19,39,620

The Demerged Company, Resulting Company 2 and Transferor Company have outstanding employee stock options under their respective existing stock option schemes, the exercise of which may result in an increase in the Post-scheme issued and paid-up share capital of the Resulting Company 2.

### **Transferor Company**

Upon the Scheme coming into effect, the Transferor Company shall be dissolved without being wound up.

### 17. Investigation or proceedings, if any, pending against the Company under the Companies Act, 2013

No investigation proceedings have been instituted or are pending in relation to the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company under Sections 210 to 229 of Chapter XIV of the Act or under the corresponding provisions of the Act of 1956. Further, no proceedings are pending under the Act or under the corresponding provisions of the Act of 1956 against any of the aforementioned companies.

To the knowledge of the Demerged Company, the Resulting Company 1, the Resulting Company 2 and the Transferor Company, no winding up proceedings have been filed or are pending against them under the Actor the corresponding provisions of the Act of 1956.



# Shareholding Pattern Pre and post scheme

### **Demerged Company**

**Preand Post Scheme Shareholding Pattern** 

Pre Scheme Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: Arvind Limited
2.	Scrip Code/Name of Scrip/Class of Security: 500101
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg. 31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	*oN
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	

shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities. Arvind Limited

### Table I - Summary Statement holding of specified securities Sharehold Number of Shares ing as a % No. of Shareholding , as a % assuming full conversion of shares encumbered Number of Voting Rights held in each class of of total Shares securities No. of No. of no. of Underlying Partly shares shares Outstanding convertible equity paid-up underlyin (calculate convertible securities ( as a As a % of As a % of shares held No of Voting Rights Nos. of No. of fully equity d as per Total as a securities percentage of total total Depositor Total nos. sharehold paid up equity shares SCRR, % of (including diluted share Shares Shares demateriali Category Category of shareholder ers shares held held y Receipts shares held 1957) Class eg: X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) sed form (VIII) As a (VII) = % of (XI)= (VII)+(X) As a % of (A+B+C2) (XIII) (1) (111) (IV) (V) (VI) (IV)+(V)+ (VI) (A+B+C2) (IX) (X) (XII) (XIV) Promoter & Promoter Group 37 110998894 110998894 42.9202 110998894 0 110998894 42.9202 0 42.9202 0.0000 5550000 5.000000 110998894 Public 186458 147618175 147618175 57.0798 147618175 0 147618175 57.0798 57.0798 0.0000 NA NA 144405938 Non Promoter - Non Public 0.0000 NA NA (C1) Shares Underlying DRs 0.0000 0.0000 0.0000 0.0000 NA NA (C2) Shares Held By Employee Trust 0.0000 0.0000 0.0000 NA 0.0000 NA 186495 258617069 258617069 100.0000 258617069 0 258617069 100.0000 0 100.0000 5550000 2.146000 255404832 Total 0.0000



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						No. of	-	Sharehold ing % calculate	Number of securities	Voting Rigi	nts held in ea	ch class of	No. of Shares Underlying	as a 70 assumming	Number o	of Locked in	Number o pledged o otherwise encumber	r:	Number o
		DAM	Nos. of sharehold		paid-up equity shares	shares underlyin B Depositor	Total nos.	d as per SCRR, 1957 As a % of	No of Votin	Class eg:	TI	Total as a	Outstanding convertible securities (including	of convertible securities ( as a percentage of diluted share	No. feb	As a % of total Shares	News	As a % of total Shares	equity shares held in demateria
	Category & Name of the shareholders	PAN (II)	ers (III)	held (IV)	held (V)	(VI)	shares held (VII) =	(VIII) As a	Class eg: X		Total	(A+B+C)	(X)	capital] (XI)= (VII)+(X) As	No. (a)	held(b)	No. (a)	held(b)	ised form (XIV)
0	Indian	104	11117	(10)	141	(21)	(4.11) -	(viii) rs a	Ŷ	1 3	N		(^/	(An)- (An) (A) (A)	- 1	1	- 17	T	(VIA)
1	Individuals / Hindu Undivided Family		17	76345	0	0	76345	0.0295	76345	0	76345	0.0295	o	0.0295	0	0.0000	0	0.0000	76345
-	Hansaber Niranjanbhai La bhai	ABCPL8306R	2		0	0		0.0147		0	38052	0.0147	o		0	0.0000	0	0.0000	38052
	Swati Si Lalbhai	ABBPL6609G	1	9712	0	0	22222222	0.0038	9712	0	9712	0.0038	0		0	0,0000	n	0.0000	9712
	Badlani Manini Rajiv	ABEPN6750D	1	EAST DO	0	C		0.0027	0.0.7555	0	5902	0.0027	o	700007.70	0	0.0000	0	0.0000	6902
	Sunil Siddharth Lalbhai	AAFPL0691R	1	5437	9::	0:		0.0021	5437	0	5437	0.0021	n		0	0.0000	n	0.0000	5437
	Vimla S Lalbhai	ABCPL6407D	2	4590	0	C .		0.0021	4590	0	4590	0.0018	ō		0	0.0000	0	0.0000	4590
	Taral S Lalbhai	AAYPL1610K	1	10000000	0	0		0.0016	44100-014	0	4074	0.0016	n		0	0.0000	n	0.0000	4074
	Punit Sanjaybhai	ABBPL1387R	1	117.00	9	0		0.0014		0	3714	0.0014	0		0	0.0000	0	0.0000	3714
	Astha Lalbhai	ACPPL8308R	1	1925	0	0		0.0007	1925	0	1925	0.0007	0		0	0.0000	D	0.0000	1925
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3	1364	9	c.		0.0006	1564	0	1564	0.0006	o o	200 100 000	0	0.0000	0	0.0000	1564
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2	345	0	0		0.0001	345	0	345	0.0001	n		0	0.0000	n	0.0000	345
	Sunil Siddharth	AAFH58242F	1	18	n	n		0.0000	18	o	18	0.0000	ñ	0.0000	0	0.0000	n	0.0000	18
	Kalpana Shripal Morakhia	AFQPM9762E	1	12	0	0		0.0000	12	0	12	0.0000	0		0	0.0000	0	0.0000	12
1	Central Government / State Government(s)	A Car III S 7 OEC	n	0	0	0	34.00	0.0000	0	0	0	0.0000	0	010000	0	0.0000	D	0.0000	0
)	Financial Institutions / Banks		0		0	0	0	0.0000	0	0		0.0000	0	2000000000000	0	0.0000	0	0.0000	0
	Financial insulutions / Banks		1		U	U	U .	0.0000			U	0.0000		0.0000	0	0.0000	0	0.0000	+
1	Any Other (Specify)		20	110922549	n	0	110922549	42.8907	110922549		110922549	42.8907		42.8907	0	0.0000	5550000	5.0035	11092254
,	Bodies Corporate		20	110922549		0	the way to be a second	42.8907	110922549		110922549	42.8907	0		0	0.0000	5550000	5.0035	110922549
	Aura Securities Private Limited	AABCT4637N	20	95561810	0	0		36.9511	95561810		95561810	36.9511	0	7.77	0	0.0000	1595000	1.6691	95561810
			2		u .	u u	2-2-2-27-27-27-2		245775757				0	57,000,00	U	-1-2			
	Ami Employee Welfare Trust	AAATA1230L	2	6327317	0	0		2.4466	6327317		5327317	2.4466	0		0	0.0000	3500000	55.3157	6327317
	Atul Limited	AABCA2390M	1	4127471	u .	0		1.5960		0	4127471	1.5960	U	41.4.4444		0.0000	D	0.0000	4127471
	Aagam Holdings Private Limited	AAACA3899C	1	18/6258	9	0		0.7255		0	1876258	0.7255	0	3.11.22.2	0	0.0000	D	0.0000	18/6258
	Amazon Investments Private Limited	AAACA9610K	1	1152962	0	0		0.4458		0	1152962	0.4458	0		0	0.0000	0	0.0000	1152962
	Aura Business Ventures Lip	ABHFA4336M	1	810000	0	C		0.3132	810000	0	810000	0.3132	0	C.DEDE	0	0.0000	D	0.0000	810000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	455000	0	C		0.1759	435000	0	455000	0.1759	0		0	0.0000	455000	100.0000	455000
	Aeon Investments Private Limited	AAACA9605Q	1	179244	0	0		0.0693	179244	0	179244	0.0693	0	414444	0	0.0000	0	0.0000	179244
	Actore Investments Private Limited	ΛΛΛCΛ9395M	1	132296	0	C		0.0512	132296	0	132296	0.0512	0	0.0000	0	0.0000	0	0.0000	132296
	Anusandhan Investments Limited	AAACA4013C	1	115000	0	0		0.0445	115000	0	115000	0.0445	0	010 1 10	0	0.0000	0	0.0000	115000
	Amardeep Holdings Private Limited	AAACA9609C	1	94250	0	C		0.0364	94250	0	94250	0.0364	0	Errece, y c	0	0.0000	0	0.0000	94230
	Aayojan Resources Private Ltd	AAACA3895Q	1	0.1500	9	0				0	84505	0.0327	0	0.0327	0	0,0000	0	0.0000	84505
	Adhinami Investments Private Limited	AABCA7790D	1	6000	0	C	6000	0.0023	6000	0	5000	0.0023	0	0.0023	0	0.0000	0	0.0000	6000
	Akshita Holdings Private Limited	AAACA9600M	1	136	0	0	136	0.0001	136	0	136	0.0001	0	0.0001	0	0.0000	0	0.0000	136
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	100	D	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	Aura Securities Pvt Ltd	ABBFA4102H	1	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	100	D	C	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	0	0.0000	100
	A CONTRACTOR AND				2004			215 Tall 2 To 1 To 1				eng eyat	li .		Ü			201000000000	100 mg
	Sub Total (A)(1) Foreign		37	110998894	Đ	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.0000	11099889
)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	o	0	0		0.0000	0	o	0	0.0000	0	EXECUTIVE CO.	o	0.0000	0	0.0000	0
)	Government				0	0		0.0000	0	0	0	0.0000	0	010000	0	0.0000	0	0.0000	0
)	Institutions		0	0	0	0	22	0.0000	0	0	0	0.0000	0	1103037010000	0	0.0000	0	0.0000	0
	Foreign Portfolio Investor		0	0	0	0	D	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	D	0.0000	0
	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	٥	0.0000	0	0.0000	0	0.0000	٥
	Sub Total (A)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2)		37	110998894	•	0	110998894	42.0202	110998894		110998894	42.0202		42.9202	0	0.0000	5550000	5.0000	11099889

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s)
  [2] The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

### **Arvind Limited**

### Table III - Statement showing shareholding pattern of the Public shareholder

						No. of		Sharehold ing % calculated		Voting Rig	hts held in ea	ch class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number shares	of Locked in	Number of pledged of encumber	or otherwise	Number of
			Nos. of	No. of fully	Partly paid-up equity	shares underlyin	Total nos.	as per SCRR, 1957 As a	No of Votin	g Rights		Total as a	Outstanding convertible securities	convertible securities ( as a percentage		As a % of		As a % of	equity shares held in
			sharehold	equity	shares	Depositor	shares	% of				% of	(including	of diluted	1777	Shares	1000	Shares	dematerial
	Category & Name of the shareholders	PAN	ers	shares held	held	y Receipts			Class eg: X			(A+B+C)	Warrants)	share capital)		held(b)	No. [a]	held(b)	ised form
	(1)	(II)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			(IX)	e s	(X)	{XI}= (VII}+{X}		(XII)		XIII)	(XIV)
1	Institutions			2555555	-	-	25545455	0.0054	25040400		25554475	0.0054						1	25533543
(a)	Mutual Fund	ALATKATATE	84	25849130	0	0	25849130	9.9951	25849130	0		9.9951	Û	9.9951	0	0.0000	NA	NA.	25837617
	Kotak Select Focus Fund	AAATK4475F	- 3	5000000	0	0	5000000	1.9334	5000000	0	5000000	1.9334	U	1.9334	0	0.0000	NA	NA	5000000
	Franklin Templeton Mutual Fund A/C Franklin Indi		+	4600000	0	0	4600000	1.7787	4600000	0	4600000	1.7787	U	1.7787	0	0.0000	NA	NΛ	4600000
40.0	Sundaram Mutual Fund A/C Sundaram Select Mid	AAATS2S54B	1200	3642377	0	0	3642377	1.4084	3642377	0	3642377	1.4084	0	1.4084	0	0.0000	NA	NA	3642377
(b)	Venture Capital Funds		0	U	0	0	0	0.0000	u	U	0	0.0000	U	0.0000	0	0.0000	NA	NA	0
(c)	Alternate Investment Funds		1	6600	0	0	6600	0.0026	6600	0	6600	0.0026	0	0.0026	0	0.0000	NA	NA	6600
[d]	Foreign Venture Capital Investors		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(e)	Foreign Portfolio Investor		217	70426007	0	0	70426007	27.2318	70426007	0	70426007	27.2318	0	27.2318	0	0.0000	NA	NA	70404050
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		5576324	0	0	5576324	2.1562	5576324	0	5576324	2.1562	0	2.1562	0	0.0000	NA	NA	5576324
557	Multiples Private Equity Fii I	AAGCM9652B	1	4942292	0	0	4942292	1.9110	4942292	0	4942292	1.9110	0	1.9110	C	0.0000	NA	NA	4942292
(f)	Financial Institutions / Banks		62	8648515	0	0	8648515	3.3441	8648515	0	8648515	3.3441	0	3.3441	0	0.0000	NA	NA	8640386
	Life Insurance Corporation Of India	AAACL0582H	4	8428439	0	0	8428439	3.2590	8428439	0	8428439	3.2590	0	3.2590	C	0.0000	NA.	NA .	8428439
(g)	Insurance Companies		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)	2	364	104930252	0	0	104930252	40.5736	104930252	0	104930252	40.5736	0	40.5736	0	0.0000	NA	NA	104888653
2	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)		1	200	0	0	200	0.0001	200	0	200	0.0001	o	0.0001	o	0.0000	NA	NA	200
	Sub Total (B)(2)	Č.	1:	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
3	Non-Institutions		N 8			19					18	3				3 3		18 3	
(a)	Individuals			0	0										0		NA	NA	
	I. Individual shareholders holding nominal share																		
	capital up to Rs. 2 lakhs.		180091	26807282	0	0	26807282	10.3656	26807282	0	26807282	10.3656	0	10.3656	0	0.0000	NA	NA	23850694
	li. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.		80	5358164		0	5358164	2.0719	5358164	,	5358164	2.0719	2	2.0719		0.0000	NA	NA.	5308164
(b)	NBFCs registered with RBI		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA NA	0
(c)	Employee Trusts	/-	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
[c]	Overseas Depositories(holding DRs) (balancing		-		U			0.0000	•		-	0.0000		0.0000	ļv	0.0000	1474	IVA	-
(d)	figure)		0			0	0	0.0000	0		0	0.0000		0.0000		0.0000	NA	NA	0
(e)	Any Other (Specify)		5922	10522277	0	0	10522277	4.0687	10522277	0	10522277	4.0687	0	4.0687	0	0.0000	NA	NA NA	10358227
(e)	Trusts		24	1041304	0	0	1041304	0.4026	1041304	0	1041304	0.4026	0	0.4026	0	0.0000	NA	NA	1041304
_	Hindu Undivided Family		2239	1316089	0	0	1316089	0.5089	1316089	0	1316089	0.5089	0	0.5089		0.0000	NA	NA NA	1316089
_	- house and the contract of th	ć	683	437769	0	0	437769	0.1693	437769	0	437769	0.1693	0	0.1693	0	0.0000	NA	NA NA	435076
	Non Resident Indians (Non Repat)  Non Resident Indians (Repat)	-	1283	883786	0	0	883786	0.1693	883786	0	883786	0.1693	0	0.3417	n -	0.0000	NA.	NA NA	722429
		-	1283	2900	0	0	2900	0.0011	2900	0	2900	0.0011	0	0.0011	0	0.0000	NA.	NA	2900
	Overseas Bodies Corporates		577	740487	0	0	740487	0.2863	740487	0	740487	0.2863	0	0.2863	0	0.0000	NA NA	NA NA	740487
-	Clearing Member		1115	200000000000000000000000000000000000000	0	0		2.3587	10.100.000	0	200000000000000000000000000000000000000	2.3587	0	110001000	0	0.0000	2007	NA NA	
_	Bodies Corporate		186093	6099942 42687723	0	0	6099942 42687723	16.5062	6099942 42687723	0	609994Z 42687723	16.5062	0	2.3587	0	0.0000	NA NA		609994Z
	Sub Total (B)(3) Total Public Shareholding (B)=	3	180032	4208/123	U	0	4266//23	10.5062	4258/123	0	4258//23	10.5062		16.5062	-	0.0000	Aw	NA	39517085

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note: (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodiar

						No. of		Sharehold ing % calculated	Number o	f Voting Rig	ghts held in	n each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number o		Number of pledged of otherwise encumber	or e	Number of equity
			98 2250	No. of fully paid	Partly paid-up	shares underlyin		as per SCRR,	No of Voti				Outstanding convertible	of convertible securities ( as a	3	As a % of			shares
	Category & Name of the shareholders	PAN	Nos. of shareholders	up equity d shares held	equity shares held	g Depositor v Receipts	shares	. 1957 As a % of (A+B+C2)	Class eg:		Total	Total as a % of (A+B+C)	securities (including Warrants)	percentage of diluted share capital)	No. (a)	total Shares held(b)	No. (a)	88.4	demate alised form
	(I)	(11)	2.55	(IV)	(V)	(VI)	(VII) =	(VIII) As a	10.00	(	IX)	(ATOTE)	(X)	(XI)= (VII)+(X) As		XII)		XIII)	(XIV)
	Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		o	0	D	0	0	0.0000	o	o o	0	0.0000	0	0.0000	0	0.0000	NA	NA	o
_	Total Non-Promoter- Non Public Shareholding (C)= {C)(1)+(C)(2)			0		0	0	0.0000	n	0	0	0.0000		0.0000	0	0.0000	NA	NΔ	0

### Note:

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian



Post Scheme (Expected) Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name o	f Listed Entity: Arvind Limited
2.	Scrip Co	ode/Name of Scrip/Class of Security: 500101
3.	Share H	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declara	tion: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
5	Whether any shares held by promoters are pledge or otherwise encumbered?	Yes	

<sup>\*</sup> If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Arvind	Limited																	
Table I -	Summary Statement holding of specified securities	:5																
				No. of	No. of		Sharehold ing as a % of total no. of		oting Righ	its held in eac	h class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	or e	Number of
Category	Category of shareholder	Nos. of sharehold ers	No. of fully I paid up equity shares held	Partly paid-up equity shares held		Total nos.	d as per SCRR,	No of Voting	Class eg:	Total	% of	securities (including	convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	total Shares	equity shares held in demateriali sed form
(I)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)	(ATDIC)	(X)	(XI)= (VII)+(X)		(XII)	4	XIII)	(XIV)
(A)	Promoter & Promoter Group	37	110998894	0	0			110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.000000	
(B)	Public	186458	147618175	0	0	147618175	57.0798	147618175	0	147618175	57.0798	0	57.0798	0	0.0000	NA	NA	144405938
(C)	Non Promoter - Non Public		1	L	0				0	1		0			0.0000	NA	NA	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(C2)	Shares Held By Employee Trust	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Total	186495	258617069	0	0	258617069	100.0000	258617069	0	258617069	100.0000	0	100.0000	O.	0.0000	5550000	2.146000	255404832



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						No. of		Sharehold ing % calculate	Number of securities	Voting Righ	nts held in ea	ich class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number of	of Locked in	Number of pledged of otherwise encumber	605000000000 <b>F</b> /s	- Number o
			Nos. of	No. of fully paid up equity	Partly paid-up equity	shares underlyin		d as per SCRR, 1957 As a	No of Votin	ig Rights		Total as a	Outstanding convertible securities	of convertible securities ( as a percentage of		As a % of		As a % of total	equity shares held in
	Category & Name of the shareholders	PAN	sharehold ers		shares held	Depositor y Receipts	Total nos. shares held	% of	Class eg: X	Class eg: Y	Total	% of (A+B+C)	(including Warrants)	diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	demateria
	Done	975-10	0000	200000	50000	200000	(VII) = (IV)+(V)+	(VIII) As a % of					10.500	(XI)= (VII)+(X) As a % of		2004		2014	20000.00
	(1)	(II)	(111)	(IV)	(V)	(VI)	(VI)	(A+B+C2)		(1	IX)		(X)	(A+B+C2)	t	XII)	()	111)	(XIV)
a)	Indian		17	70345	-	0	76245	0.000	76345	0	76345	0.0205	0	0.0305		0.0000		0.0000	70045
aj	Individuals / Hindu Undivided Family Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	76345 38052	0	0	76345 38052	0.0295	<b>76345</b> 38052	0	76345 38052	0.0295	0		0	0.0000	0	0.0000	76345 38052
	Swati S Lalbhai	ABBPL5609G	2	9712	u u	0	9712	0.0038	9712	D.	9712	0.d147	D	The state of the s	0	0.0000	11	0.0000	9712
	Badlani Manini Rajiv	ABEPN6750D	1	6902	0	o	6902	0.0027	5902	0	5902	0.0027	0		0	0.0000	0	0.0000	6902
	Sunit Siddharth Lalbhai	AAFPL0691R	1	5437	0	0	5437	0.0021	5437	0	5437	0.0021	0		0	0.0000	c	0.0000	5437
	Vimla S Laibhaí	ABCPL6407D	2	4590	0	0	4590	0.0018	4590	0	4590	0.0018	0		0	0.0000	C	0.0000	4590
	Tara S Lalbhai	AAYPL1610K	1	4074	0	0	4074	0.0016	4074	Ω	4074	0.0016	D.	0.0016	0	0.0000	0	0.0000	4074
	Punit Sanjaybhai	ABBPL1387B	3	3714	0	0	3714	0.0014	3714	0	3714	0.0014	D	0.0014	0	0.0000	0	0.0000	3714
	Astha Lalbhai	ACPPL8308R	1	1925	0	0	1925	0.0007	1925	0	1925	0.0007	0		0	0.0000	C	0.0000	1925
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3	1564	0	0	1564	0.0006	1564	0	1564	0.0006	0		0	0.0000	C	0.0000	1564
	Jayshreeben Sanjaytihai Laltihai	AADPL4080A	2	3/15	0	0	345	0.0001	345	0	345	0.0001	0		0	0.0000	C	0.0000	345
	Sunit Siddharth	AAFH\$8242F	1	18	0	0	18	0.0000	18	0	18	0.0000	0	and the second second	0	0.0000	0	0.0000	18
	Kalpana Shripal Morakhia	AFQPM9762E	1	12	0	0	12	0.0000	12	D.	12	0.0000	0		0	0.0000	0	0.0000	12
)	Central Government / State Government(s)		0	0	0	0	0		0	0	0	0.0000	0		0	0.0000	0	0.0000	0
:)	Financial Institutions / Banks		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
dh	Any Other [Specify]		20	110922549		0	110922549	42.8907	110922549	0	110922549	43 9007	0	42.8907	0	0.0000	5550000	5.0035	11092254
ul.	Bodies Corporate		20	110922549		0		42.8907	110922549		110922549	42.8907	0		0	0.0000	5550000	5.0035	11092254
_	Aura Securities Private Limited	AABCT4637N	3	95561810		0	95581810	36.9511	95561810	0	95561810	36.9511	D.		0	0.0000	1595000	1.6691	95561810
	Aml Employee Welfere Trust	AAATA1230E	2	6327317	6	0	6327317	2.4466	5327317	0	6327317	2.4456	0		0	0.0000	3500000	55.3157	6327317
	Atul Limited	AABCA2300M	1	4127471	0	0	4127471	1.5960	4127471	0	4127471	1.5960	0		0	0.0000	0	0.0000	4127471
	Aagam Holdings Private Limited	AAACA3899C	2	1876258	0	0	1876258	0.7255	1876258	0	1876258	0.7255	0		0	0.0000	0	0.0000	1876258
	Amazon Investments Private Limited	AAACA9810K	5	1152962	0	0	1152962	0.4458	1152962	0	1152962	0.4458	0		0	0.0000	0	0.0000	1152962
	Aura Business Ventures Llp	ABHFA4336M	1	810000	0	0	810000	0.3132	810000	0	810000	0.3132	0		0	0.0000	C	0.0000	810000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	453000	0	0	455000	0.1739	455000	0	455000	0.1759	0		0	0.0000	455000	100.0000	453000
	Aeon Investments Private Limited	AAACA9605Q	1	179244	0	0	179244	0.0693	179244	0	179244	0.0693	0		0	0.0000	0	0.0000	179244
	Adore Investments Private Limited	AAACA9595M	1	132296	0	0	132296	0.0512	132296	Ď.	132296	0.0512	0		0	0.0000	ō.	0.0000	132296
	Anusandhan Investments Limited	AAACA4013C	1	115000	0	0	115000	0.0445	115000	0	115000	0.0445	0		0	0.0000	0	0.0000	115000
	Amardeep Holdings Private Limited	AAACA9509C	1	94250	0	0	94250	0.0364	94250	0	94250	0.0354	0	0.0364	0	0.0000	0	0.0000	94250
	Aayojan Resources Private Ltd	AAACA3895Q	1	84505	0	0	84505	0.0327	84505	0	84505	0.0327	0	0.0327	0	0.0000	O .	0.0000	84505
	Adhinami Investments Private Limited	AABCA7790D	1	6000	0	0	6000	0.0023	5000	0	5000	0.0023	0	0.0023	0	0.0000	0	0.0000	6000
	Akshita Holdings Private Limited	AAACA9500M	1	136	0	0	136	0.0001	136	D	136	0.0001	0	0.0001	0	0.0000	0	0.0000	136
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	3	100	0	0	100	0.0000	100	n	100	0.000.0	0	0.0000	0	0.0000	C	0.0000	100
-	Aura Securities Pvt Ltd	ABBFA4102H	1	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	Č	0.0000	100
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	i	100	0	0	100	0.0000	100	0	100	0.0000	0	0.0000	0	0.0000	C	0.0000	100
	Sub Total (A)(1)		37	110998894	10	0	110998894	42.9202	110998894	0	110998894	42.9202	0	42.9202	0	0.0000	5550000	5.0000	11099889
	Foreign				1														1
N .	hadrada da Dura Barridan barresa da Avena							0.0000				0.0000		0.0000		0.0000		0.0000	
ų .i	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
)	Government		lu o	-	-		0	0.0000	-	-	0	0.0000	0	0.0000	0	0.0000	0	0.0000	-
li i	Institutions		u A	0	0	0	0		0	0	0	0.0000	0		0	0.0000	0	0.0000	0
	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0		0	0.0000	0	0.0000	0
•				0	0	0	D	0.0000	0	0	161	0.0000	D	0.0000	0	0.0000	161	0.0000	n
)	Any Other (Specify)		ž –		10	+	-									-	-		-
·	Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)=		o o	0	0	0	0		ō	0	ō	0.0000	0	0.0000	0	0.0000	o o	0.0000	0

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  {1} PAN would not be displayed on website of Stock Exchange(s)
  {2} The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Table I	II - Statement showing shareholding patter	n of the Public	sharehol	dei															
		51				No. of		Shareholding %	Number of of securitie		nts held in e	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number shares	of Locked In	Number pledged otherwis	e	Number
			Nos. of	No. of fully	Partly paid-up equity	shares underlyin	Total nos.	d as per SCRR, 1957 As a	No of Votis	ng Rights		Total as a	Outstanding convertible securities	of convertible securities ( as a percentage of		As a % of		As a % of	equity shares held in
	Category & Name of the shareholders	PAN	sharehold ers		shares	Depositor y Receipts	shares	% of	Class eg: X	Class eg:	Total	% of (A+B+C)	(Including Warrants)	diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	demateri lised forn
	(0)	(11)	(111)	(IV)	(V)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)	1	21	XI		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)		(XIII)	1	(XIII)	(XIV)
1	Institutions	100	(111)	((4)	(v)	(41)	(41)	[A+b+LZ]		1 "	1	ľ	[A]	(A+b+C2)		IVIII	1	Aut	[VIA]
(a)	Mutual Fund		84	25849130	0	D	25849130	9.9951	25849130	0	25849130	9.9951	0	9.9951	0	0.0000	NA:	NA	25837617
	Kotak Select Focus Fund	AAATK4475F		5000000	0	0	5000000	1.9334	5000000	0	5000000	1.9334	0	1.9334	a	0.0000	NA.	NA	5000000
	Franklin Templeton Mutual Fund A/C Franklin Inc	AAATT4931H		4600000	0	0	4600000	1.7787	4600000	0	4600000	1.7787	a	1.7787	a	0.0000	NA	NA	4600000
	Sundaram Mutual Fund A/C Sundaram Select Min			3642377	0	0	3642377	1.4084	3642377	0	3642377	1.4084	0	1.4084	0	0.0000	NA	NA	3642377
(b)	Venture Capital Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(c)	Alternate Investment Funds		1	6600	0	0	6600	0.0026	6600	0	6600	0.0026	0	0.0026	0	0.0000	NA	NA	6600
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.0000	0	0	0	0.0000	a	0.0000	0	0.0000	NA	NA	0
(c)	Foreign Portfolio Investor		217	70426007	0	0	70426007	27.2318	70426007	0	70426007	27.2318	O	27.2318	0	0.0000	NA	NA	70404050
-	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		5576324	0	0	5576324	2.13G2	5576324	0	5576324	2.1562	0	2.1562	0	0.0000	NA	NA	5576324
	Multiples Private Equity Fil I	AAGCM9652B		4942292	0	0	4942292	1.9110	4942292	0	4942292	1.9110	0	1.9110	0	0.0000	NA:	NA	4942292
(f)	Financial institutions / Banks		62	8648515	0	0	8648515	3.3441	8648515	0	8648515	3.3441	0	3.3441	0	0.0000	NA.	NA	8640386
	Life Insurance Corporation Of India	AAACL0582H	3	8428439	0	D	8428439	3.2590	8428439	0	8428439	3.2590	O .	3.2590	a	0.0000	NA .	NA	8428439
(g)	Insurance Companies		O	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	٥	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)		364	104930252	o	0	104930252	40.5736	104930252	0	104930252	40.5736	σ	40.5736	o	0.0000	NA	NA	10488865
2	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
	Sub Total (B)(2)		1	200	0	0	200	0.0001	200	0	200	0.0001	0	0.0001	0	0.0000	NA	NA	200
3	Non-Institutions		-					<u> </u>	-		-	-			5	+			4
(a)	Individuals		_	0	0										0		NA	NA	
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	5	180091	26807282	0	0	26807282	10.3656	26807282	0	26807282	10.3656	a	10.3656	a	0.0000	NA	NA	23850694
	ii. Individual shareholders holding nominal					n									-				
n.i	share capital in excess of Rs. 2 lakhs.	i.	80	5358164	0	0	5358164	2.0719	5358164	0	5358164	2.0719	0	2.0719	0	0.0000	NA	NA	5308164
(b)	NBFCs registered with RBI Employee Trusts		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA NA	NA NA	0
(c)	Overseas Depositories(holding DRs) (balancing		۲	U	U	U	U	0.0000	U	u	U	0.0000	v.	0.0000	U	0.0000	NA	IVA	10
(d)	figure)		0	0	n	0	0	0.0000	o	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	n
(e)	Any Other (Specify)	7	5922	10522277	0	0	10522277	4.0687	10522277	0	10522277	4.0687	o o	4.0687	0	0.0000	NA NA	NA NA	10358227
(=)	Trusts		24	1041304	0	0	1041304	0.4026	1041304	0	1041304	0.4026	0	0.4026	0	0.0000	NA NA	NA	1041304
	Hindu Undivided Family		2239	1316089	0	0	1316089	0.5089	1316089	0	1316089	0.5089	0	0.5089	0	0.0000	NA NA	NA NA	1316089
	Non Resident Indians (Non Repat)		683	437769	o	0	437769	0.1693	437769	0	437769	0.1693	o	D.1693	0	0.0000	NA NA	NA	435076
	Non Resident Indians (Repat)		1283	883786	o	0	883786	0.3417	883786	0	883786	0.3417	la la	0.3417	o o	0.0000	NA.	NA	722429
	Overseas Bodies Corporates		1	2900	0	0	2900	0.0011	2900	0	2900	0.0011	0	0.0011	0	0.0000	NA	NA	2900
	Clearing Member	-	577	740487	0	0	740487	0.2863	740487	0	740487	0.2863	0	0.2863	0	0.0000	NA	NA	740487
	Bodies Corporate		1115	6099942	0	D	6099942	2.3587	6099942	0	509994Z	2.3587	a	2.3587	a	0.0000	NA	NA	6099942
	Sub Total (B)(3)		186093	42687723	0	0	42687723	16.5062	42687723	0	42687723	16.5062	o	16.5062	0	0.0000	NA	NA	39517085
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		186458	147618175	2	0	147618175		147618175		147618175		55	57.0798	102	0.0000	NA	NA	14440593

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of Shares
ito, or shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note:

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.

					No. of		Sharehold ing % calculated	Number o		ghts held i	n each class	No. of Shares	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	or ≘	Number of equit
		Nos. of	300 CO CO	equity shares	shares underlyin g Depositor	Total nos.	as per SCRR, 1957 As a % of	No of Vot	ing Rights		% of	Outstanding convertible securities (including	convertible securities ( as a percentage of diluted	n	As a % of total Shares		As a % of total Shares	shares held in demate alised
Category & Name of the shareholders (I)	PAN (II)	ers (III)	held (IV)	held (V)	y Receipts	(VII) = (IV)+(V)+ (VI)	(A+B+C2) (VIII) As a % of (A+B+C2)		<u>γ</u> (	Total	(A+B+C)	Warrants)	share capital) (XI)= (VII)+(X) As a % of (A+B+C2)		held(b)	No. (a)	held(b)	form (XIV)
Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	D	0.0000	NA	NA	0
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		0	D	D	0	0	0.0000	0	0	0	0.0000	0	0.0000	D	0.0000	NA	NA	o
Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0	ln	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0

- Note:
  [1] PAN would not be displayed on website of Stock Exchange(s).
  [2] The above format needs to disclose name of all holders holding more than 1% of total number of shares
  [3] W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





### Resulting Company 1 Pre Scheme Shareholding Pattern

Pre Scheme Shareholding Pattern Pre Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Entity: Arvind Fashions Limited
2.	Scrip Code/Name of Scrip/Class of Security: Not Listed
33	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	*oN
1	Whether the Listed Entity has issued any partly paid up shares?		S S
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

## ACVIDD

				No. of	Na. of		Sharehold ing as a % of total no. of	1	ting Rights	held in each	class of	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number shares	of Locked in	Number of pledged of otherwise encumber	or :	Number of
		Nos. of sharehold	No. of fully paid up equity	Partly paid-up equity shares	shares underlyin g		shares	No of Voting I	lights		Total as a	Outstanding convertible	convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total	equity shares held in dematerial
Category	Category of shareholder	ers	shares held	held	y Receipts	shares held	1957)	Class eg: X	Class eg: y	Total	(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	ised form
(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		KI)	)	V.	(X)	(XI)= (VII)+(X)		(XII)	()	KIII)	(XIV)
(A)	Promoter & Promoter Group	1	103906759	(	0	103906759	89.69%	103906759	0	103906759	89.69%		0 89.69%		0.00%		0.00%	103906759
(B)	Public	3	11944695	(	0	11944695	10.31%	11944695	0	11944695	10.31%		0 10.31%		0.00%		0.00%	11944695
(C)	Non Promoter - Non Public				570				300									
(C1)	Shares Underlying DRs	0	0	(	0	0	0.00%	0	0	0	0.00%	3.0	0.00%		0.00%		0.00%	. 0
(C2)	Shares Held By Employee Trust	0	0	(	0	0	0.00%	0	0		0.00%	1	0.00%		0.00%		0.00%	, 0
1	Total	4	115851454			115851454	100.00%	115851454		115851454	100.00%		0 100.00%		0.00%		0.000	115851454

### **Arvind Fashions Limited** Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Pre Scheme of Arrangement Number of Shares Shareholding pledged or No. of , as a % Number of Voting Rights held in each class of Number of Locked in otherwise ing % Shares assuming full conversion of shares encumbered calculate Underlying Partly shares d as per Outstanding convertible quity No. of fully ındertyir SCRR, onvertible securities ( as As a % of shares held No of Voting Rights paid up 1957 As a Total as a securities a percentage total total Nos. of equity sharehold equity Depositor Total nos. % of % of (including of diluted Shares Shares dematerialis Category & Name of the shareholders shares held held Receipts shares held (A+B+C2) Class eg: X Class eg: y Total (A+B+C) held(b) held(b) ed form Warrants) share capital) No. (a) (11) (III) (IV) (V) (VI) (VII) = (VIII) As a (XI)= (VII)+(X) (XII) (XIV) Indian Individuals / Hindu Undivided Family 0.00% 0.00% 0.00% 0.00% 0.00% Central Government / State Government(s) 0.00% 0.00% 0.00% 0.00% 0.00% 0 a Financial Institutions / Banks 0.00% 0.00% 0.00% 0.00% 0.00% 103906759 103906759 89.69% 103906759 103906759 103906759 Any Other (Specify) 89.69% 0 89.69% 0.00% 0.00% AABCA2398D Arvind Limited 1 103906759 103906759 89.59% 103905759 103906759 89.69% 89.69% 0.00% 0.00% 103905759 Sub Total (A)(1) 103906759 103906759 89.69% 103906759 103906759 89.69% 89.69% 0.00% 0.00% 103906759 Individuals (Non-Resident Individuals / Foreign Individuals) 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Government 0.00% Institutions 0.00% 0.00% 0.0099 0.00% 0.00% Foreign Portfolio Investor 0.00% 0.00% 0.00% 0.00% 0.00% Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% Sub Total (A)(2) 0.00% 0.00% 0 0.00% 0.00% 0.00% Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2) 103906759 103906759 89.69% 103906759 103906759 89.69% 0.00% 0.00% 103906759

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note:

(1) PAN would not be displayed on website of Stock Exchange(s)

(2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



1																			
				N20124		No. of		Sharehold ing % calculated	Number o	2016 rener <del>a</del> mere	ghts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number o	of Locked in	Number of pledged of otherwise encumber	r :	Number of equity
			100 15	No. of fully paid		shares underlyin	2000	as per SCRR,	No of Voti	ing Rights		2000	convertible	convertible securities ( as a	9	As a % of		As a % of	shares held in
	Category & Name of the shareholders	PAN	Nos. of sharehold ers	up equity shares held	shares held	g Depositor y Receipts		1957 As a % of (A+B+C2)	Class eg:	Class eg: y	Total	Total as a % of (A+B+C)	securities (including Warrants)	percentage of diluted share capital)	No. (a)	total Shares held(b)	No. (a)	total Shares held(b)	demateri alised form
i i	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			IX)	4	(X)	(XI)= (VII)+(X)		XII)		(III)	(XIV)
1	Institutions		1		1										<u> </u>		,	T .	
(a)	Mutual Fund			) (	1	0 0		0.00%		0	0	0.00%	С	0.00%		0.00%		0.00%	1
(b)	Venture Capital Funds		1 0	) (		0 0		0.00%		1 6	0	3,75,9,05,55,5	0	0.00%		0.00%	-	0.00%	
(c)	Alternate Investment Funds		1 0			0 0	Č	0.00%	Č		0		0	0.00%		0.00%		0.00%	
(d)	Foreign Venture Capital Investors			) (		0 0	Č	0.00%		_				0.00%		-			
(e)	Foreign Portfolio Investor		- 0			0 0		0.00%			0		0	0.00%	-			0.00%	
(f)	Financial Institutions / Banks		1 0		1 8	0 0	C	0.00%			0		0	0.00%	1	0.00%		0.00%	
(g)	Insurance Companies			) (	i	0 0	0	0.00%		1 0	0	0.505.50	0	0.00%		0.00%		0.00%	
(h)	Provident Funds/ Pension Funds			) (		0 0	C	0.00%			0	0.00%		0.00%		0.00%		0.00%	
(i)	Any Other (Specify)		1 3	11944699		0 0	11944695	10.31%	11944695		11944695	10.31%	C	10,31%		0.00%		0.00%	1194469
	Indian Private Equity Investors		1 1	835848	3	0 0	835848		835848		835848	0.72%	0	0.72%		0.00%		0.00%	
	Foreign Private Equity Investors		2	11108847	,	0 0	11108847	9.59%	11108847		11108847	9.59%	0	9.59%		0.00%	- 0	0.00%	1110884
	Sub Total (B)(1)		3	11944695		0 0	11944695	10.31%	11944695	0	11944695	10.31%	0	10.31%		0.00%		0.00%	
2	Central Government/ State Government(s)/ President of India																		
	Central Government / State Government(s)					0 0	o c	0.00%			0	0.00%	c	0.00%		0.00%		0.00%	
-	Sub Total (B)(2) Non-Institutions		- "	, .	1	0 0		0.00%		-	- 0	0.00%	P	0.00%	'	0.00%		0.00%	4
2		:	:	b	-		9 8			1					-	6 /			+
(a)	Individuals				-						-				_				-
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		c			0 0	c	0.00%	C		0	0.00%	c	0.00%		0.00%	(	0.00%	1
	ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	, i	0	) (		0 0	C	0.00%	, c		0	0.00%	c	0.00%		0.00%		0.00%	
(b)	NBFCs registered with RBI		1	) (		0 0		0.00%	r.		0	10.000000000000000000000000000000000000	0	0.00%		0.00%		0.00%	
(c)	Employee Trusts		0	) (		0 0		0.00%	0		0	0.00%	0	0.00%	-	0.00%		0.00%	1
(d)	Overseas Depositories(holding DRs) (balancing figure)			0	0 0	0 0		0.00%			0	0.00%		0.00%		0.00%		0.00%	5
(e)	Any Other (Specify)		, c	) (	)	0 0	0	0.00%	C		0			0.00%	(	0.00%		0.00%	
	Trusts		0	) (		0 0	0	0.00%	C	(	0			0.00%	. (	0.00%	(	0.00%	1
1	Hindu Undivided Family		C	) (	0	0 0	Ċ	0.00%	C	0	0	0.00%	0	0.00%	(	0.00%		0.00%	
	Non Resident Indians (Non Repat)		C	4		0 0		0.00%	C		0		0	0.00%	. (	0.00%	(	0.00%	
	Non Resident Indians (Repat)		C	4	4	0 0	·	0.00%	C				0	0.00%	(	0,0070	(	0.00%	
	Overseas Bodies Corporates			,		0 0		0.00%	C			-	0	0.00%		0.0070		0.00%	
	Clearing Member	,	0	) (	3	0 0	-	0.00%		0	0	2.000	C	0.00%		G. C. C.		0.00%	4
	Bodies Corporate		0	) (		0 0		0.00%	0	, ,	0		0	0.00%	(	0.00%	(	0.00%	
	Sub Total (B)(3)			) (		0 0		0.00%			0	0.00%	0	0.00%		0.00%		0.00%	á
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)			11944695		0 0	11944695	10.31%	11944695		11944695	10.31%		10.31%		0.00%		0.00%	1194469

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

lo. of shareholders	No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

### Note:

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

					No. of		Sharehold ing % calculated	Number o	f Voting Rig es	ghts held ir	each class	Shares	a % assuming ruii		f Locked in	Number of pledged of otherwise encumber	or 1	Number of equity
		Nos. of	No. of fully paid up equity shares		shares underlyin g Depositor	Total nos.	as per	No of Voti			Total as a	securities	convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total	shares
Category & Name of the shareholders	PAN	ers	held	held	y Receipts	held	(A+B+C2)	x	Class eg: y	Total	(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	form
(0)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a	Č.	(1	X)	. I	(X)	(XI)= (VII)+(X) As	(1	KII)	()	(III)	(XIV)
Custodian/DR Holder			0 0	)	0 0		0.00%		0		0.00%	0	0.00%	, i	0.00%		0.00%	
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			0 0		0	0	0.00%	0	0		0.00%	0	0.00%		0.00%		0.00%	1
Total Non-Promoter- Non Public Shareholding {C}= {C}(1)+{C}(2}	19						0.00%			1	0.00%		0.00%		0.00%		0.00%	

### Note:

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



Post Scheme (Expected) Shareholding Pattern Post Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of	Entity: Arvind Fashions Limited
2.	Scrip Cod	de/Name of Scrip/Class of Security: Not Listed
3.	Share Ho	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a.	If under 31(1)(b) then indicate the report for Quarter ending
	b.	If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declarat	on: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?	7007	No
5	Whether any shares held by promoters are pledge or otherwise encumbered?	,,,,,,	No

\* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



### Arvind

Arvind	Fashions Summary St	Limited	
Table I -	Summary St	tatement	hole

'able I - Summar	y Statement holding o	f specified securities Post Scheme	of Arrangement

				Partly ully paid-up equity shares		ing as a 9 of total no. of shares	Oi total	항공()			No. of Shares	jassuming tuli	Number of Locked in shares		Number of Shares pledged or otherwise encumbered			
		299336G3	1047 E 104 E 175 E 1				(calculate d as per SCRR,	No of Voting Rights				convertible	convertible securities ( as a		As a % of	7	No. of Contract of	Number of equity
		Nos. of sharehold	paid up					Class eg: X Class eg: y Tota	10.00		% of	a securities (including	percentage of diluted share		total Shares		1 22.575 (200.5	shares held in dematerialised
Category		100000000000000000000000000000000000000	shares held						Total	10000 70	Warrants)	capital)	No. (a)	1 2000000000000000000000000000000000000	No. (a)	1 (2007) (2007)	form	
(A)	Promoter & Promoter Group	37	22199779	(	0	22199779	38.48%	22199779	0	22199779	38.48%	22199779	38.48%	1	0.00%	1	0.00%	22199779
(B)	Public	186463	35495983		0	35495983	61.52%	35495983	0	35495983	61.52%		61.52%	1	0.00%	1	0.00%	34853535
(C)	Non Promater - Non Public															ç.		
(C1)	Shares Underlying DRs	િ	0		0	0	0.00%	0		D	0.00%		0.00%		0.00%		0.00%	. 0
(C2)	Shares Held By Employee Trust		0		0	0	0.00%	0	0	0	0.00%		0.00%		0.00%		0.00%	0
20 20	Total	186498	57695762	(	) 0	57695762	100.00%	57695762	D	57695762	100.00%	22199779	100.00%	ı	0.00%		0.00%	57053314

Table II - !	Statement showing shareholding pattern of the Pro	moter and Pro	noter Gro	up Post Se	cheme of	Arrangen	nont												
							ileitt												
						No. of		Sharehold ing % calculated	Number of		hts held in e	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of L	Locked in	Number of pledged or encumber	otherwise	Numbe
				No. of	Partly	shares		as per	1				Outstanding	convertible					of equi
				fully paid	paid-up	underlyin		SCRR,	No of Voti	na Riahte			convertible	securities ( as		As a % of		As a % of	shares
			Nos. of	up equity	equity	g	Total nos.	1957 As a	140 01 4011	I NIBING		Total as a	securities	a percentage	t	total		total	held in
		Artisetise.	sharehold	shares	shares	Depositor	100000000000000000000000000000000000000	% of	Class eg:	506	5 to 140	% of	(including	of diluted	Ann over 10	Shares	contra married	Shares	demate
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	х	Class eg: y		(A+B+C)	Warrants)				No. (a)	held(b)	lised fo
	(1)	(11)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1	X)		(X)	(XI)= (VII)+(X)	(XII	1)	(х	III)	(XIV)
	Indian		-	45460			45000	0.000	45000		45000	0.000/	45050	0.000		0.000/		0.000/	
	Individuals / Hindu Undivided Family Hansaben Niranjanbhai Lalbhai	ABCPL8306R	17						<b>15269</b> 7610		<b>15269</b> 7610		<b>15269</b> 7610	0.03%		0.00%	0	0.00%	
	Swati S Lalbhai	ABBPL6609G	1 1	370000		135			1942		1942	0.01%	1942	0.01%		0.00%	0	0.00%	
	Badlani Manini Rajiv	ABEPN6750D	1 1			1	10.00		1380		1342	0.00%	1380	0.00%		0.00%	0	0.00%	_
	Sunil Siddharth Lalbhai	AAFPL0691R	1						1087		1087	0.00%	1087	0.00%	-	0.00%	0	0.00%	
	Vimla S Lalbhai	ABCPL6407D	2						918		918	0.00%	918	0.00%		0.00%	n	0.00%	
	Taral S Lalbhai	AAYPL1610K	1	815					815		815		815	0.00%		0.00%	n	0.00%	
	Punit Sanjaybhai	ABBPL1387R	1 1	-					743		743		743	0.00%	204	0.00%	0	0.00%	
	Astha Lalbhai	ACPPL8308R	1 1	385			_		385		385	0.00%	385	0.00%		0.00%	0	0.00%	
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	3						313		313		313		-	0.00%	0	0.00%	
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2			107			69		69		69			0.00%	0	0.00%	
	Sunil Siddharth	AAFHS8242F	1	4		0	-	0.00%	4		4		4	0.00%		0.00%	0	0.00%	
	Kalpana Shripal Morakhia	AFQPM9762E	1	2		0	2	0.00%	2		2		2	0.00%		0.00%	0	0.00%	
7	Others		0	0		0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	á
b) (	Central Government / State Government(s)		0	0		0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	á
c) i	Financial Institutions / Banks		0	0		0	C	0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	2
				20.0			20.0		20121		21.2	22	22.2	100		000		0.1000	
	Any Other (Specify)			22184510			22184510		22184510		22184510	38.45%	22184510	38.45%		0.00%	0	0.00%	
	Bodies Corporate	***************************************		22184510		4	22184510		22184510		22184510	38.45%	22184510	38.45%		0.00%	0		
	Aura Securities Private Limited	AABCT4637N	1	19112362		4	19112362				19112362 1265463	33.13%	19112362	33.13%	-	0.00%	0	0.00%	
	Aml Employee Welfare Trust Atul Limited	AAATA1230E AABCA2390M	2	1265463 825494			1265463 825494		1265463 825494		825494	2.19% 1.43%	1265463 825494	2.19% 1.43%		0.00%	0	0.00%	
	Adam Holdings Private Limited	AAACA3899C	1				375252		375252		375252	0.65%	375252	0.65%		0.00%	. 0	0.00%	
	Amazon Investments Private Limited	AAACA9610K	1	230592			230592		230592		230592	0.65%	230592	0.40%		0.00%	0	0.00%	
	Aura Business Ventures Llp	ABHFA4336M	1	162000			162000		162000	-	162000	0.40%	162000	0.40%		0.00%	0	0.00%	
	Lalbhai Realty Finance Private Limited	AAACL1991N	1			3.5	91000		91000		91000	0.16%	91000	0.28%	3 1 20	0.00%	0	0.00%	
	Aeon Investments Private Limited	AAACA9605Q	1	_	_	74			35849		35849	0.16%	35849	0.06%		0.00%	0	0.00%	
	Adore Investments Private Limited	AAACA9595M	1	26459		1	26459		26459		26459	0.05%	26459	0.05%		0.00%	0	0.00%	
	Anusandhan Investments Limited	AAACA4013C	1	_			23000		23000		23000	0.03%	23000	0.04%		0.00%	0	0.00%	
	Amardeep Holdings Private Limited	AAACA9609C	1				18850	0.03%	18850		18850	0.03%	18850	0.03%		0.00%	0	0.00%	
	Aayojan Resources Private Ltd	AAACA3895Q	1	-			16901		16901		16901	0.03%	16901	0.03%		0.00%	0	0.00%	
	Adhinami Investments Private Limited	AABCA7790D	1 1	70.000		+			1200		1200		1200	0.00%		0.00%	0	0.00%	
	Akshita Hold ngs Private Limited	AAACA9600M	1 1				27		27		27		27	0.00%		0.00%	0	0.00%	
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1			0 0			20		20		20			0.00%	0	0.00%	
-	Aura Securities Pvt Ltd	ABBFA4102H	1			0	-		20		20		20		0	0.00%	0	0.00%	
- 1	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	20	(	0	20	0.00%	20		20	0.00%	20	0.00%	0	0.00%	0	0.00%	á
	Sub Total (A)(1)		37	22199779		0	22199779	38.48%	22199779	0	22199779	38.48%	22199779	38.48%	. 0	0.00%	0	0.00%	6 22199
	Foreign	(						0.00%				0.00%	0	0.00%	,	0.00%	-	0.00%	
i)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	(	0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	
	Government		0	0	(	0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	,
V	Institutions		0	0	(	0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	0	0.00%	,
-			7 72	0		0		0.00%	0		0	0.00%	0	0.00%	0	0.00%	a	0.00%	
:)	Foreign Portfolio Investor		0			,		0.0070						0.0070		0.0076		0.0076	*I
c)   d)	Foreign Portfolio Investor Any Other (Specify)		0					0.00%	0	-	ő		0	0.00%		0.00%	0	0.00%	
c)   d)   e) /			_	0	(	0 0	C	0.00%			0	0.00%	0		0		0		6

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s) (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

	Fashions Limited - Statement showing shareholding patter	rn of the Public	sharehol	der Post S	Scheme (	of Arrange	ment												
able III	- statement showing shareholding patter	III of the Public	Sharehor	uei Fost	June 1	or Arranger	nent.	Sharehol ding % calculate	Number of of securitie		nts held in ea	ach class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of shares	of Locked in	Number of pledged of otherwise encumber	r !	Number
			Nos. of	No. of fully paid up equity	5	No. of shares underlying Depository		d as per SCRR, 1957 As a % of	No of Votin	g Rights		Total as a	Outstanding convertible securities (including	The second of th		As a % of total Shares		As a % of total Shares	equity shares held in demater
	Category & Name of the shareholders	PAN	ers	held	held		held	\$155 W.S.	Class eg: X	Class eg: v	Total	(A+B+C)	Warrants)	share capital)	No. (a)	held(b)	No. (a)	held(b)	ised form
1	Institutions											100			10.7		1	1	
a)	Mutual Fund		84	5169826	5 (	0 0	5169826	8.96%	5169826	0	5169826	8.96%	C	8.96%	(	0.00%		0.00%	516752
	Kotak Select Focus Fund	AAATK4475F		1000000	) (	0	1000000	1.73%	1000000	0	1000000	1.73%	C	1.73%	(	0.00%	(	0.00%	100000
	Franklin Templeton Mutual Fund A/C Franklin In-	AAATT4931H		920000	) (	0	920000	1.59%	920000	0	920000	1.59%	C	1.59%	(	0.00%		0.00%	92000
	Sundaram Mutual Fund A/C Sundaram Select Mi	AAATS2554B		728475	5 (	0	728475	1.26%	728475	0	728475	1.26%	C	1.26%	(	0.00%	(	0.00%	72847
(b)	Venture Capital Funds		0	0		0 0	0	0.00%	0	0	0	0.00%	C	0.00%	- 0	0.00%		0.00%	
(c)	Alternate Investment Funds		1	1320		0 0	1320	0.00%	1320	0	1320	0.00%	C	0.00%	(	0.00%		0.00%	132
(d)	Foreign Venture Capital Investors		0	0	1	0			0	0			C	0.00%		0.00%		0.00%	
(e)	Foreign Portfolio Investor		217	14085201		0	14085201	24.41%	14085201	0	14085201	24.41%	C	24.41%		0.00%		0.00%	1408081
	Nordea 1 Sicav - Emerging Stars Equity Fund	AACCN4419K		1115265	5				1115265	0	1115265	1.93%	0	1.93%	(	0.00%		0.00%	111526
	Multiples Private Equity Fii I	AAGCM9652B		988458		0 0			988458						(	0.00%		0.00%	98845
(f)	Financial Institutions / Banks		62	1729703		0 0			1729703	_								-	700000
	Life Insurance Corporation Of India	AAACL0582H		1685688					1685688										168568
(g)	Insurance Companies	T U U U U U U U U U U U U U U U U U U U	0	1005000		_			0									0.00%	
(h)	Provident Funds/ Pension Funds		0	0					0										
(:\	Any Other (Specify)		0	- 0			-	7,67,676,67	0		2.5					0.007		0.0077	
(1)	Foreign Bank		0		_			-	0									0.00%	
	~		- 0	0		-													
	UTI	-	- 0		1	100			0			0.00%							44702
	Indian Private Equity Investors		1						417924									0.00%	41792
	Foreign Private Equity Investors		2			-			5554424							0.0070		0.00%	555442
n	Sub Total (B)(1) Central Government/ State Government(s)/		368	26756824	1 (	0	26756824	46.38%	26756824	0	26756824	46.38%	C	46.38%		0.00%		0.00%	2674850
2	President of India		0																
	Central Government / State Government(s)		1	40		0	40	0.0070	40		40			0.00%		0.00%		0.00%	4
	Sub Total (B)(2)		1	40		0	40	0.00%	40	0	40	0.00%	C	0.00%		0.00%	(	0.00%	4
3	Non-Institutions																		
(a)	Individuals																		
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		180091	5361456	5 (	0	5361456	9.29%	5361456	0	5361456	9.29%	C	9.29%	(	0.00%	5 (	0.00%	477013
	ii. Individual shareholders holding nominal																		
	share capital in excess of Rs. 2 lakhs.		80	1071633		9	10,1000		1071633									010070	106163
(b)	NBFCs registered with RBI		0	0					0	_									
(c)	Employee Trusts		0	0	) (	0	0	0.00%	0	0	0	0.00%	C	0.00%	(	0.00%		0.00%	
	Overseas Depositories(holding DRs) (balancing											100000						1	
(d)	figure)		0	0		0	0	0.00%	0	0		0.00%			(	0.007		0.000	
(e)	Any Other (Specify)		5922	2104455	i (	0	2104455	3.65%	2104455	0	2104455	3.65%	C	3.65%	(	0.00%		0.00%	207164
	Trusts		24	208261		0 0	208261	0.36%	208261	0	208261	0.36%	C	0.36%	(	0.00%	. (	0.00%	20826
	Hindu Undivided Family		2239	263218	3 (	0 0	263218	0.46%	263218	0	263218	0.46%	C	0.46%	(	0.00%		0.00%	26321
	Non Resident Indians (Non Repat)		683	87554	1 1	0			87554		87554				(	0.00%		0.00%	8701
	Non Resident Indians (Repat)		1283	176757		-			176757										14448
	Overseas Bodies Corporates		1	580					580										58
	Clearing Member		577	148097		2.2	2000		148097			0.26%						0.00%	14809
	Bodies Corporate	<del>                                     </del>	1115	1219988					1219988										121998
	Sub Total (B)(3)		186093	8537545		-			8537545	_									
	Total Public Shareholding (B)=		100033	0337343	<u>'</u>	-	0337343	14.00%	6337343	- 0	6337343	14.0070		14.00%	-	0.00%	1	0.0076	13034.
	(B)(1)+(B)(2)+(B)(3)		100401	35495983			35495983	61.52%	35495983	0	35495983	61.52%		61.52%		0.00%		0.00%	3485353

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
ivo. or shareholders	ito. Of Silates

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

					No. of		Sharehold ing % calculated	Number of V	oting Righ	ts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion	Number o	of Locked in	Number of pledged of encumber	rotherwise	Number
Category & Name of the shareholders	PAN	Nos. of sharehold ers	No. of fully paid up equity shares held	Partly pald-up equity shares held	shares underlyin g Depositor	Total nos.	as per SCRR, 1957 As a % of	No of Voting	Rights	Total	Total as a % of (A+B+C)	Outstanding convertible securities (including	of convertible securities ( as a percentage of diluted share capital)	No. (a)	As a % of total Shares held(b)	No. (a)	20 to 0000 x000 x00 x 2 x 2 x 2 x 2 x 2 x 2 x	of equity shares held in demater lised for
(0)	(11)	(III)	(IV)	(v)	(VI)	(VII) = (IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		(IX	()		(x)	(XI)= (VII)+(X) As a % of (A+B+C2)	(	XII)	(x)	(III)	(XIV)
Custodian/DR Holder	732.77		0		0	0	0.00%	0	0	(	0.00%	C	0.00%	- 1	0.00%	0	0.00%	
Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)			0		0	0	0.00%	o	o		0.00%	C	0.00%		0.00%	0	0.00%	
Total Non-Promoter- Non Public Shareholding (C)= [C)(1)+(C)(2)		0	0		0	0	0.00%	0	o		0.00%		0.00%		0.00%	0	0.00%	

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian





# Resulting Company 2

**PreSchemeShareholdingPattern** 

Pre Scheme Shareholding Pattern Pre Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: Anveshan Heavy Engineering Limited
2.	Scrip Code/Name of Scrip/Class of Security: 500101
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

Shares Underlying DRs

Total

Shares Held By Employee Trust

# ACVIDE

0 0.00% 0 0.00% 0 0.00%

	an Heavy Engineering Limited Summary Statement holding of specified securities	Pre Schen	ne of Arra	ngement		* N	Sharehold ing as a % of total	96	Voting Rig	ghts held in	each class	No. of Shares	Shareholding, as a % assuming full	Number o		Number o	f Shares r otherwise	
			there are an extra	No. of	No. of		no. of	of securitie	es	12.4		Underlying	conversion of	shares	1	encumber	red	Number
		0.000	No. of fully paid		shares underlyin		shares (calculate	No of Voti	ng Rights			convertible	convertible securities ( as a		As a % of		As a % of	
		Nos. of sharehold	up equity shares	equity shares	g Depositor	Total nos.	d as per SCRR,	************			Total as a % of	securities (including	percentage of diluted share		total Shares		total Shares	held in demateri
Category	Category of shareholder	ers	held	held	y Receipts	held	1957)	Class eg: X	Class eg: y	Total	(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	lised form
(1)	(11)	(III)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		- (	IX)		(X)	(XI)= (VII)+(X)	(2	XII)	()	(III)	(XIV)
(A)	Promoter & Promoter Group	7	50000		0	50000	100.00%	50000	0	50000	100,00%	0	100.00%		0.00%	્	0.00%	
(B)	Public	0	0		0	C	0.00%	0	0	0	0.00%	0	0.00%		0.00%	- (	0.00%	,
(C)	Non Promoter - Non Public						750 500 500											

0.00%

0.00%

50000

50000 100.00%

7 50000

0.00%

0.00%

0 50000 100.00%

0.00%

0.00%

100.00%

0

0.00%

0 0.00%

0.00%

#### Anveshan Heavy Engineering Limited Table II - Statement showing shareholding pattern of the Promoter and Promoter Group Pre Scheme of Arrangement Number of Shares Shareholding, pledged or No. of as a % Number of Voting Rights held in each class | Shares Number of Locked in otherwise ssuming full calculated of securities encumbered shares Underlying No. of conversion of of equity No. of Partly Outstanding convertible as per fully paid paid-up underlyii SCRR, onvertible securities ( as a As a % of As a % of held in No of Voting Rights 1957 As a up equity Total as a securities Nos. of equity Total nos percentage of total total demateri % of Class eg: diluted share Shares sharehold shares % of (including Shares alised shares Depositor shares Category & Name of the shareholders PAN held held Receipts held (A+B+C2) X Class eg: y Total (A+B+C) Warrants) capital) No. (a) held(b) No. (a) held(b) form (III) (IV) (V) (VI) (VII) = (VIII) As a (XI)= (VII)+(X) (11) (X) (XII) (XIII) (XIV) (IX) Individuals / Hindu Undivided Family 50000 50000 50000 100.00% 100.00% 0.00% 0.00% 50000 100.00% Sanjaybhai Shrenikbhai Lalbhai ABCPL6596P 49994 49994 99.99% 1564 1564 99.99% 99.99% 0.00% 0.00% 0.01% 345 345 0.01% 0.01% 0.00% 0.00% Central Government / State Government(s) 0.00% 0.00% 0.00% 0.00% 0.00% Financial Institutions / Banks 0.00% 0.00% 0.00% 0.00% 0.00% Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% 50000 50000 100.00% 50000 50000 100.00% Sub Total (A)(1) 0 0 100.00% 0.00% 0.00% Foreign Individuals (Non-Resident Individuals / Foreign Individuals) 0.00% 0.00% 0.00% 0.00% 0.00% Government 0.00% 0.00% 0.00% 0.00% 0.00% (b) Institutions 0.00% 0.00% 0.00% 0.00% 0.00% Foreign Portfolio Investor 0.00% 0.00% 0.00% 0.00% 0.00% (d) Any Other (Specify) 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)= 50000 50000 100.00% 50000 50000 100.00% 100.00% 0.00% 0.00%

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etr

- (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.



Anveshan H	eavy l	ng	ineer	ing	Limi	ted
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Table III - Statement showing shareholding pattern of the Public shareholder Pre Scheme of Arrangement

						No. of		Sharehold ing % calculated	Number o	f Voting Rig	hts held ir	n each class	No. of Shares Underlying Outstandin		Number o	of Locked in	Number of pledged or encumber	otherwise	Number
			Nos. of	No. of fully paid up equity	Partly paid-up equity	shares underlyin g	Total nos.	as per SCRR, 1957 As a	No of Vot			Total as a	g convertible securities	convertible securities ( as a percentage		As a % of		As a % of total	of equity shares held in
			sharehold ers		shares	100000000000000000000000000000000000000	shares	% of	Class eg:			% of	(including	of diluted		Shares		Shares	demateria
	Category & Name of the shareholders (I)	PAN (II)	ers (III)	(IV)	held (V)	y Receipts (VI)		Ase in the	×	Class eg: y	IX)	(A+B+C)	Warrants) (X)	share capital) (XI)= (VII)+(X)		heid(b)	No. (a)	held(b)	lised form (XIV)
15	Institutions	100	11117	(10)	121	(*1)	(VII) =	(VIII) As a	-	1	T	4	1/1	(AI)- (VII)+(A)	,	T T	10		(VIA)
9)	Mutual Fund		- 0	-		0 0		0.00%		1 (	1	0 0.00%	i n	0.00%		0 0.00%	0	0.00%	- /
b)	Venture Capital Funds		- 0			0 0		-				0 0.00%			-	0 0.00%	0		1
c)	Alternate Investment Funds		- 0			0 0						0 0.00%			- 1	0.00%	0	0.00%	
d)	Foreign Venture Capital Investors		- 0			0 0						0.00%			- 3	0 0.00%	- 0	0.00%	<b>)</b>
e)	Foreign Portfolio Investor		- 0			0 0		7.5.1.1.1.1.1				0 0.00%			- 2	0 0.00%	0	0.00%	
f)	Financial Institutions / Banks		- 0	,		0 0		1,0,00,00				0 0.00%		1.333.331		0 0.00%	0		
g)	Insurance Companies		- 0			0	1					0 0.00%	0		- 3	0 0.00%	0	0.00%	
h)	Provident Funds/ Pension Funds	9)	0			0 0	0			-		0 0.00%	1.2			0 0.00%	0	0.00%	,
ογ. ()	Any Other (Specify)	9	- 0		100	0 0		E 10772 2025				0 0.00%		1,707,700		0 0.00%	0	0.00%	
"	Sub Total (B)(1)	8)	-			0 0		1 20000		1		0 0.00%	1	455500	- 8	0 0.00%	0	0.00%	1
	Central Government/ State Government(s)/ President of India  Central Government / State Government(s)		<del></del> -	-		0 0	-	0.00%	<u> </u>	1		0.00%		0.00%	- 5	0.00%		0.00%	
				s 5						6	15								
			a	, c	5)	0 0		0.00%		) (		0.00%	0	0.00%	ä	0.00%	0	0.00%	, (
	Sub Total (B)(2)			0	1 1	0 0		0.00%		) (		0.00%	0	0.00%	- 0	0.00%	0	0.00%	
	Non-Institutions																		. (1
a)	Individuals																		
	i. Individual shareholders holding nominal share													000000		100000000		mananan	
	capital up to Rs. 2 lakhs.		0	C	89	0 0	0	0.00%	(	) (		0.00%	0	0.00%	- 3	0.00%	0	0.00%	(
	ii. Individual shareholders holding nominal share		1		1						1								
	capital in excess of Rs. 2 lakhs.		Ö	C		0 0		0.00%		) (		0.00%	0	0.00%	- 9	0.00%	0	0.00%	, (
b)	NBFCs registered with RBI			0		0 0		0.00%				0.00%	0	0.00%		0.00%	. 0	0.00%	(
c)	Emplayee Trusts		0	C		0 0	9	0.00%		) (		0.00%	0	0.00%	- 5	0.00%	0	0.00%	
	Overseas Depositories(holding DRs) (balancing																		
d)	figure)	ž.				0 0		0.00%		1		0.00%		0.00%	9	O D.00%	0	0.00%	(
e)	Any Other (Specify)		0	C		0 0		D		) (		0.00%	0	0.00%	9	0.00%	0	0.00%	. (
	Trusts	J.	0	0	0	0 0		0.00%		) (	0	0.00%	0	0.00%	- 9	0.00%	0	0.00%	. (
	Frusts Hindu Undivided Family Non Resident Indians (Non Repat) Non Resident Indians (Repat)		0	C	0	0 0		0.00%		) (		0.00%		7,000,000	1	0.00%	0	0.00%	
				C	0	0 0	(	0.00%		) (		0.00%	.0	0.00%	20	0.00%	0	0.00%	. (
			0	0	0	0 D		0.00%	(	0 0		0.00%		0.00%	- 0	0.00%	0	0.00%	
	Overseas Bodies Corporates		0	C	91	0 0		0.00%		) (	0	0.00%	0	0.00%	- 8	0.00%	0	0.00%	
	Clearing Member		0	0	9	0 0		0.00%		0 0		0.00%		0.00%		0.00%	0	0.00%	(
	Bodies Corporate	ľ	0	C		0 0	(	0.00%		) (		0.00%	.0	0.00%	. 9	0.00%	0	0.00%	,
	Sub Total (B)(3)		C	0		0 0	(	0.00%		0		0.00%	0	0.00%	3	0.00%	0	0.00%	,
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)	8.			70			0.00%		,		0 0.00%		0.00%		0 0.00%		0.00%	

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of Shares

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



						No. of		Sharehold ing % calculated	Number o	f Voting Rig es	hts held in	ı each class	No. of Shares	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	or 3	Number of equity
			No. of	No. of fully paid		shares underlyin		as per SCRR,	No of Voting Righ			T-1-1	Outstanding convertible	convertible securities ( as		As a % of			shares held in
			Nos. of sharehold	200001 000	shares	g Depositor	shares		Class eg:			Total as a % of	(including	a percentage of diluted		Shares		total Shares	demateri alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	X	Class eg: y		(A+B+C)		share capital)			No. (a)	held(b)	form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		. (1	X)		(X)	(XI)= (VII)+(X)	(	XII)	()	(III)	(XIV)
1	Custodian/DR Holder				)	0 0	) (	0.00%	0	.0		0.00%	0	0.00%		0.00%	- 0	0.00%	1
2	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)	v.				0 0	0 0	0.00%	0	0		0.00%	0	0.00%		0.00%		0.00%	
	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)					0 0		0.00%	0	0		0.00%		0.00%		0 0.00%		0.00%	

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



Post Scheme (Expected) Shareholding Pattern Post Scheme of Arrangement under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name o	f Listed Entity: Anveshan Heavy Engineering Limited								
2.	Scrip Co	ode/Name of Scrip/Class of Security: 500101								
3.	Share H	olding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)								
34	a.	a. If under 31(1)(b) then indicate the report for Quarter ending								
	b.	b. If under 31(1)(c) then indicate date of allotment/extinguishment								
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-									

	Particulars	Yes*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
5	Whether any shares held by promoters are pledge or otherwise encumbered?		No

\* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



Anveshan Heavy Engineering Limited
Table I - Summary Statement holding of specified securities Post Scheme of Arrangement

				No. of	No. of	I	Sharehold Ing as a % of total no. of	Number of V securities	oting Right	s held in each	ı class of	Shares	Shareholding, as a % assuming full conversion	Number of	of Locked in	Number of pledged of otherwise encumber	ı <b>r</b> 1	Number of equity
		A common E	No. of fully paid up	Partly paid-up equity	shares underlyin 8		a as per	No of Voting		1	Total as a	convertible securities	of convertible securities ( as a percentage of		As a % of total		As a % of	demateri
Category	Category of shareholder			held	200 B	Total nos. shares held	SCRR, 1957)	Class eg: X	Class eg:	Total	% of (A+B+C)		diluted share capital)	No. (a)	Shares held(b)	No. (a)	Shares held(b)	allsed
	Promoter & Promoter Group	59	4228859	0	0	4228859	41.48%	4228859		4228859	41.48%		0.00%	0	0.00%	(	0.00%	
(B)	Public	186458	5965103	0	0	5965103	58.52%	5965103		5965103	58.52%		58.52%		0.00%		0.00%	6 5613395
(C)	Non Promoter - Non Public		1															
(C1)	Shares Underlying DRs	0	0	0	0	0	0.00%	0		0	0.00%		0.00%	3	0.00%	(	0.00%	6 0
(C2)	Shares Held By Employee Trust	0	0	0	0	a	0.00%	0		0	0.00%		D.00%	(	0.00%		0.00%	ń D
	Total	186517	10193962	0	0	10193962	100.00%	10193962		10193962	100.00%		58.52%	. 3	0.00%		0.00%	9781354



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						_		1						T					
				No. of	Partly	No. of		Sharehold ing % calculated as per			hts held in e	each class	No. of Shares Underlying Outstanding	Shareholding, as a % assuming full conversion of convertible	Number o	f Locked in	Number o pledged o encumber	r otherwise	Number of equity
			Nos. of sharehold	fully paid up equity shares	100000000000000000000000000000000000000	underlyin g Depositor	Total nos.	SCRR, 1957 As a % of	No of Voti	ng Rights		Total as a % of	convertible securities (including	securities ( as a percentage of diluted share		As a % of total Shares		As a % of total Shares	shares held in demater
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		(A+B+C2)	X	Class eg: y		(A+B+C)	Warrants)	capital)	No. (a)	held(b)	No. (a)	held(b)	lised for
ľ	Indian	9																	
a)	Individuals / Hindu Undivided Family		39	81753		0 0	81753	0.80%	81753	0	81753	0.80%	C	0.00%	C	0.00%	(	0.00%	5971
No.	Hansaben Niranjanbhai Lalbhai	ABCPL8306R	2	1409		0 0	1409	0.01%	1409		1409	0.01%	C	0.00%		0.00%		0.00%	140
	Swati S Lalbhai	ABBPL6609G	1	360		0 0	360	0.00%	360		360	0.00%	C	0.00%		0.00%		0.00%	36
	Badlani Manini Rajiv	ABEPN6750D	1	256	6 (	0 0	256	0.00%	256		256	0.00%	C	0.00%		0.00%	(	0.00%	25
	Sunil Siddharth Lalbhai	AAFPL0691R	1	201	. (	0 0	201	0.00%	201		201	0.00%	C	0.00%		0.00%	(	0.00%	20
	Vimla S Lalbhai	ABCPL6407D	2	170	) (	0 0	170	0.00%	170		170	0.00%	C	0.00%		0.00%		0.00%	17
	Taral S Lalbhai	AAYPL1610K	1	151		0 0	151		151		151	0.00%	C	0.00%	C	0.00%	(	0.00%	15
	Punit Sanjaybhai	ABBPL1387R	1	138	3 (	0 0	138	0.00%	138		138	0.00%	C	0.00%		0.00%	(	0.00%	13
	Astha Lalbhai	ACPPL8308R	1	71		0 0	71	0.00%	71		71	0.00%	C	0.00%		0.00%		0.00%	- 5
	Sanjaybhai Shrenikbhai Lalbhai	ABCPL6596P	4			0 0			58		58	0.00%	C				-		
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	2	13			-		13		13	0.00%	C	-				-	1
	Sunil Siddharth	AAFHS8242F	1	1		0 0	_	-	1		1	0.00%		4		-		-	
	Kalpana Shripal Morakhia	AFQPM9762E	1			5,0			0		0	0.00%		100000000000000000000000000000000000000		10000000000		0.00%	
	Others	M Q MS/OLL	21			0 0			78925		78925	0.77%				0.0070		100000000	5688
b)	Central Government / State Government(s)		0			0 0		0.00%	70323		70323	0.00%	0						3000
c)	Financial Institutions / Banks		1 0		1	0 0			0		0	0.00%	- 0			1000000		0.0070	
			20				4147107				4147107	40.68%	0				-		410824
d)	Any Other (Specify)		20						4147107		4147107	40.68%	0			_		0.00%	410824
	Bodies Corporate	AADCTACOTN	20			-	4147107				100 11 10 10 10	34.84%						2000.000	
	Aura Securities Private Limited	AABCT4637N	3	3551618							3551618		C		C		1	0.0070	355161
	Aml Employee Welfare Trust	AAATA1230E	2	234345	(				234345		234345	2.30%	C			100000000000000000000000000000000000000	- 0	0.00%	23434
	Atul Limited	AABCA2390M	1	152869		,			152869		152869	1.50%	C				(	0.0070	15286
	Aagam Holdings Private Limited	AAACA3899C	1	69995	_	0 0			69995		69995	0.69%	C			1000000	(	0.0070	6999
	Amazon Investments Private Limited	AAACA9610K	1	42702		0 0			42702		42702	0.42%	C				(	0.00%	4270
	Aura Business Ventures Llp	ABHFA4336M	1	30000		0 0			30000		30000	0.29%	C				1	0,00,0	3000
	Lalbhai Realty Finance Private Limited	AAACL1991N	1	16852	2	0 0	16852	0.17%	16852		16852	0.17%	C	0.00%	C	0.00%	(	0.00%	1685
	Aeon Investments Private Limited	AAACA9605Q	1	6639	(	0 0	6639	0.07%	6639		6639	0.07%	C	0.00%	C	0.00%	(	0.00%	663
	Adore Investments Private Limited	AAACA9595M	1	4900	) (	0 0	4900	0.05%	4900		4900	0.05%	C	0.00%		0.00%	(	0.00%	490
	Anusandhan Investments Limited	AAACA4013C	1	4259		0 0	4259	0.04%	4259		4259	0.04%	C	0.00%		0.00%	(	0.00%	425
	Amardeep Holdings Private Limited	AAACA9609C	1	3491		0 0	3491	0.03%	3491		3491	0.03%	C	0.00%		0.00%	(	0.00%	349
	Aayojan Resources Private Ltd	AAACA3895Q	1	20630	) (	0 0	20630	0.20%	20630		20630	0.20%	C	0.00%		0.00%	(	0.00%	313
	Adhinami Investments Private Limited	AABCA7790D	1	222		0 0	222	0.00%	222		222	0.00%	C	0.00%		0.00%		0.00%	22
	Akshita Holdings Private Limited	AAACA9600M	1	5	(	0 0	5	0.00%	5		5	0.00%	C	0.00%		0.00%	(	0.00%	
	Aura Merchandise Pvt. Ltd.	AAKCA0873G	1	. 4		0 0	- 4	0.00%	4		4	0.00%	C	0.00%		0.00%	(	0.00%	
	Aura Securities Pvt Ltd	ABBFA4102H	1			0 0		0.00%	4		4	0.00%	0	0.00%		0.00%	-	0.00%	
	Fast Credit Consulting Pvt.Ltd.	AACCF6701A	1	- 4				0.00%	4		4	0.00%	C				- (	0.00%	
	Aegis Investments Ltd.		1	8568		0 0	8568		8568		8568	0.08%						1	
	Sub Total (A)(1)		59			0 0				0	4228859	41.48%	0	0.00%				0.00%	416799
	Foreign			122000	1		1220001	0.00%	1220000		1220000	0.00%	_	0.00%		0.00%		0.00%	120751
1	Individuals (Non-Resident Individuals / Foreign Individuals)		0			0 0			0		0	0.00%	c	2000.00				0.00%	
0)	Government		0	-		0 0	_	200000000000000000000000000000000000000	0		0	0.00%		110,000,000		-			
:)	Institutions		0			22			0		0	0.00%	0					-	
	Foreign Portfolio Investor		0	_		9			0		0	0.00%	0						
	profession rotationio investor	1		_	1				1 0		U			11.00.0000000			- 2		
1)	A O A b ( C a i f . )		_ ^		1 .	nl ^		0 000			^	0.0007		0.000		0 0000		0.0007	
1)	Any Other (Specify)		0	-	1	0 0	_	0.0070	0		0	0.00%	0			010070		0.0070	
	Any Other (Specify) Sub Total (A)(2) Total Shareholding Of Promoter And Promoter Group (A)=		0	-	1	0 0	_		0		0	0.00%	0		-		`	100000000000000000000000000000000000000	

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s)
  (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

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Table	III - Statement showing shareholding patte	rn of the Publi	c sharehol	der Post Sch	eme of A	Arrangeme	ent												
						No. of		Sharehol ding % calculate	Number o		ghts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number of	of Locked in	Number of pledged of otherwise encumber	r :	Number of equity
			Nos. af	No. of fully	Partly paid-up equity	underlyin g Depositor	- ACM-50 A	d as per SCRR, 1957 As a	No of Vot	ing Rights		Total as a	Outstanding convertible securities		P.(	As a % of		As a % of total	shares held in demateri
			sharehold	equity	shares	¥	shares	% of	Class eg:	Class eg:		% of	(including	of diluted		Shares		Shares	alised
	Category & Name of the shareholders	PAN	ers	shares held	held	Receipts	held	(A+B+C2)	Х	y	Total	(A+B+C)	Warrants)	share capital)	No. (a)	held(b)	No. (a)	held(b)	form
1	Institutions						-								97				1.
(a)	Mutual Fund		84	957375		0 0	E-0-1-0				22.21.				i 1	0.00%		0.00%	95694
	Kotak Select Focus Fund	AAATK4475F		185185		0 0					185189			1.82%		0.00%	- (	0.00%	
	Franklin Templeton Mutual Fund A/C Franklin In	AAATT4931H		170370	Î S	0 0	170370	1.67%	170370	(	170370	1.67%		1.67%	9	0.00%		0.00%	17037
	Sundaram Mutual Fund A/C Sundaram Select Mi	AAATS2554B		134903		0 0	134903	1.32%	134903		13490	1.32%		1.32%		0.00%		0.00%	13490
(b)	Venture Capital Funds		0	0	F 9	0 0	0	0.00%	6 0			0.00%		0.00%	6	0.00%	t	0.00%	
(c)	Alternate investment Funds		1	244		0 0	244	0.00%	244		244	0.00%		0.00%	5	0.00%		0.00%	24
(d)	Foreign Venture Capital Investors		0	0	. 39	0 0	0	0.00%	6 0		) (	0.00%		0.00%		0.00%		0.00%	
(e)	Foreign Portfolio Investor		217	2608371		0 0	2608371	25.59%	2608371		260837	25.59%		25.59%	í .	0.00%	- 1	0.00%	260755
Control Control	Nordea 1 Sicay - Emerging Stars Equity Fund	AACCN4419K		206531	(3	0 0	206531	2.03%	206531	(	20653	2.03%		2.03%	,	0.00%	- 0	0.00%	20653
	Multiples Private Equity Fil I	AAGCM9652B		183048	10	0 0	183048	1.80%	183048		183048	1.80%		1.80%		0.00%	1	0.00%	18304
(f)	Financial Institutions / Banks		65	603647		0 0	603647	5.92%	603647		60364	5.92%		5.92%		0.00%			58136
,,	Life Insurance Corporation Of India	AAACL0582H		312164	1	0 0	312164			(	312164	3.06%		3.06%		0.00%		0.00%	31216
	The New India Assurance Company Limited	AAACN4165C		261352							261352			2.56%		0.00%	- 0		
(g)	Insurance Companies		0			0 0						0.00%		0.00%		0.00%			
(h)	Provident Funds/ Pension Funds		0			0 0		1000000				0.00%		The state of the s		0.00%			
(ii)	Any Other (Specify)		Ŏ			0 0	0			-		0.00%		0.00%		0.00%			
***	Sub Total (B)(1)		367	4169638		0 0	4169638				4169638			40.90%	1 1	0.00%			
2	Central Government/ State Government(s)/ President of India		0																
	Central Government / State Government(s)		1	7	17	0 0	7	0.00%			)	0.00%		0.00%		0.00%		0.00%	
	Sub Total (B)(2)		1	-	1 19	0 0	7	0.00%	7			0.00%		0.00%	9	0.00%		0.00%	4
3	Non-Institutions		0			3	6 Y		0						Ş	1			15
(a)	Individuals		. 0	-			6 9		15						in .				
	<ul> <li>i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.</li> </ul>		181005	1190164	. 80	0 0	1190164	11.68%	1190164		119016	11.68%		11.68%	) 0	0_00%	- (	0.00%	93912
	ii. Individual shareholders holding nominal		323		15		05544				05000	i are		2022	2		155		
20.5	share capital in excess of Rs. 2 lakhs.		81		- 0	0	256467				25646			2.52%		0.00%			
(b)	NBFCs registered with RBI			4		0 0		0.0000000000000000000000000000000000000			1 (	0.00%		B.00.		0.00%			
(c)	Employee Trusts		0		- 3	0 0	0	0.00%	, c	1	4 (	0.00%		0.00%	4 - 2	0.00%		0.00%	
(d)	Overseas Depositories(holding DRs) (balancing figure)				753			0.00%				0.00%		0.00%		0.00%	- 0	0.00%	381
(e)	Any Other (Specify)		5927	406843		0 0		0.007			40684					0.00%	1		
(e)	Trusts		25		_	0 0				_	3860			0.38%	1	0.00%			
_			2241				52762				52762			0.52%		0.00%	1		
	Hindu Undivided Family	-	684				27414				2741			0.52%	1	0.00%	1		
-	Non Resident Indians (Non Repat)		1283			0 0					32733			-		0.00%			
	Non Resident Indians (Repat)		1285			0 0								0.00%		0.00%			
	Overseas Bodies Corporates	-		201			107				107						(		10
	Clearing Member	-	.577				21.12.0				27425			190,000,000	4	0.00%			
	Bodies Corporate	-	1116			0 0					227800			-		0.00%			
	Sub Total (B)(3)	-	187012	1795458		0	1795458	17.61%	1795458		179545	17.61%		17.61%		0.00%		0.00%	146727
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)		186458	5965103		0 0	5965103	58.52%	5965103		5965103	58.52%		58.52%	3	0.00%		0.00%	561339

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares
	-4

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian

	Category & Name of the shareholders					No. of			Number of of securitie		ghts held ir	ı each class	oligiez	assuming rull	Number of	f Locked in	Number o pledged o otherwise encumber	r !	Number of equit
			200 63	No. of fully	Partly paid-up	shares underlyin		as per	No of Votin				convertible	convertible securities ( as	9 0 0 0	As a % of		As a % of	shares held in
		PAN	sharehold	paid up equity shares held	equity shares held	A PROPERTY OF THE PROPERTY OF	Total nos. shares held	ATTENDED.	Class eg: X	Class eg: y	Total	% of (A+B+C)	securities (including Warrants)	a percentage of diluted share capital)	No. (a)	total Shares held(b)	No. (a)	5hares	demater alised form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII) = [IV)+(V)+ (VI)	(VIII) As a % of (A+B+C2)		î	IX)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	0	an)	lx.	an)	(XIV)
	Custodian/DR Holder	3,0-2	0	( )	) (	0	0	0.00%	0	,	)	0.00%		0.00%	0	0.00%	2040	0.00%	
	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		0	(				0.00%	0	· c		0 0.00%		0.00%	0	0.00%		0.00%	5
_	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0			0	0	0.00%	0			0.00%		0.00%	0	0.00%		0.00%	

- Note:
  (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





# **Transferor Company**

**PreSchemeShareholdingPattern** 

Pre Scheme Shareholding Pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1;	Name of Listed Entity: The Anup Engineering Limited
2.	Scrip Code/Name of Scrip/Class of Security:
3.	Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg. 31(1)(b)/Reg.31(1)(c)
	a. If under 31(1)(b) then indicate the report for Quarter ending
	b. If under 31(1)(c) then indicate date of allotment/extinguishment
4.	Declaration: The Listed entity is required to submit the following declaration to the extent of submission of information:-

	Particulars	Yes* No*	No*
1	Whether the Listed Entity has issued any partly paid up shares?		No
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
3	Whether the Listed Entity has any shares against which depository receipts are issued?		No
4	Whether the Listed Entity has any shares in locked-in?		No
2	Whether any shares held by promoters are pledge or otherwise encumbered?		No

Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed Entity in above \* If the Listed Entity selects the option 'No' for the questions above, the columns for the partly paid up shares, Outstanding Convertible table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

# ACVIDD

and the profit of the same	up Engineering Limited Summary Statement holding of specified securities																	
				No. of	No. of		OI LOLAI			hts held in e	each class	No. of Shares Underlying	a % assuming run	Number of	of Locked in	Number of pledged of encumbe	r otherwise	Number
		an a	0.000	Partly paid-up	shares underlyin		shares (calculate	No of Voti	ng Rights		50 85 S	Outstanding convertible	convertible securities ( as a		As a % of	i i	As a % of	(1) (1) (1) (1) (1)
		Nos. of sharehold	up equity	shares	g Depositor	Total nos.	o as per SCRR,				% of	securities (including	percentage of diluted share		total Shares		total Shares	held in demateria
Category	Category of shareholder		held	2011/2017	y Receipts	25-03-50 mm	330033656	Class eg: X	Class eg: y	SECTION 5	(A+B+C)	Warrants)		No. (a)	held(b)	No. (a)	held(b)	lised form
(1)	(II)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		- (1	X)		(X)	(XI)= (VII)+(X) As	(	XII)	(	KIII)	(XIV)
(A)	Promoter & Promoter Group	20	12806030	0	0	12806030	94.1620	12806030	0	12806030	94.1620	0	94.1620	0	0.0000	0	0.0000	12737310
(B)	Public	923	793970	0	0	793970	5.8380	793970	0	793970	5.8380	0	5.8380	0	0.0000	NA	NA	461490
(C)	Non Promoter - Non Public				0				0			0			0.0000	NA	NA	
(C1)	Shares Underlying DRs	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(C2)	Shares Held By Employee Trust	0	D	0	0	0	0.0000	0	D	0	0.0000	0	0.0000	D	0.0000	NA	NA	0
75000	Total	943	13600000	0	0	13600000	100.0000	13600000	0	13600000	100.0000	0	100.0000	0	0.0000	0	0.0000	13198800

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						No. of			Number of of securitie		ghts held in	each class	No. of Shares Underlying	Shareholding , as a % assuming full conversion of	Number o	f Locked in	Number of pledged of otherwise encumber		Number of equity
			Nos. of sharehold	120000000000000000000000000000000000000	shares	shares underlyin g Depositor	STATE STATE OF	as per SCRR, 1957 As a % of	No of Votin			Total as a % of	Outstanding convertible securities (including	convertible securities ( as a percentage of diluted share		As a % of total Shares		As a % of total Shares	shares held in demateri alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts			X	Class eg: y	tion of	(A+B+C)	Warrants)	capital)	No. (a)	0.00	No. (a)	held(b)	form
70	(0)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a			X)		(x)	(XI)= (VII)+(X)	()	(11)	(X	III)	(XIV)
a)	Indian Individuals / Hindu Undivided Family		15	112750		0	112750	0.8290	112750	n	112750	0.8290	0	0.8290	D	0.0000	0	0.0000	81270
aj	Sheth Narottambhai Lalbhai	AAGHS1303E	15	22760	0	0	22760	and the second second second	and the second second	0	22760	0.1674	0	0.1674	0	0.0000	0	0.0000	22760
	Arun P.Sheth	AAGHS13U3E	1	18200	0	0	18200	0.1674	18200	0	18200	0.1338	0	0.1338	0	0.0000	D	0.0000	0
	Rajivbhai Chinubhai Lalbhai	AAFPL0692N	1	16000	0	0	16000	0.1176	16000	0	16000	0.1176	0	0.1176	0	0.0000	0	0.0000	16000
	Samvegbhai Arvindbhai	AADHS4752A	1	10680	0	0	10680	0.0785	10680	0	10680	0.1176	0	0.0785	0	0.0000	0	0.0000	10680
_	Snehalben Samvegbhai Lalbhai	ABOPL6564H	1	10000	0	0	10000	0.0785	27 3 27 5 27 7	n .	10000	0.0785	0	0.0785	0	0.0000	0	0.0000	10000
	Shri Shripal Chinubhai Sheth	ADUF LESCHE	1	9600	0	0	9600	0.0706	9600	0	9600	0.0706	0	0.0706	0	0.0000	0	0.0000	0
	Jayshreeben Sanjaybhai Lalbhai	AADPL4080A	1	7160	0	0	7160			0	7160	0.0526	0	0.0526	0	0.0000	0	0.0000	7160
	Saroiben Bioinbhai Sheth	AFBPS1754F	1	5320	2	0	5320			0	5320	0.0320	0	0.0326	0	0.0000	0	0.0000	5320
	The state of the s		+	2800	0	0	2800			0		0.0391	0	0.0391	0	0.0000	0	0.0000	2800
	Kulin Sanjaybhai	ACAPL2339K ABCPL8306R	1	2680	0	0	2680	0.0206	200000000000000000000000000000000000000	0	2680	0.0208	0	0.0208	0	0.0000	0	0.0000	2680
	Hansaben Niranjanbhai Lalbhai	ABCPL6596P	1	1950	0	0	1950	0.0197		0		0.0197	0	0.0197	0	0.0000	0	0.0000	1950
	Sanjaybhai Shrenikbhai Lalbhai	PRODUCE AND ADDRESS OF THE PROPERTY OF THE PRO	1	1930	0	0	100000000000000000000000000000000000000	2012/07/10/21	120/2 (27/2)	0	180.00	0.0143	0	0.0143	0	0.0000	0	0.0000	1920
	Samvegbhai Arvindbhai Lalbhai	AAFPL5537L	1	1440	0	0	1920 1440	0.0141		-	1920	0.0141	0	0.0141	0	0.0000	0	0.0000	1920
	Smt. Vimla Siddharth		+	1440	0	0				0 n	T-1000	100000000000000000000000000000000000000	0		0			200000	0
	Mrs.Indiraben Pratapsihn Sheth	3		840	0	0	1400 840		2100	0	1400 840	0.0103	D C	0.0103	0	0.0000	0	0.0000	
ILA.	Smt. Hansa Niranjan	5	0	0	0	~	840 0	25222	200	0	5000		0	200000000000000000000000000000000000000	0	202.000	0		0
b)	Central Government / State Government(s)		0	0	0	0	0			0	170	0.0000	0	0.0000	0	200	15	0.0000	0
c)	Financial Institutions / Banks		5	77.1	0	0	•	0.0000	•	~		0.0000	0	0.0000	0	0.000.000	0	0.0000	•
d)	Any Other (Specify)	8	5	12693280		0	12693280		12693280			93.3329	0	93.3329	0		0	0.0000	12656040
	Bodies Corporate	1450433000		12693280	0	*	12693280		12693280			93.3329	0	93.3329	-	0,000	-	0.0000	12656040
	Arvind Limited	AABCA2398D	1	12637760	0	0	12637760		12637760			92.9247	D .	92.9247	0	0.0000	0	0.0000	12637760
	Ayojan Holdings Pvt.Ltd.		1.	25000	0	0	25000	0.1838	25000	0	25000	0.1838	b	0.1838	0	0.0000	0	0.0000	0
	Aura Securities Private Limited	AABCT4637N	1	17560	U	_	17560		27200	0	17560	0.1291	D	0.1291	0	0.0000	0	0.0000	17560
	Aegis Investments Ltd.	144040000	-	12240	0	0	12240	0.0900	222 10	0	12240	0.0900	D	0.0900	0	0.0000	0	0.0000	0
	Aagam Holdings Private Limited	AAACA3899C	1	720	0	0	720	0.0053		0	720	0.0053	0	0.0053	0	0.0000	0	0.0000	720
20	Sub Total (A)(1)		20	12806030	0	U	12806030	94.1620	12806030	U	12806030	94,1620	0	94.1620	U	0.0000	0	0.0000	12737310
	Foreign	8																	3
a)	Individuals (Non-Resident Individuals / Foreign Individuals)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
(b)	Government		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
c)	Institutions	1	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
d)	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
e)	Any Other (Specify)	Ü	0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Sub Total (A)(2)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	0	0.0000	0
	Total Shareholding Of Promoter And Promoter Group (A)=		- Toron	v samenmesterine	0			SOURCE OF COLOR				San Paragraphy	1	1		norte transiti	1	turant-star	7
	(A)(1)+(A)(2)	4	20	12806030	0	0	12806030	94.1620	12806030	0	12806030	94.1620	0	94.1620	0	0.0000	0	0.0000	12737310

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

- (1) PAN would not be displayed on website of Stock Exchange(s)
- (2) The term 'Encumbrance' has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

The Anup Engineering Limited

Table III - Statement showing shareholding pattern of the Public shareholder

						No. of		Sharehold ing % calculated	Number of	f Voting Rig	hts held in	each class	No. of Shares Underlying	Shareholding, as a % assuming full conversion of	Number o	f Locked in	Number of pledged of otherwise encumbe	ır :	Number of equity
			Nos. of	fully paid	5 35	shares underlyin	Total nos.	as per SCRR, 1957 As a	No of Vot				Outstanding convertible securities	convertible securities ( as a percentage		As a % of total		As a % of	shares held in demateri
	0 (00 00 00 00 00		sharehold	shares	shares	Depositor	shares	% of	Class eg:	2004	1.22	% of	(including	of diluted	202	Shares	2523	Shares	alised
	Category & Name of the shareholders	PAN	ers	held	held	y Receipts		f	X	Class eg: y		(A+B+C)		share capital)		held(b)	No. (a)	held(b)	form
15	(0)	(11)	(111)	(IV)	(V)	(VI)	(VII) =	(VIII) As a		(1)	K)		(X)	(XI)=(VII)+(X)	()	KII)	()	(III)	(VIV)
1	Institutions																		
(a)	Mutual Fund		0	0	0	0	0	0.0000	0		0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(b)	Venture Capital Funds		0	0	0	0	0	0.0000	0	•	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(c)	Alternate Investment Funds		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(e)	Foreign Portfolio Investor		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(f)	Financial Institutions / Banks		3	404760	0	0	404760	2.9762	404760	0	404760	2.9762	0	2.9762	0	0.0000	NA	NA	373360
	The New India Assurance Company Limited	AAACN4165C		373360	0	0	373360	2.7453	373360	0.	373360	2.7453	0	2.7453	0	0.0000	NA.	NA	373360
(g)	Insurance Companies		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(h)	Provident Funds/ Pension Funds		a	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(i)	Any Other (Specify)		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Sub Total (B)(1)		3	404760	0	0	404760	2.9762	404760	0	404760	2.9762	0	2.9762	0	0.0000	NA	NA	373360
	Central Government/ State Government(s)/ President of India					3						ì							
•	Sub Total (B)(2)		0	0	n	0	0	0.0000	0	n	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
			U	U	U	U	U	0.0000	U	U	U	0.0000	U	0.0000	u	0.000	INA	NA	0
	Non-Institutions		-	0	n	1 1		_		9 9					0	1	070		_
(a)	Individuals			0	0	2 - 2				9 0		-		3	0	1	NA	NA	-
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.		914	281860	0	0	281860	2.0725	281860	0	281860	2.0725	0	2.0725	0	0.0000	NA	NA	79660
	ii. Individual shareholders holding nominal																		
	share capital in excess of Rs. 2 lakhs.		1	82880	0	0	82880	0.6094	82880	0	82880	0.6094	0	0.6094	0	0.0000	NA	NA	0
(b)	NBFCs registered with RBI		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(c)	Employee Trusts		0	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
	Overseas Depositories(holding DRs) (balancing																		
(d)	figure)		o	0	0	0	0	0.0000	0	0	0	0.0000	0	0.0000	0	0.0000	NA	NA	0
(e)	Any Other (Specify)		5	24470	0	0	24470	0.1799	24470	0	24470	0.1799	0	0.1799	0	0.0000	NA	NA	8470
	Trusts		1	50	0	0	50	0.0004	50	0	50	0.0004	0	0.0004	0	0.0000	NA	NA	50
	Hindu Undivided Family		2	5740	0	0	5740	0.0422	5740	0	5740	0.0422	0	0.0422	0	0.0000	NA	NA	5740
	Non Resident Indians (Non Repat)		1	16000	0	0	16000	0.1176	16000	0	16000	0.1176	0	0.1176	0	0.0000	NA	NA	0
	Bodies Corporate		1	2680	0	0	2680	0.0197	2680	n	2680	0.0197	0	0.0197	0	0.0000	NA	NA	2680
	Sub Total (B)(3)		920	389210	n	0	389210	2.8618	389210	n	389210	2.8618	27	2.8618	0	0.0000	NA	NA	88130
	Total Public Shareholding (B)=		-	000220	_	Ť	000 110		000210	1	200240				-	0.000	1300	1	00200

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %):

No. of shareholders	No. of Shares			
	i			

Details of Shares which remain unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

#### Note

- (1) PAN would not be displayed on website of Stock Exchange(s).
- (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
- (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.



	Category & Nome of the stateholders	PAN er		fully paid up equity d shares held	y equity shares held	R Depositor y Receipts	Total nos.	Sharehold ing %	Address Assess and Area of the a Principle of the Land Address and a second of the con-			No. of Shares	assuming rull	Number of Locked in		Number of Shares pledged or otherwise encumbered		Number of equity								
			Nos. of					as per SCRR, 1957 As a	No of Voti	of Voting Rights		100000	Outstanding convertible securities	convertible securities ( as a percentage		As a 16 of tutal		As a % of total	shares F held in dentateri							
			sharehold				Depositor	is held	held	% of	(A-B+C2)	(A-8+C2)				Class eg:	**************************************	and the second second	% of	(including	of diluted	Sec. Co.	Shares	Law Year	5nares	alised
			eta.											Class eg. )	The state of the s	(A+B+C)		share capital)		-	No. (a)	held(b)	form			
	JII	(11)	(III)	(IV)	(V)	(VI)		(VIII) As a	L	1	(X)		(X)	(XI)=(YII)*(X)		X(I)		XIII)	(XIV)							
	Custodian/DR Holder		0	0	0	0	0	0.0000	0	0	Q	0.0000	0	0.0000	0	0.0000	NA.	NA	0							
	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)		0	0	0	0	0	0.0000	0	0	a	0.0000	o	0.0000	0	0.0000	NA.	NA.	0							
	Total Non-Promoter- Non Public Shareholding (C)= (C)(1)+(C)(2)		0	0	0	0	0	0,0000	ñ.	0	ń	0.0000	0	0,0000	0	0.0000	NA.	ÎNĂ	ñ							

- (1) PAN would not be displayed on website of Stock Exchange(s).
  (2) The above format needs to disclose name of all holders holding more than 1% of total number of shares
  (3) W.r.t. the information pertaining to Depository Receipts, the same may be disclosed in the respective columns to the extent information available and the balance to be disclosed as held by custodian.





#### 19. Approvals/Sanctions/No-Objections from Regulatory or any Governmental Authorities

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

- i. obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015;
- ii. approval of the Scheme by the requisite majority of each class of shareholders and creditors of the Transferor Company, the Transferee Company, the Demerged Company, and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Actandas may be directed by the Tribunal;
- iii. the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company through e-voting, as applicable. The Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders, of the Demerged Company, against it as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
- iv. the sanctions and orders of the Tribunal, under Sections 230 to 232 read with Section 66 of the Act being obtained by the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies; and
- certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the RoC having jurisdiction over the Parties.

#### 20. Inspection

The following documents will be open for inspection by the equity shareholders, secured creditors and unsecured creditors of all the companies involved in the scheme at its registered office at Naroda Road, Ahmedabad -380025, Gujarat, India, between 10.00 a.m. and 12.00 noon on all days (except Saturdays, Sundays and public holidays) upto the date of the meeting:

- i. Copy of the order passed by NCLT in the above mentioned Company Application no. 26 of 2018, dated 16th March, 2018 directing the Demerged Company, Resulting Company 1 and Transferor Company to, inter alia, convene the meetings of its equity shareholders, secured creditors and unsecured creditors;
- ii. Copy of the Memorandum and Articles of Association of all the companies;
- iii. Copy of the annual reports of all the companies for the financial year ended 31st March 2017;
- iv. Copy of the Supplementary Unaudited Accounting Statement of the Demerged Company, Resulting Company 1 and Resulting Company 2 for the period ended 30th September, 2017 and the Supplementary Audited Accounting Statement of the Transferor Company for the period ended 31st December, 2017;
- v. Copy of the Statutory Auditors' certificates dated 22nd November, 2017 and 14th November, 2017 issued by Deloitte Haskins & Sells LLP and Sorab S. Engineer & Co., respectively, to the effect that the accounting treatment, if any, proposed in the scheme of compromise or arrangement is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013; and
- vi. CopyoftheScheme.
- 21. This statement may be treated as an Explanatory Statement under Sections 230(3),232(1) and (2) and 102 of the Act read with Rule 6 of the Rules. A copy of the Scheme, Explanatory Statement and Form of Proxy shall be furnished by all the companies involved in the Scheme to its shareholders/creditors, free of charge, within one (1) day (except Saturdays, Sundays and public holidays) on a requisition being so made for the same by the shareholders/creditors of the respective companies.
- 22. After the Scheme is approved by the equity shareholders, secured creditors and unsecured creditors of all the companies involved in the Scheme, it will be subject to the approval/sanction by NCLT.

Sd/-

Dated this 1st Day of April, 2018

Arpit K. Patel

Chairman appointed for the meeting

**Registered office:** Naroda Road, Ahmedabad, 380 025, Gujarat, India.



# COMPOSITE SCHEME OF ARRANGEMENT UNDER SECTIONS 230 to 232 READ WITH SECTION 66 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

**AMONGST** 

**ARVIND LIMITED** 

AND

**ARVIND FASHIONS LIMITED** 

AND

ANVESHAN HEAVY ENGINEERING LIMITED

AND

THE ANUP ENGINEERING LIMITED

AND

#### THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

#### A. BACKGROUND OF THE COMPANIES

- (i) Arvind Limited, the "**Demerged Company**," is a public listed company incorporated under the provisions of the Indian Companies Act, 1913 under the corporate identity number L17119GJ1931PLC000093. The Demerged Company is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities. The equity shares of the Demerged Company are listed on BSE Limited and the National Stock Exchange of India Limited. Demerged Company has issued Unsecured Non-Convertible Debentures. The said Non-Convertible Debentures are listed on the wholesale Debt segment of BSE Limited. The Demerged Company was originally incorporated for manufacturing and marketing of textile products. However, it has grown and diversified in several distinct business activities through different undertakings, including(i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.
- (ii) Arvind Fashions Limited, the "**Resulting Company 1**", is an unlisted public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U52399GJ2016PLC085595. The Resulting Company 1 has been incorporated with an objective to engage, inter alia, in developing, marketing and promoting organized wholesale business. The Resulting Company 1 is a subsidiary of the Demerged Company.
- (iii) Anveshan Heavy Engineering Limited, the "Resulting Company 2" or "Transferee Company", is an unlisted public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U29306GJ2017PLC099085. The Resulting Company 2 has been incorporated with an objective to engage, inter alia, in the business of owning, operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time
- (iv) The Anup Engineering Limited, the "**Transferor Company"**, is an unlisted public company incorporated under the provisions of the Companies Act, 1956 under the corporate identity number U99999GJ1962PLC001170. The Transferor Company is, inter alia, in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus. The equity shares of the Transferor Company were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. The Transferor Company is a subsidiary of the Demerged Company.

#### B. OVERVIEW AND OPERATION OF THIS SCHEME

This Scheme provides for:

(i) the demerger, transfer and vesting of the Demerged Undertakings (as defined hereinafter) from the Demerged Company to the Resulting Companies (as defined hereinafter) on a going concern basis, and the consequent issue of shares by the Resulting Companies (as defined hereinafter) in the manner set out in this Scheme (as defined hereinafter) and other applicable provisions of Applicable Law;



- (ii) the amalgamation of the Transferor Company with the Transferee Company, in the manner set out in this Scheme, and in accordance with the provisions of Sections 230 to 232 of the Act and other applicable provisions of Applicable Law; and
- (iii) the reduction of the share capital of the Resulting Companies in the manner set out in this Scheme, and in accordance with Sections 230 to 232 read with Section 66, and other applicable provisions of the Act.
- **C.** The Demerged Companywill continue to pursue its interests in and carry on the Remaining Business (as defined hereinafter) as is presently being carried on.

#### D. PARTS OF THIS SCHEME

This Scheme is divided into the following parts:

- (i) **PART I** deals with the definitions of capitalized terms used in this Scheme and the share capital of the Demerged Company, the Resulting Companies and the Transferor Company;
- (ii) **PART II** deals with the transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1 and the consideration thereof;
- (iii) **PART III** deals with the transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and the consideration thereof;
- (iv) **PART IV** deals with the amalgamation of the Transferor Company with the Transferee Company;
- (v) **PART V** deals with change in authorised share capital of demerged company;
- (vi) **PART VI** deals with consolidation of existing equity share capital of the Resulting Company 1;
- (vii) **PART VII** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 1;
- (viii) **PART VIII** deals with the reduction and cancellation of the existing equity share capital of the Resulting Company 2; and
- (ix) **PART IX** deals with the general terms and conditions that would be applicable to this Scheme.

#### E. RATIONALE FOR THIS SCHEME

The Demerged Company is a public listed company. Over the course of time, the Demerged Company has grown into a diversified conglomerate with interests in various businesses spanning the entire value chain of textiles consisting of manufacturing of yarn, denim, shirting and knit fabric, garments, technical textiles, branded apparel business and the engineering business carried on either directly or through its subsidiaries and joint ventures with other entities. The textiles business, branded apparel business and the engineering business all have different industry specific risks, business cycles and operate inter alia under different market dynamics and thus can attract different types of investors as well as management teams and follow different and independent strategies, even as they all have a significant potential for growth and profitability.

Given its diversified business portfolio, it has become imperative for the Demerged Company to reorient and reorganize itself in a manner that allows it to impart greater focus, management alignment and growth for each of its business lines. The Demerged Company is also desirous of enhancing its operational efficiency, flexibility in attracting capital and management talent through aligned ESOP schemes through such a restructuring. The Scheme proposes to reorganise and segregate the interest of the Demerged Company in its various businesses and thus proposes demerger of the Branded Apparel Undertaking from the Demerged Company to Resulting Company 1 and the Engineering Undertaking from the Demerged Company to the Resulting Company 2. Further, the Scheme proposes the merger of Transferor Company with the Resulting Company 2 to rationalise and streamline the group structure.

The Demerged Company will continue to conduct the Remaining Business.

The proposed restructuring pursuant to this Scheme is expected, interalia, to result in following benefits:

- (i) segregation and unbundling of the Branded Apparel business and the Engineering businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- (ii) unlocking of value for the shareholders of the Demerged Company;
- (iii) emergence of the Demerged Company as a predominantly textile focused company, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iv) creation of listed Branded Apparel company and Engineering company with ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;
- (v) enhancing attractiveness of the entities for management teams by enabling ESOPs in each entity with direct correlation of the rewards to their efforts;
- (vi) allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and overseas markets;
- $(vii) \qquad \text{augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;}$
- (viii) Achieve cost optimisation and specialisation for sustained growth; and
- (ix) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses into Resulting Company 2.
   The proposed restructuring is in the interest of the shareholders, creditors, employees and other stakeholders in each of the companies.



# PART I DEFINITIONS AND SHARE CAPITAL

#### 1. **DEFINITIONS**

- 1.1 In this Scheme, unless inconsistent with the subject or context thereof (i) capitalised terms defined by inclusion in quotations and/or parenthesis have the meanings so ascribed; (ii) subject to (iii) below, all terms and words not defined in this Scheme shall have the same meaning ascribed to them under Applicable Laws; and (iii) the following expressions shall have the following meanings:
  - "Act" means the Companies Act, 2013 and shall include any other statutory amendments or re-enactment or restatement and the rules and/or regulations and/or other guidelines or notifications under Applicable Laws, made the reunder from time to time;
  - "AL ESOS" means the Employee Stock Option Scheme 2008 of the Demerged Company framed under the Securities and Exchange Board of India (Employee Stock Options Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
  - "Anup ESOS" means the Employee Stock Option Scheme 2017 of the Transferor Company framed under the Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
  - "Appointed Date 1" in respect of the transfer of the Branded Apparel Undertaking from the Demerged Company to the Resulting Company 1 means the Effective Date;
  - "Appointed Date 2" in respect of the transfer of the Engineering Undertaking from the Demerged Company to the Resulting Company 2 and for the amalgamation of the Transferor Company with the Transferee Company means 1st January 2018;
  - "Applicable Law" means any applicable central, provincial, local or other law including all applicable provisions of all (a) constitutions, decrees, treaties, statutes, laws (including the common law), codes, notifications, rules, regulations, policies, guidelines, circulars, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, tribunal having jurisdiction over the Parties; (b) Permits; and (c) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority having jurisdiction over the Parties and shall include, without limitation, the listing agreement executed with the Stock Exchanges in the case of Demerged Company;

#### "Appropriate Authority" means:

- (a) the government of any jurisdiction (including any central, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, central bank, commission or other authority thereof;
- (b) any public international organisation or supranational body and its institutions, departments, agencies and instrumentalities;
- (c) any governmental, quasi-governmental or private body or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing or other governmental or quasi-governmental authority including (without limitation), SEBI (as defined hereinafter), the Tribunal (as defined hereinafter); and
- (d) any Stock Exchange.
- "Board" in relation to each of the Demerged Company, the Resulting Companies and the Transferor Company, as the case may be, means the board of directors of such company, and shall include a committee of directors or any person authorized by the board of directors or such committee of directors duly constituted and authorized for the purposes of matters pertaining to the amalgamation, transfer and demerger, this Scheme or any other matter relating thereto;
- "Branded Apparel Undertaking" means the branded apparel business and ancillary and support services in relation thereto of the Demerged Company, comprising of the branded apparel division and all assets, investments and liabilities relating thereto and shall include (without limitation):
- (a) all the movable and immovable properties, tangible or intangible, including all, plant and machinery, equipment, furniture, fixtures, vehicles, inventories, stock-in-trade or stock-in-transit and merchandising including raw materials, supplies, finished goods, wrapping supply and packaging items, leasehold assets and other properties, including contingent assets of whatsoever nature, cash in hand/ banks, investments, escrow accounts, claims, powers, authorities, rights, credits, titles, interests, benefits, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication facilities, utilities, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverable and receivables, all receivables (including royalty receivables), loans and advances also including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company, and also, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company, all the debts, liabilities, duties and obligations including contingent liabilities of Demerged Company in relation to and pertaining to the branded apparel business;
- (b) all receivables (including royalty receivables), loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the branded apparel business;
- (c) all goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names,



patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses, privileges and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company;

- $(d) \qquad investments in shares, debentures and other securities held by the Demerged Company in the Resulting Company 1;\\$
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the garment business. It is clarified that any question as to whether or not a specified liability pertains to the textile and branded apparel business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the branded apparel business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability pertains to the Branded Apparel Undertaking or arises out of the activities or operations of Branded Apparel Undertaking shall be decided by the Board of the Demerged Company.

"Demerged Company" means Arvind Limited, a public listed company incorporated under the provisions of the Indian Companies Act, 1913 under the corporate identity number L17119GJ1931PLC000093 and having its registered office at Naroda Road, Ahmedabad, Gujarat, 380 025, India;

"Demerged Undertakings" means collectively, Branded Apparel Undertaking and the Engineering Undertaking;

"Effective Date" means the opening hours of the tenth business day after the day on which the last of the approvals / conditions specified in Clause 41 (Conditions Precedent) of this Scheme are obtained or complied with. Reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date;

"Encumbrance" means (i) any charge, lien (statutory or other), or mortgage, any easement, encroachment, right of way, right of first refusal or other encumbrance or security 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, selling, assigning, pledging, hypothecating, or creating a security interest in, place in trust (voting or otherwise), 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; the term "Encumber" shall be construed accordingly;

"Engineering Undertaking" means all the engineering business and ancillary and support services in relation thereto of the Demerged Company together with all the undertakings, assets, properties, investments and liabilities of whatsoever nature and kind, and wheresoever situated, of the Demerged Company, in relation to and pertaining to the engineering business and shall include (without limitation):

- all the movable and immovable properties, tangible or intangible, including all computers and accessories, software, applications and related data, equity shares, preference shares and other securities of associate/subsidiary/joint venture companies, plant and machinery, equipment, furniture, fixtures, vehicles, stocks and inventory including, cables, leasehold assets and other properties, real, corporeal and incorporeal, in possession or reversion, present and contingent assets (whether tangible or intangible) of whatsoever nature, inverters, electrical fittings, submersible pumps, electrical erections, earthing and lighting systems, cash in hand, amounts lying in the banks, investments, escrow accounts, claims, powers, authorities, allotments, approvals, consents, letters of intent, registrations, contracts, engagements, arrangements, rights, credits, titles, interests, benefits, advantages, freehold/leasehold rights, brands, sub-letting tenancy rights, leave and license permissions, goodwill, other intangibles, industrial and other licenses, approvals, permits, authorisations, trademarks, trade names, patents, patent rights, copyrights, and other industrial and intellectual properties and rights of any nature whatsoever including know-how, websites, portals, domain names, or any applications for the above, assignments and grants in respect thereof, import quotas and other quota rights, right to use and avail of telephones, telex, facsimile, email, internet, leased lines and other communication and other communications are consistent of the communication ofacilities, connections, installations and equipment, electricity and electronic and all other services of every kind, nature and description whatsoever, provisions, funds and benefits (including all work-in progress), of all agreements, arrangements, deposits, advances, recoverables and receivables, whether from government, semi-government, local authorities or any other Person including customers, contractors or other counter parties, etc., all earnest monies and/or deposits, privileges, liberties, easements, advantages, benefits, exemptions, licenses and approvals of whatsoever nature and wheresoever situated, belonging to or in the ownership, power or possession or control of or vested in or granted in favour of or enjoyed by the Demerged Company in relation to and pertaining to the engineering business;
- (b) all receivables, loans and advances, including accrued interest thereon, all advance payments, earnest monies and/or security deposits, payment against warrants, if any, or other entitlements of the Demerged Company in relation to and pertaining to the engineering business;
- (c) all contracts, agreements, purchase orders/ service orders, operation and maintenance contracts, memoranda of



understanding, memoranda of undertaking, memoranda of agreements, memoranda of agreed points, bids, tenders, tariff orders, expression of interest, letter of intent, hire purchase agreements, lease/licence agreements, tenancy rights, agreements/panchnamas for right of way, equipment purchase agreements, agreement with customers, purchase and other agreements with the supplier/ manufacturer of goods/ service providers, other arrangements, undertakings, deeds, bonds, schemes, insurance covers and claims and clearances and other instruments of whatsoever nature and description, whether written, oral or otherwise and all rights, titles, interests, claims and benefits thereunder pertaining to the engineering business;

- (d) investments in shares, debentures and other securities held by the Demerged Company in the Transferor Company;
- (e) all the debts, liabilities, duties and obligations including contingent liabilities of the Demerged Company in relation to and pertaining to the engineering business. It is clarified that any question as to whether or not a specified liability pertains to the engineering business shall be decided by the Demerged Company, with requisite approvals of Appropriate Authorities, wherever applicable; and
- (f) 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 credit information, customer pricing information and other records whether in physical or electronic form, in connection with or relating to the engineering business of the Demerged Company.

It is clarified that the question of whether a specified asset or liability per tains to the Engineering Undertaking or arises out of the activities or operations of Engineering Undertaking shall be decided by the Board of the Demerged Company.

- "INR" means Indian Rupee, the lawful currency of the Republic of India;
- "Parties" shall mean collectively the Demerged Company, the Resulting Companies the Transferor Company and the Transferee Companyand "Party" shall mean each of them, individually;
- "Permits" means all consents, licences, permits, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations, filings, whether governmental, statutory, regulatory under Applicable Law;
- "**Person**" means an individual, a partnership, a corporation, a limited liability partnership, a limited liability company, an association, a jointstock company, atrust, a joint venture, an unincorporated organization or an Appropriate Authority;
- "Record Date" in relation to Part II, Part III and Part IV means the date to be fixed by the Board of the Demerged Company in consultation with the respective Resulting Companies and the Transferor Company for the purpose of determining the shareholders of the Demerged Company and that of the Transferor Company for issue of the new equity shares, pursuant to this Scheme. It is clarified that different Record Dates could be declared for different parts of the Scheme;
- "Remaining Business" means all manufacturing activities relating to yarn, denim, shirting, knit fabrics, garments, technical textiles, investments in joint ventures and subsidiaries shall be business of the Demerged Company and includes all other businesses, units, divisions, undertakings and assets and liabilities of the Demerged Company save and except those forming part of the Demerged Undertakings;
- "Resulting Companies" means collectively, the Resulting Company 1 and Resulting Company 2;
- "Resulting Company 1" means Arvind Fashions Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U52399GJ2016PLC085595, having its registered office at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat 380 025, India. The Resulting Company 1 is a subsidiary of the Demerged Company;
- "Resulting Company 2" or "Transferee Company" means Anveshan Heavy Engineering Limited, a public company incorporated under the provisions of the Companies Act, 2013 under the corporate identity number U29306GJ2017PLC099085 having its registered office at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad 380 025, India.;
- "RoC" means the relevant Registrar of Companies having jurisdiction over the Demerged Company, the Resulting Companies and the Transferor Companyas the case may be;
- "Scheme" means this composite scheme of arrangement, with or without any modification approved or imposed or directed by the Tribunal;
- ``SEBI'' means the Securities and Exchange Board of India;
- "SEBI Circular" shall mean the circular issued by the SEBI, being Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017, and any amendments thereof, modifications issued pursuant to regulations 11, 37 and 94 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015;
- "Stock Exchanges" means BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE"), as the case may be;
- "Taxation" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local governmental or municipal impositions, duties, contributions and levies and whether levied by reference to income, profits, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to the Demerged Company, the Resulting Companies, the Transferor Companyor the Transferee Company or any other Person and all penalties, charges, costs and interest relating thereto;
- "**Tax Laws**" means all Applicable Laws, acts, rules and regulations dealing with Taxes including but not limited to the income-tax, wealth tax, sales tax/value added tax, service tax, goods and service stax, excise duty, customs duty or any other levy of similar nature;



"Transferor Company" means The Anup Engineering Limited, a public company, incorporated under the provisions of the Companies Act, 1956, under corporate identity number U99999GJ1962PLC001170 and having its registered office at Behind 66 KV Electric Sub-Station, Odhav Road, Ahmedabad – 382 415, India; and

"**Tribunal**" means the National Company Law Tribunal having jurisdiction over the Demerged Company, the Resulting Companies the Transferor Company and the Transferee Company, as the case may be.

- 1.2 In this Scheme, unless the context otherwise requires:
  - 1.2.1 words denoting singular shall include plural and vice versa;
  - 1.2.2 headings and bold typeface are only for convenience and shall be ignored for the purposes of interpretation;
  - 1.2.3 references to the word "include" or "including" shall be construed without limitation;
  - 1.2.4 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;
  - 1.2.5 unless otherwise defined, the reference to the word "days" shall mean calendar days;
  - 1.2.6 reference to a document includes an amendment or supplement to, or replacement or novation of, that document; and
  - 1.2.7 word(s) and expression(s) elsewhere defined in this Scheme will have the meaning(s) respectively ascribed to them.

#### 2. SHARE CAPITAL

2.1

The share capital of the Demerged Companyas on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,85,17,969 equity shares of INR 10 each	2,58,51,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690

Subsequent to the above date, there has been an exercise of 1,00,000 vested employee stock options and accordingly there has been a corresponding increase in the issued, subscribed and paid up Capital of the Demerged Company.

Post is suance of shares for the employee stock options, the revised share capital of the Demerged Company is as follows:

Particulars	INR
Authorised Share Capital	
56,50,00,000 equity shares of INR 10 each	565,00,00,000
1,00,00,000 Preference Shares of INR 100 each	100,00,00,000
Total	665,00,00,000
Issued Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Total	2,58,51,79,690
Subscribed and Paid Up Capital	
25,86,17,969 equity shares of INR 10 each	2,58,61,79,690
Less:ForfeitedShares	
900 equity shares of INR 10 each	9,000
Total	2,58,51,70,690



Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Demerged Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Demerged Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Demerged Company.

 $The \ equity shares of the \ Demerged \ Company are listed on the Stock Exchanges in India.$ 

2.2 The share capital of the Resulting Company 1 as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
12,50,00,000 equity shares of INR2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR 2 each	23,17,02,908
Total	23,17,02,908

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 1 till the date of approval of the Scheme by the Board of the Demerged Company.

The Resulting Company 1 has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Resulting Company 1.

The Resulting Company 1 is a subsidiary of the Demerged Company. Demerged Company holds 89.69% of the shareholding of the Resulting Company 1. The equity shares of the Resulting Company 1 are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

2.3 The share capital of the Resulting Company 2/Transferee Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
2,50,000 equity shares of INR 10 each	25,00,000
Total	25,00,000
Issued, Subscribed and Paid-up Capital	
50,000 equity shares of INR 10 each	5,00,000
Total	5,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Resulting Company 2/Transferee Company till the date of approval of the Scheme by the Board of the Demerged Company.

The equity shares of the Resulting Company 2/ Transferee Company are not listed on Stock Exchanges in India or on any other stock exchange elsewhere.

2.4 The share capital of the Transferor Company as on 30 September 2017 is as follows:

Particulars	INR
Authorised Share Capital	
1,50,00,000 equity shares of INR 10 each	15,00,00,000
Total	15,00,00,000
Issued, Subscribed and Paid-up Capital	
1,36,00,000 equity shares of INR 10 each	13,60,00,000
Total	13,60,00,000

Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Transferor Company till the date of approval of the Scheme by the Board of the Demerged Company.

The Transferor Company has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital of the Transferor Company.

The Transferor Company is a subsidiary of the Demerged Company. Demerged Company holds 93.53% of the shareholding of the Transferor Company. The equity shares of the Transferor Company are not listed on Stock Exchanges in India or on any other stock



exchange elsewhere.

#### 3. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

3.1 This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 40 of this Scheme, shall become effective from Appointed Date 1 and Appointed Date 2, as the case may be, but shall be operative from the Effective Date.

#### PART II

#### DEMERGER AND VESTING OF THE BRANDED APPAREL UNDERTAKING

#### 4. DEMERGER AND VESTING OF THE BRANDED APPAREL UNDERTAKING

- 4.1 With effect from the opening business hours of Appointed Date 1, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2 (19AA) of the Income-tax Act, 1961, the Branded Apparel Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 1 as a going concerns o as to become as and from the Appointed Date 1, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 1 by virtue of, and in the manner provided in this Scheme.
- 4.2 In respect of such of the assets and properties forming part of the Branded Apparel Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 1.
- 4.3 Subject to Clause 4.4 below, with respect to the assets of the Branded Apparel Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 1, with effect from the Appointed Date 1 by operation of law as transmission or as the case may be in favour of Resulting Company 1. With regard to the licenses of the properties, the Resulting Company 1 will enter into novation agreements, if it is so required.
- 4.4 Without prejudice to the aforesaid, the Branded Apparel Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Branded Apparel Undertaking shall stand transferred to and be vested in the Resulting Company 1, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 1.
- 4.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 1 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 4.6 Upon this Scheme becoming effective, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 1 and relatable to the Branded Apparel Undertaking ("Transferred Branded Apparel Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 1 to the extent that they are outstanding as on the Appointed Date 1 and the Resulting Company 1 shall meet, discharge and satisfy the same. The term "Transferred Branded Apparel Liabilities" shall include:
  - 4.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Branded Apparel Undertaking;
  - 4.6.2 the specific loans or borrowings (including debentures bonds, notes and other debt securities raised, incurred and utilized solely for the activities or operations of the Branded Apparel Undertaking); and
  - 4.6.3 in cases other than those referred to in Clauses 4.6.1 or 4.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Branded Apparel Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 1.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 1 in relation to the Demerged Company shall not be transferred as part of the Branded Apparel Undertaking to Resulting Company 1.

4.7 In so far as any Encumbrance in respect of Transferred Branded Apparel Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 1. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business



 $are concerned, the \ Encumbrance, if any, over such assets \ relating to the \ Transferred \ Branded \ Apparel \ Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Branded Apparel Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 1 pursuant to this Scheme and which shall continue with the Demerged Company, shall without any further act or deed be released from such Encumbrance and shall no longer be available as security in relation to such liabilities.$ 

- 4.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 1 and specifically pertaining to Branded Apparel Undertaking shall be treated as paid or payable by the Resulting Company 1 and the Resulting Company 1 shall be entitled to claim the credit, refundor adjustment for the same as may be applicable.
- 4.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Branded Apparel Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 1 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 4.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 1 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 4.11 Subject to Clause 4.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Branded Apparel Undertaking, the Demerged Company shall, if so required by the Resulting Company 1, issue notices in such form as the Resulting Company 1 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 1, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 1 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, have been replaced with that of the Resulting Company 1, the Resulting Company 1 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 1. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Branded Apparel Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 1 and credited to the account of the Resulting Company 1, if presented by the Resulting Company 1.
- 4.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 4, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 1 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 1 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

#### 5. PERMITS

- 5.1 With effect from the Appointed Date 1, Permits relating to the Branded Apparel Undertaking shall be transferred to and vested in the Resulting Company 1 and the concerned licensor and grantors of such Permits shall endorse where necessary, and record the Resulting Company 1 on such Permits so as to empower and facilitate the approval and vesting of the Branded Apparel Undertaking in the Resulting Company 1 and continuation of operations pertaining to the Branded Apparel Undertaking in the Resulting Company 1 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 1 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 1 as if the same were originally given by, issued to or executed in favour of the Resulting Company 1 and the Resulting Company 1 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 1.
- 5.2 The benefit of all Permits pertaining to the Branded Apparel Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 1 pursuant to the sanction of this Scheme.

#### 6. CONTRACTS

- 6.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Branded Apparel Undertaking, to which the Demerged Company is a party and which is subsisting or having effect on or immediately before the Appointed Date 1 shall remain in full force and effect against or in favour of the Resulting Company 1 and shall be binding on and be enforceable by and against the Resulting Company 1 as fully and effectually as if the Resulting Company 1 had at all material times been a party or beneficiary or oblige thereto. The Resulting Company 1 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above and, if required, cause such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/recognised by the Appropriate Authorities.
- 6.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Branded Apparel Undertaking occurs by virtue of this Scheme, the Resulting Company 1 may, at any time after the coming into effect of this Scheme, in accordance with the provisions hereof, if so required under any Applicable Law or otherwise, takes uch actions and execute such deeds (including deeds of



adherence), confirmations, other writings or tripartite arrangements with any party to any contract or arrangement 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. With effect from the Appointed Date 1, the Resulting Company 1 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company.

6.3 On and from the Effective Date, and thereafter, the Resulting Company 1 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 in connection with the Branded Apparel Undertaking, in the name of the Resulting Company 1 in so far as may be necessary until the transfer of rights and obligations of the Branded Apparel Undertaking to the Resulting Company 1 under this Scheme have been given effect to under such contracts and transactions.

#### 7. EMPLOYEES

- 7.1 With effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Branded Apparel Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them. The Resulting Company 1 undertakes to continue to abide by any agreement/settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them. The Resulting Company 1 agrees that the services of all such employees with the Demerged 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/terminal benefits. The decision on whether or not an employee is part of the Branded Apparel Undertaking, be decided by the Demerged Company, and shall be final and binding on all concerned.
- 7.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 1 and/or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 1. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company.
- 7.3 In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 1, as aforesaid, and (b) other employees of the Demerged Company. In relation to said employees being transferred, the Resulting Company 1 shall stand substituted for the Demerged Company, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company engaged in or in relation to the Branded Apparel Undertaking who are transferred to the Resulting Company 1, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 1 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

### 7.4 Employeestockoptions:

- 7.4.1 Upon the coming into effect of the Scheme, the Resulting Company 1 shall formulate new employee stock option scheme/(s) by adopting the ALESOS of the Demerged Company, as modified in accordance with the variations mentioned in this Clause 7.4.
- 7.4.2 With respect to the stock options granted by the Demerged Company to the employees of the Demerged Company or its subsidiaries (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 1 or its subsidiaries pursuant to this Scheme) under the AL ESOS; and upon the Scheme becoming effective, the said employees shall be issued 1 (One) stock option by the Resulting Company 1 under the newscheme(s) for every 5 (Five) stock options held in the Demerged Company, whether the same are vested or not on terms and conditions similar to the AL ESOS.
- 7.4.3 The stock options granted by the Demerged Company under the AL ESOS would continue to be held by the employees concerned (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 1 or its subsidiaries). Upon coming into effect of the Scheme, the Demerged Company shall take necessary steps to modify the AL ESOS in a manner considered appropriate and in accordance with the applicable laws, in order to enable the continuance of the same in the hands of the employees who become employees of the Resulting Company 1 or its subsidiaries, subject to the approval of the Stock Exchange and the relevant regulatory authorities, if any, under applicable law.
- 7.4.4 The existing exercise price of the stock options of the Demerged Company shall be modified and the Board of the Demerged Company shall determine the exercise price consequent to the demerger. The Board of the Resulting Company shall determine the exercise price of the stock options issued by the Resulting Company 1 in lieu of stock options granted under AL ESOS. The Board of the Demerged Company and the Resulting Companies shall ensure that the terms of the employee stock options granted under stock option plans of the respective companies in lieu of the options held in AL ESOS and any adjustment to the exercise price of stock options granted under AL ESOS are not less favourable than existing terms of the stock options granted under AL ESOS.
- 7.4.5 While granting stock options, the Resulting Company 1 shall take into account the period during which the employees held stock



- options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company 1, for determining of minimum vesting period required for stock options granted by the Resulting Company 1, subject to Applicable Laws
- 7.4.6 The Demerged Company as well as the Resulting Company 1 shall reimburse each other for cost debited to the profit & loss account or any suspense/subsidy account, subsequent to the Appointed Date 1, in relation to stock options issued to employees of the other company or its subsidiaries, wherever deemed necessary and required;
- 7.4.7 The Boards of the Demerged Company and Resulting Company 1 shall provide cash compensation, if required, to the Employees of the Demerged Company holding Stock Options in the Demerged Company in order to provide fair treatment if the effect from clauses 7.4.1 to 7.4.6 are deemed in sufficient by the Boards of the Demerged Company and the Resulting Company 1.
- 7.4.8 The Boards of the Demerged Company and Resulting Company 1 shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 7.4. Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company 1 shall also be deemed to be approval granted to any modifications made to the AL ESOS of the Demerged Company and approval granted to the new employee stock options cheme to be adopted by the Resulting Company 1.

#### 8. LEGAL PROCEEDINGS

- 8.1 Upon the coming into effect of this Scheme, proceedings relating to the Branded Apparel Undertaking shall not abate or be discontinued or be 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 1 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 1: (a) shall be replaced/added as party to such proceedings relating to the Branded Apparel Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Branded Apparel Undertaking that stand transferred to the Resulting Company 1.

#### 9. CONSIDERATION

- 9.1 After effectiveness of Part VI of the Scheme and upon Part II of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 1 shall, without any further application, act, deed, consent or instrument or deed, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company 1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each in the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date.
- 9.2 The equity shares of the Resulting Company 1 to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 1, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 1, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 1.
- 9.3 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 1 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 1, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 1 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.
- 9.4 The issue and allotment of equity shares as provided in Clause9.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 1 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 1 and/ or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause9.1.
- The equity shares issued pursuant to Clause 9.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 1 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 1 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 1 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 1, then Resulting Company 1 shall issue the equity shares in physical form to such shareholder or shareholders.



- 9.6 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, as per Clause 9.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 9.7 Resulting Company 1 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 1 in terms of Clause 9.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 1 between the Record Date and the listing of its equity shares which may affect the status of approval of the Stock Exchanges.
- 9.8 Resulting Company 1 shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.

# 10. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 1 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company and Resulting Company 1 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/requisite approvals for the Scheme, in compliance with applicable Indian Accounting Standards ("Ind-AS") notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time including as provided herein below:

#### 10.1 Accounting treatment in the books of the Demerged Company

- 10.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in the Resulting Company 1 from the carrying value of assets and liabilities as appearing in its books;
- 10.1.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the Resulting Company 1 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 10.1.3 The difference, being the excess/shortfall of carrying value of assets over the carrying value of liabilities of the Branded Apparel Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.

#### 10.2 Accounting treatment in the books of the Resulting Company 1

- 10.2.1 The Resulting Company 1 shall record the assets and liabilities pertaining to the Branded Apparel Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
- 10.2.2 Loans and advances, receivables, payables and other dues outstanding between the Branded Apparel Undertaking and the ResultingCompany1willstandcancelled and thereshall beno further obligation/outstanding in that behalf;
- 10.2.3 The Resulting Company 1 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued by it to the members of the Demerged Company pursuant to Clause 9.1 of this Scheme;
- 10.2.4 Expenses incurred for implementing the Scheme and for the transfer of Branded Apparel Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 1; and
- 10.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 10.2.1 as reduced by the share capital issued pursuant to Clause 10.2.3 after giving effect to inter-company balances as per Clause 10.2.2, netted by the existing share capital cancelled in terms of clause 32 shall be adjusted in compliance with applicable accounting standards.

For the purpose of this Clause 10, "Net Assets" would mean difference between the carrying value of assets and liabilities.

#### 11. TRANSFER OF AUTHORISED SHARE CAPITAL OF THE DEMERGED COMPANY

11.1 Upon coming into effect of Part II of this Scheme, INR 50,00,00,000/- (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 1. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 1 shall automatically stand amended so as to read as under:

"The Authorised Share Capital of the Company is Rs. 75,00,00,000/- (Rupees Seventy Five Crores only) divided into 18,75,00,000 (Eighteen Crore Seventy Five Lakhs only) equity shares of Rs. 4/- (Rupees Four) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide or to consolidate the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."

- 11.2 It is clarified that the approval of the members of the Resulting Company 1 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 1 and the Resulting Company 1 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 1 as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 11.3 The registration fees applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 1 in terms of sub Clause 11.1 herein above, shall be deemed to have been so paid by the Resulting Company 1 and accordingly, the Resulting Company 1 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 1 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.



# PART III DEMERGER AND VESTING OF THE ENGINEERING UNDERTAKING

#### 12. DEMERGER AND VESTING OF THE ENGINEERING UNDERTAKING

- 12.1 Upon the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Sections 230 to 232 read with Section 66 of the Act and Section 2(19AA) of the Income-tax Act, 1961, the Engineering Undertaking along with all its assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. shall, without any further act, instrument or deed, be demerged from Demerged Company and transferred to and be vested in or be deemed to have been vested in the Resulting Company 2 as a going concern so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Resulting Company 2 by virtue of, and in the manner provided in this Scheme.
- 12.2 In respect of such of the assets and properties forming part of the Engineering Undertaking as are movable in nature or are otherwise capable of transfer by delivery or possession, or by endorsement and/ or delivery, the same shall stand transferred by the Demerged Company upon coming into effect of this Scheme and shall, ipso facto and without any other order to this effect, become the assets and properties of the Resulting Company 2.
- 12.3 Subject to Clause 12.4 below, with respect to the assets of the Engineering Undertaking, other than those referred to in Clause 4.2 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, claims from customers or otherwise, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Demerged Company, shall, without any further act, instrument or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Resulting Company 2, with effect from the Appointed Date 2 by operation of law as transmission or as the case may be in favour of Resulting Company 2. With regard to the licenses of the properties, the Resulting Company 2 will enter into novation agreements, if it is so required.
- 12.4 Without prejudice to the aforesaid, the Engineering Undertaking, including all immoveable property, whether or not included in the books of the Demerged Company, whether freehold or leasehold (including but not limited to land, buildings, sites, tenancy rights related thereto, and immovable properties and any other document of title, rights, interest and easements in relation thereto) of the Engineering Undertaking shall stand transferred to and be vested in the Resulting Company 2, without any act or deed to be done or executed by the Demerged Company and/or the Resulting Company 2.
- 12.5 The Demerged Company shall, at its sole discretion but without being obliged, give notice in such form as it may deem fit and proper, to such Persons, as the case may be, that the said debt, receivable, bill, credit, loan, advance or deposit stands transferred to and vested in the Resulting Company 2 and that appropriate modification should be made in their respective books/ records to reflect the aforesaid changes.
- 12.6 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and duties of the Demerged Company as on the Appointed Date 2 and relatable to the Engineering Undertaking ("Transferred Engineering Liabilities") shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company 2 to the extent that they are outstanding as on the Appointed Date 2 and the Resulting Company 2 shall meet, discharge and satisfy the same. The term "Transferred Engineering Liabilities" shall include:
  - 12.6.1 the debts, liabilities, obligations incurred and duties of any kind, nature or description (including contingent liabilities) which arise out of the activities or operations of the Engineering Undertaking;
  - 12.6.2 the specific loans or borrowings (including debentures, bonds, notes and other debt securities raised, incurred and utilized solelyfortheactivities or operations of the Engineering Undertaking); and
  - 12.6.3 in cases other than those referred to in Clauses 12.6.1 or 12.6.2 above, so much of the amounts of general or multipurpose borrowings, if any, of the Demerged Company, as stand in the same proportion which the value of the assets transferred pursuant to the demerger of the Engineering Undertaking bear to the total value of the assets of the Demerged Company immediately prior to the Appointed Date 2.

However, the tax liabilities and tax demands or refunds received or to be received by the Demerged Company for a period prior to the Appointed Date 2 in relation to the Demerged Company shall not be transferred as part of the Engineering Undertaking to Resulting Company 2.

In so far as any Encumbrance in respect of Transferred Engineering Liabilities is concerned, such Encumbrance shall, without any further act, instrument or deed being required to be modified and, if so agreed, shall be extended to and shall operate over the assets of the Resulting Company 2. For the avoidance of doubt, it is hereby clarified that in so far as the assets comprising the Remaining Business are concerned, the Encumbrance, if any, over such assets relating to the Transferred Engineering Liabilities, without any further act, instrument or deed being required, be released and discharged from the obligations and Encumbrances relating to the same. Further, in so far as the assets comprised in the Engineering Undertaking are concerned, the Encumbrance over such assets relating to any loans, borrowings or other debts which are not transferred to the Resulting Company 2 pursuant to this Scheme and which shall continue with the Demerged Company, 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.



- 12.8 Taxes, if any, paid or payable by the Demerged Company after the Appointed Date 2 and specifically pertaining to Engineering Undertaking shall be treated as paid or payable by the Resulting Company 2 and the Resulting Company 2 shall be entitled to claim the credit, refundoradjustment for the same as may be applicable.
- 12.9 If the Demerged Company is entitled to any unutilized credits (including balances or advances), benefits under the incentive schemes and policies including tax holiday or concessions relating to the Engineering Undertaking under any Tax Laws or Applicable Laws, the Resulting Company 2 shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be without any specific approval or permission.
- 12.10 Upon the Scheme becoming effective, the Demerged Company and the Resulting Company 2 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 12.11 Subject to clause 12.2 and any other provisions of the Scheme, any refunds, benefits, incentives, grants, subsidies in relation to or in connection with the Engineering Undertaking, the Demerged Company shall, if so required by the Resulting Company 2, issue notices in such form as the Resulting Company 2 may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant refund, benefit, incentive, grant, subsidies, be paid or made good or held on account of the Resulting Company 2, as the person entitled thereto, to the end and intent that the right of the Demerged Company to recover or realise the same, stands transferred to the Resulting Company 2 and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 12.12 On and from the Effective Date and till such time that the name of the bank accounts of the Demerged Company, in relation to or in connection with the Engineering Undertaking, have been replaced with that of the Resulting Company 2, the Resulting Company 2 shall be entitled to maintain and operate the bank accounts of the Demerged Company, in the name of the Demerged Company for such time as may be determined to be necessary by the Resulting Company 2. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company, in relation to or in connection with the Engineering Undertaking, after the Effective Date shall be accepted by the bankers of the Resulting Company 2 and credited to the account of the Resulting Company 2, if presented by the Resulting Company 2.
- 12.13 Without prejudice to the provisions of the foregoing sub clauses of this Clause 12, and upon the effectiveness of this Scheme, the Demerged Company and the Resulting Company 2 shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Resulting Company 2 may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person to give effect to the Scheme.

#### 13. PERMITS

- 13.1 With effect from the Appointed Date 2, Permits relating to the Engineering Undertaking shall be transferred to and vested in the Resulting Company 2 on such Permits so as to empower and facilitate the approval and vesting of the Engineering Undertaking in the Resulting Company 2 and continuation of operations pertaining to the Engineering Undertaking in the Resulting Company 2 without any hindrance, and shall stand transferred to and vested in and shall be deemed to be transferred to and vested in the Resulting Company 2 without any further act or deed and shall be appropriately mutated by the Appropriate Authorities concerned therewith in favour of the Resulting Company 2 as if the same were originally given by, issued to or executed in favour of the Resulting Company 2 and the Resulting Company 2 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 2.
- 13.2 The benefit of all Permits pertaining to the Engineering Undertaking shall without any other order to this effect, transfer and vest into and become available to the Resulting Company 2 pursuant to the sanction of this Scheme.

### 14. CONTRACTS

- 14.1 Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments in relation to the Engineering Undertaking, to which the Demerged Company is a party and which is subsisting or having effect on or immediately before the Appointed Date 2 shall remain in full force and effect against or in favour of the Resulting Company 2 and shall be binding on and be enforceable by and against the Resulting Company 2 as fully and effect ually as if the Resulting Company 2 had at all material times been a party or beneficiary or obligee thereto. The Resulting Company 2 will, if required, enter into a novation agreement in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above to be formally taken on record/recognised by the Appropriate Authorities.
- 14.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the Engineering Undertaking occurs by virtue of this Scheme, the Resulting Company 2 may, at any time after the coming into effect of this Scheme, 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 or arrangement 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. With effect from the Appointed Date 2, the Resulting Company 2 shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company.
- 14.3 On and from the Effective Date, and thereafter, the Resulting Company 2 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 in connection with



the Engineering Undertaking, in the name of the Resulting Company 2 in so far as may be necessary until the transfer of rights and obligations of the Engineering Undertaking to the Resulting Company 2 under this Scheme have been given effect to under such contracts and transactions.

#### 15. EMPLOYEES

- 15.1 With effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption inservice, all employees of the Demerged Company, engaged in or in relation to the Engineering Undertaking, on the terms and conditions not less favourable than those on which they are engaged by the Demerged Company. The Resulting Company 2 undertakes to continue to abide by any agreement/ settlement or arrangement, if any, entered into or deemed to have been entered into by the Demerged Company with any of the aforesaid employees or union representing them. The Resulting Company 2 agrees that the services of all such employees with the Demerged 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/terminal benefits. The decision on whether or not an employee is part of the Engineering Undertaking, be decided by the Demerged Company, and shall be final and binding on all concerned.
- 15.2 The accumulated balances, if any, standing to the credit of the aforesaid employees in the existing gratuity fund and superannuation fund of which they are members, as the case may be, will be transferred respectively to such gratuity fund and superannuation funds nominated by the Resulting Company 2 and/ or such new gratuity fund and superannuation fund to be established in accordance with Applicable Law and caused to be recognized by the Appropriate Authorities, by the Resulting Company 2. Pending the transfer as aforesaid, the gratuity fund and superannuation fund dues of the said employees would be continued to be deposited in the existing gratuity fund and superannuation fund respectively of the Demerged Company.
- In so far as provident fund is concerned, the balances standing to the credit of the said employees in the existing provident fund of the Demerged Company shall be retained in such provident fund and such provident fund shall be continued for the benefit of: (a) the said employees who are transferred to the Resulting Company 2, as aforesaid, and (b) other employees of the Demerged Company. In relation to said employees being transferred, the Resulting Company 2 shall stand substituted for the Demerged Company, for all purposes whatsoever, including relating to the obligation to make contributions to the said fund in accordance with the provisions thereof. The rules of such existing provident fund shall stand amended accordingly. The employees of the Demerged Company engaged in or in relation to the Engineering Undertaking who are transferred to the Resulting Company 2, as aforesaid, shall be deemed to constitute a separate class of employees of the Resulting Company 2 for the purpose of compliance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952.

#### 15.4 <u>Employeestockoptions:</u>

- $15.4.1 \quad \text{Upon the coming into effect of the Scheme, the Resulting Company 2 shall formulate new employee stock option scheme/(s) by adopting the ALESOS of the Demerged Company, as modified in accordance with the variations mentioned in this Clause 15.4.}$
- 15.4.2 With respect to the stock options granted by the Demerged Company to the employees of the Demerged Company or its subsidiaries (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 2 or its subsidiaries pursuant to this Scheme) under the AL ESOS; and upon the Scheme becoming effective, the said employees shall be issued 1 (One) stock option by the Resulting Company 2 under the new scheme(s) for every 27 (Twenty Seven) stock options held in the Demerged Company, whether the same are vested or not on terms and conditions similar to the AL ESOS.
- 15.4.3 The stock options granted by the Demerged Company under the AL ESOS would continue to be held by the employees concerned (irrespective of whether they continue to be employees of the Demerged Company or its subsidiaries or become employees of the Resulting Company 2 or its subsidiaries). Upon coming into effect of the Scheme, the Demerged Company shall take necessary steps to modify the AL ESOS in a manner considered appropriate and in accordance with the applicable laws, in order to enable the continuance of the same in the hands of the employees who become employees of the Resulting Company 2 or its subsidiaries, subject to the approval of the Stock Exchange and the relevant regulatory authorities, if any, under applicable law
- 15.4.4 The existing exercise price of the stock options of the Demerged Company shall be modified and the Board of the Demerged Company shall determine the exercise price consequent to the demerger. The Board of the Resulting Company 2 shall determine the exercise price of the stock options issued by the Resulting Company 2 in lieu of stock options granted under AL ESOS. The Board of the Demerged Company and the Resulting Companies shall ensure that the terms of the employee stock options granted understock option plans of the respective companies in lieu of the options held in AL ESOS and any adjustment to the exercise price of stock options granted under AL ESOS are not less favourable than existing terms of the stock options granted under AL ESOS.
- 15.4.5 While granting stock options, the Resulting Company 2 shall take into account the period during which the employees held stock options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company 2, for determining of minimum vesting period required for stock options granted by the Resulting Company 2, subject to applicable laws.
- 15.4.6 The Demerged Company as well as the Resulting Company 2 shall reimburse each other for cost debited to the profit & loss account or any suspense/subsidy account, subsequent to the Appointed Date 2, in relation to stock options issued to employees of the other company or its subsidiaries, if necessary and required.
- $15.4.7 \quad \text{The Boards of the Demerged Company and Resulting Company 2 shall provide cash compensation, if required, to the employees}$



- of the Demerged Company holding stock options in the Demerged Company in order to provide fair treatment if the effect from clauses 15.4.1 to 15.4.6 are deemed insufficient by the Boards of the Demerged Company and the Resulting Company 2.
- 15.4.8 The Boards of the Demerged Company and Resulting Company 1 shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 15.4. Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company 2 shall also be deemed to be approval granted to any modifications made to the AL ESOS of the Demerged Company and approval granted to the new employee stock option scheme to be adopted by the Resulting Company 2, respectively.

#### 16. LEGAL PROCEEDINGS

- 16.1 Upon the coming into effect of this Scheme, proceedings relating to the Engineering Undertaking shall not abate or be discontinued or be 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 2 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.
- The Resulting Company 2: (a) shall be replaced/added as party to such proceedings relating to the Engineering Undertaking; and (b) shall prosecute or defend such proceedings at its own cost and the liability of the Demerged Company shall consequently stand nullified. For the avoidance of doubt, it is clarified that only the Demerged Company shall be liable for the result of such order or judgment including any relief or positive impact/benefit or adverse impact/liability accruing from such order or judgment. It is clarified that except, as otherwise provided herein, the Demerged Company shall in no event be responsible or liable in relation to any proceedings relating to the Engineering Undertaking that stand transferred to the Resulting Company 2.

#### 17. CONSIDERATION

- Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis to each shareholder of the Demerged Company, 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares"), credited as fully paid up, for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the register of members and records of the depository as members of the Demerged Company as on the Record Date. The equity shares of the Resulting Company 2 to be issued and allotted as provided shall be subject to the provisions of the memorandum of association and articles of association of Resulting Company 2, as the case may be, and shall rank pari passu in all respects with any existing equity shares of Resulting Company 2, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached to the equity shares of Resulting Company 2.
- 17.2 In case any shareholder's shareholding in the Demerged Company is such that such shareholder becomes entitled to a fraction of an equity share of the Resulting Company 2, the Resulting Company 2 shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee nominated by the Board of Resulting Company 2 in that behalf, who shall sell such shares in the market at such price or prices and on such time or times as the trustee may in its sole discretion decide and on such sale, shall pay to the Resulting Company 2, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon the Resulting Company 2 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.
- 17.3 The issue and allotment of equity shares as provided in Clause 17.1, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of the Resulting Company 2 or the Demerged Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Resulting Company 2 and/ or the Demerged Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to the aforesaid Clause 17.1.
- 17.4 The equity shares issued pursuant to Clause 17.1 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Demerged Company to the Resulting Company 2 on or before such date as may be determined by the Board of Demerged Company. In the event that such notice has not been received by Resulting Company 2 in respect of any of the shareholders of Demerged Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Resulting Company 2 has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Resulting Company 2, then Resulting Company 2 shall issue the equity shares in physical form to such shareholder or shareholders.
- 17.5 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio, per Clause 17.1 above; shall be adjusted (including stock options) accordingly to take into account the effect of any such corporate actions.
- 17.6 Resulting Company 2 shall apply for listing all of its equity shares on the Stock Exchanges in terms of and in compliance of SEBI Circular and other relevant provisions as may be applicable. The equity shares allotted by the Resulting Company 2 in terms of Clause 17.1 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchange. Further, there shall be no change in the shareholding pattern of Resulting Company 2 between the Record Date and the listing



of its equity shares which may affect the status of approval of the Stock Exchanges.

17.7 Resulting Company 2 shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordancewith Applicable Lawfor complying with the formalities of the Stock Exchanges.

## 18. ACCOUNTING TREATMENT BY THE DEMERGED COMPANY AND THE RESULTING COMPANY 2 IN RESPECT OF THEIR RESPECTIVE ASSETS AND LIABILITIES

The Demerged Company and Resulting Company 2 shall account for the Scheme in their respective books/ financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in compliance with applicable Accounting Standards notified under the Companies Act, 2013 as amended from time to time including as provided herein below:

#### 18.1 Accounting treatment in the books of the Demerged Company

- 18.1.1 The Demerged Company shall reduce the carrying value of assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in the Resulting Company 2 from the carrying value of assets and liabilities as appearing in its books;
- 18.1.2 Loans and advances, receivables, payables and other dues outstanding between the Engineering undertaking and the Resulting Company 2 will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 18.1.3 The difference, being the excess / shortfall of carrying value of assets over the carrying value of liabilities of the Engineering Undertaking shall be accounted in accordance with the Indian Accounting Standards prescribed under Section 133 of the Companies Act, 2013.

#### 18.2 Accounting treatment in the books of the Resulting Company 2

- 18.2.1 The Resulting Company 2 shall record the assets and liabilities including Investments in Transferor Company pertaining to the Engineering Undertaking, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Demerged Company;
- 18.2.2 Loans and advances, receivables, payables and other dues outstanding between the Demerged Company and the Resulting Company 2 relating to the Engineering Undertaking will stand cancelled and there shall be no further obligation/outstanding in that behalf;
- 18.2.3 The Resulting Company 2 shall credit to its share capital in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 17.1 above to the members of the Demerged Company. INR 507.40 will be accounted as securities premium in the books of Resulting Company 2 for each equity share issued in accordance with Clause 17.1. The securities premium will form part of consideration under Clause 17.1;
- 18.2.4 Expenses incurred pursuant to the Scheme and for the transfer of Engineering Undertaking shall be adjusted to the reserves and surplus account of the Resulting Company 2 and
- 18.2.5 The difference, being the Net Assets transferred from Demerged Company pursuant to Clause 18.2.1 over the face value and securities premium of the equity shares allotted pursuant to Clause 18.2.3 above after giving effect to inter-company balances as per Clause 18.2.2 shall be adjusted in compliance with applicable accounting standards.
- 18.2.6 Goodwill, if any, appearing in the Balance Sheet of the Resulting Company 2 will be amortised/impaired/written off either as per applicable accounting standards or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Resulting Company 2.
- 18.2.7 To the extant, the balance in securities premium account or capital reserve account is utilised and/or adjusted as per Clause 18.2.6 above, there shall be reduction of securities premium account or capital reserve account, as the case may be, which shall be effected as an integral part of the Scheme itself in accordance with Section 52 and 66 and other applicable provisions of the Act.
- 18.2.8 The Board of Directors of the Resulting Company 2 in consultation with Statutory Auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.

For the purpose of this Clause 18, "Net Assets" would mean difference between the carrying value of assets and liabilities.

### 19. $\mathsf{TRANSFER}\,\mathsf{OF}\,\mathsf{AUTHORISED}\,\mathsf{SHARE}\,\mathsf{CAPITAL}\,\mathsf{OF}\,\mathsf{THE}\,\mathsf{DEMERGED}\,\mathsf{COMPANY}$

 $19.1 \qquad \text{Upon coming into effect of Part III of this Scheme, INR 50,00,00,000/-} (Rupees Fifty Crores) shall stand transferred from the authorised capital of the Demerged Company and get combined with the authorised capital of the Resulting Company 2. Accordingly, Clause V of the Memorandum of Association of the Resulting Company 2 shall automatically standamended so as to read as under:$ 

"The Authorised Share Capital of the Company is Rs. 50,25,00,000/- (Rupees Fifty Crore Twenty Five Lakhs only) divided into 5,02,50,000 (Five Crore Two Lakhs Fifty Thousand only) equity shares of Rs. 10/- (Rupees Ten) each with power to classify or reclassify, increase and reduce the capital of the Company or to divide the shares in the capital for the time being into several classes and to attach thereto respectively any preferential, deferred, qualified or special rights, privileges or conditions as may be determined by or in accordance with the Articles of Association of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may be for the time being provided by the Articles of Association of the Company and the legislative provisions for the time being inforce."

19.2 It is clarified that the approval of the members of the Resulting Company 2 to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Resulting Company 2 and the Resulting Company 2 shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Resulting Company 2 as



required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.

19.3 The registration fee applicable under the Act and the stamp duty already paid by the Demerged Company on its authorised capital, which is being transferred to the Resulting Company 2 in terms of sub Clause 19.1 herein above, shall be deemed to have been so paid by the Resulting Company 2 and accordingly, the Resulting Company 2 shall not be required to pay any fee/stamp duty on the authorised capital so increased. However, the Resulting Company 2 shall file the required returns/information/the amended copy of its Memorandum of Association with the RoC.

#### **PART IV**

#### AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

#### 20. TRANSFER OF ASSETS AND LIABILITIES

- 20.1 Immediately on Part III of the Scheme becoming effective and with effect from the opening business hours of Appointed Date 2, and subject to the provisions of this Scheme and pursuant to Section 232 of the Act and Section 2(1B) of the Income-tax Act, 1961, the Transferor Company shall stand amalgamated with the Transferee Company as a going concern and all assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferor Company shall, without any further act, instrument or deed, stand transferred to and vested in or be deemed to have been transferred to and vested in the Transferee Company, so as to become as and from the Appointed Date 2, the assets, liabilities, contracts, arrangements, employees, Permits, licences, records, approvals, etc. of the Transferee Company by virtue of, and in the manner provided in this Scheme.
- 20.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon Part IV of the Scheme becoming effective and with effect from the Appointed Date 2:
  - 20.2.1 with respect to the assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or by paying over or endorsement and/or delivery, the same may be so transferred by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date 2.
  - 20.2.2 subject to Clause 20.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 20.2.1 above, including all rights, titles and interests in the agreements (including agreements for lease or license of the properties), investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, whether or not the same is held in the name of the Transferor Company shall, without any further act, instrument or deed, be transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company, with effect from the Appointed Date 2, by operation of law as transmission or as the case may be infavour of Transferee Company. With regard to the licenses of the properties, the Transferee Company will enterinto novation agreements, if it is so required.
  - 20.2.3 without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, factories, sites, tenancy rights related thereto and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold (including but not limited to any other document of title, rights, interest and easements in relation thereto and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/or the Transferee Company.
  - 20.2.4 all debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in and/or deemed to have been transferred to and vested in, the Transferee Company, so as to become on and from the Appointed Date 2, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 20.
  - 20.2.5 the vesting of the entire undertaking of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and vesting of such assets in Transferee Company and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
  - 20.2.6 Taxes, if any, paid or payable by the Transferor Company after the Appointed Date 2 shall be treated as paid or payable by the Transferee Company and the Transferee Company shall be entitled to claim the credit, refund or adjustment for the same as may



- beapplicable.
- 20.2.7 if the Transferor Company is entitled to any unutilized credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under the incentive schemes and policies including tax holiday or concessions under any Tax Laws or Applicable Laws, the Transferee Company shall be entitled as an integral part of the Scheme to claim such benefit or incentives or unutilised credits as the case may be automatically without any specific approval or permission.
- 20.2.8 upon Part IV of the Scheme becoming effective, the Transferor Company and/or the Transferee 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 matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 20.2.9 it is hereby clarified that in case of any refunds, benefits, incentives, grants, subsidies, etc., the Transferor Company, shall, if so required by the Transferee Company, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme under Sections 230 to 232 of the Act, the relevant refund, benefit, incentive, grant, subsidy, be paid or made good or held on account of the Transferee Company, as the person entitled thereto, to the end and intent that the right of the Transferor Company, to recover or realise the same, stands transferred to the Transferee Company and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 20.2.10 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.
- 20.2.11 without prejudice to the foregoing provisions of Clause 20.2, and upon the effectiveness of Part IV of the Scheme, the Transferor Company and the Transferee Company shall be entitled to apply to the Appropriate Authorities as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require and execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/or modification(s) of charge, with the concerned RoC or filing of necessary applications, notices, intimations or letters with any authority or Person, to give effect to the above provisions.

#### 21. PERMITS

With effect from the Appointed Date 2, all the Permits held or availed of by, and all rights and benefits that have accrued to, the Transferor Company, pursuant to the provisions of Section 232 of the Act, shall without any further act, instrument or deed, be transferred to and vest in or be deemed to have been transferred to and vested in and be available to, the Transferee Company so as to become as and from the Effective Date, the Permits, estates, assets, rights, titles, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Appointed Date 2 and until the Permits are transferred, vested, recorded, effected and/or perfected, in the records of the Appropriate Authority, in favour of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company and under the relevant license and/or approval, as the case may be, and the Transferee Company shall keep a record and/or account of such transactions.

#### 22. CONTRACTS

- 22.1 Subject to the other provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature, subsisting or having effect on or immediately before the Appointed Date 2, to which the Transferor Company is a party shall remain in full force and effect against or in favour of the Transferee Company and shall be binding on and be enforceable by and against the Transferee Company as fully and effectually as if the Transferee Company had at all material times been a party thereto. The Transferee Company will, if required, enter into novation agreement(s) in relation to such contracts, deeds, bonds, agreements, arrangements and other instruments as stated above. Any inter-se contracts between the Transferor Company on the one hand and the Transferee Company on the other hand shall stand cancelled and cease to operate upon the effectiveness of Part IV of this Scheme.
- 22.2 Without prejudice to the other provisions of this Scheme and notwithstanding the fact that vesting of the assets and liabilities of the Transferor Company occurs by virtue of this Scheme, the Transferee Company may, at any time after Part IV of the Scheme coming into effect, 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 or arrangement to which the Transferor Company is a party or any writings as may be necessary in order to give effect to the provisions of this Scheme. The Transferee Company shall under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Transferor Company to carry out or perform all such formalities or compliances referred to above on the part of the Transferor Company.
- 22.3 On and from the Effective Date, and thereafter, the Transferee Company shall be entitled to complete and enforce all pending contracts and transactions and to accept stock returns and issue credit notes in respect of the Transferor Company in the name of the Transferor Company in so far as may be necessary until the transfer of rights and obligations of the Transferor Company, to the Transferee Company under this Scheme has been given effect to under such contracts and transactions.



#### 23. EMPLOYEES

23.1 Upon this Scheme coming into effect and with effect from the Effective Date, the Transferee Company undertakes to engage all the employees of the Transferor Company on the terms and conditions not less favourable than those on which they are engaged by the Transferor Company without any interruption of service as a result of the amalgamation of the Transferor Company with the Transferee Company. The Transferee Company also agrees that the services of all such employees with the Transferor Company prior to the amalgamation of the Transferor Company with the Transferee Company 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/terminal benefits.

#### 23.2 Employeestockoptions:

- 23.2.1 Upon the coming into effect of the Scheme, the Transferee Company shall formulate new employee stock option scheme/(s) by adopting the Anup ESOS of the Transferor Company, as modified in accordance with the variations mentioned in this Clause 23.2.
- 23.2.2 With respect to the stock options granted by the Transferor Company to the employees of the Transferor Company or its subsidiaries under the Anup ESOS; and upon the Scheme becoming effective, the said employees shall be issued 7 (Seven) stock options by the Transferee Company under the new scheme(s) for every 10 (Ten) stock options held in the Transferor Company, whether the same are vested or not on terms and conditions similar to the Anup ESOS.
- 23.2.3 While granting stock options, the Transferee Company shall take into account the period during which the employees held stock options granted by the Transferor Company prior to the issuance of the stock options by the Transferee Company, for determining of minimum vesting period required for stock options granted by the Transferee Company, subject to applicable laws.
- 23.2.4 The Board of the Transferor Company and Transferee Company shall provide cash compensation, if required, to the employees of the Transferor Company holding stock options in the Transferor Company in order to provide fair treatment if the effect from Clauses 23.2.1 to 23.2.3 are deemed insufficient by the Board of the Transferor Company and the Transferee Company.
- 23.2.5 The Board of the Transferor Company and Transferee Company shall take such actions and execute such further documents as may be necessary or desirable for the purpose of giving effect to the provisions of this Clause 23.2. Approval granted to the Scheme by the shareholders of the Transferor Company and the Transferee Company shall also be deemed to be approval granted to the new employee stock option scheme to be adopted by the Transferee Company.

#### 24. LEGAL PROCEEDINGS

If any suit, cause of actions, appeal or other legal, quasi-judicial, arbitral or other administrative proceedings of whatever nature (hereinafter called the "**Proceedings**") by or against the Transferor Company be pending on the Effective Date, the same shall not abate, be discontinued or be in any way prejudicially affected by reason of the amalgamation or of anything contained in this Scheme, but the Proceedings may be continued, prosecuted and enforced by or against the Transferee Company in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against the Transferor Company as if this Scheme had not been made. On and from the Effective Date, the Transferee Company may initiate any legal proceeding for and on behalf of the Transferor Company.

#### 25. CONSIDERATION

- $25.1 \qquad \text{After effectiveness of Part III of the Scheme, the Transferor Company shall become a subsidiary of the Transferee Company.}$
- 25.2 After effectiveness of the Part III of the Scheme and in consideration of and subject to the provisions of Clause 25.3 and other provisions of this Scheme, Transferee Company shall, without any further application, act, deed, consent, instrument, issue and allot, to each shareholder of the Transferor Company whose name is recorded in the register of members of the Transferor Company on the Record Date, in the following proportion:
  - "7 (Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of the Transferee Company shall be issued and allotted, credited as fully paid up, for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in the Transferor Company." ("Transferee Company New Equity Shares").
  - $No shares shall be issued by the {\it Transferee Company} in {\it respect} of the shares held by the {\it Transferee Company} in {\it the Transferee Company}.$
- 25.3 Upon Part IV of this Scheme becoming effective, and in consideration of the Transferor Company amalgamating into the Transferee Company, the equity shares held by the Transferee Company on the Effective Date (held either directly or through its nominees) in the Transferor Company shall be cancelled pursuant to this Scheme without any further application, act or deed. It is clarified that no new shares shall be issued or any payment shall be made in cash whatsoever by the Transferee Company in lieu of such shares of the Transferor Company.
- 25.4 The equity shares of the Transferee Company to be issued and allotted as provided in Clause 25.2 above shall be subject to the provisions of the memorandum of association and articles of association of Transferee Company, as the case may be, and shall rank paripassu in all respects with the existing equity shares of Transferee Company, as the case may be, after the Effective Date including with respect to dividend, bonus, right shares, voting rights and other corporate benefits attached thereto.
- 25.5 In case any shareholder's shareholding in the Transferor Company is such that such shareholder becomes entitled to a fraction of an equity share of Transferee Company, as the case may be, Transferee Company shall not issue fractional share certificate to such shareholder but shall consolidate such fractions and round up the aggregate of such fractions to the next whole number and issue and allot the consolidated shares directly to a trustee(s) nominated by the Board of the Transferee Company in that behalf, who shall sell such



shares in the market at such price or prices and on such time or times as the trustee(s) may in its sole discretion decide and on such sale, shall pay to Transferee Company, the net sale proceeds (after deduction of applicable taxes and other expenses incurred), whereupon Transferee Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.

- 25.6 The issue and allotment of equity shares as provided in Clause 25.2, is an integral part hereof and shall be deemed to have been carried out under the orders passed by the Tribunal without requiring any further act on the part of Transferee Company or Transferor Company or their shareholders and as if the procedure laid down under the Act and such other Applicable Laws as may be applicable were duly complied with. It is clarified that the approval of the members and creditors of the Transferee Company and/or the Transferor Company to this Scheme, shall be deemed to be their consent/approval for the issue and allotment of equity shares, as the case may be, pursuant to this Clause 25.2.
- 25.7 The Transferee Company New Equity Shares issued pursuant to Clause 25.2 shall be in dematerialized form unless otherwise notified in writing by a shareholder of the Transferor Company to Transferee Company on or before such date as may be determined by the Board of Transferor Company. In the event that such notice has not been received by Transferee Company in respect of any of the shareholders of Transferor Company, the equity shares, shall be issued to such shareholders in dematerialized form provided that the shareholders of Transferor Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that Transferee Company has received notice from any shareholder that the equity shares are to be issued in physical form or if any shareholder has not provided the requisite details relating to his/her/its account with a depository participant or other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of Transferee Company, then Transferee Company shall issue the equity shares in physical form to such shareholder or shareholders.
- 25.8 Transferee Company shall apply for listing of Transferee Company New Equity Shares on the Stock Exchanges in terms of and in compliance of the SEBI Circular and other relevant provisions as may be applicable. The Transferee Company New Equity Shares allotted by the Transferee Company in terms of Clause 25.2 above, pursuant to the Scheme, shall remain frozen in the depository system till listing/trading permission is given by the designated Stock Exchanges.
- 25.9 In the event that the Parties restructure their equity share capital by way of share split/consolidation/issue of bonus shares during the pendency of the Scheme, the share exchange ratio as per Clause 25.2 above, shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 25.10 Transferee Company shall enter into such arrangements and give such confirmations and/ or undertakings as may be necessary in accordance with Applicable Lawfor complying with the formalities of the Stock Exchanges.

#### 26. ACCOUNTING TREATMENT BY THE TRANSFEREE COMPANY IN RESPECT OF ASSETS AND LIABILITIES

- 26.1 The Transferee Company shall account for the Scheme in its books/financial statements upon receipt of all relevant/ requisite approvals for the Scheme, in accordance with the Purchase Method of Accounting as prescribed under Accounting Standard 14 ("AS 14") dealing with "Accounting for Amalgamations", as amended from time to time including as provided herein below:
  - 26.1.1 The Transferee Company shall record the assets and liabilities of Transferor Company, transferred to and vested in it pursuant to this Scheme at their respective carrying values as appearing in the books of the Transferor Company or at their fair value of identified assets and liabilities, as may be decided by the Board of Directors of the Transferee Company.
  - 26.1.2 The Transferee Company shall credit to the Share Capital account in its books of account, the aggregate face value of the equity shares issued and allotted under Clause 25.2 above to the equity shareholders of the Transferor Company. INR 507.40 will be accounted as securities premium in the books of Transferee Company for each equity share issued in accordance with Clause 25.2. The securities premium will form part of consideration under Clause 25.1.
  - 26.1.3 Loans and advances, receivable, payables and other dues outstanding between the Transferor Company and the Transferee Company will stand cancelled and there shall be no further obligation/outstanding in that behalf.
  - 26.1.4 Expenses pertaining to the Scheme and for the amalgamation shall be adjusted to the reserves and surplus account of the Transferee Company.
  - 26.1.5 The difference being the Net Assets transferred to Transferee Company pursuant to Clause 26.1.1 over the face Value and securities premium of the equity shares allotted as per Clause 26.1.2 above after giving effect to inter-company balances as per Clause 26.1.3, shall be adjusted in compliance with applicable accounting standards.
  - 26.1.6 Upon coming into effect of Part IV of this Scheme, the shares held by the Transferee Company in the Transferor Company on the Effective Date, shall be cancelled and the same shall be treated as perapplicable accounting standards.
  - 26.1.7 Goodwill, if any, appearing in the balance sheet of the Transferee Company will be amortised/impaired/written off either as per AS 14 or may be adjusted against the balance of securities premium account or capital reserve account or general reserve account or profit and loss account as may be decided by the Board of Directors of the Transferee Company.
  - 26.1.8 To the extent the balance in securities premium account or capital reserve is utilised and/or adjusted as per Clause 26.1.7 above, there shall be reduction of securities premium account or capital reserve as the case may be which shall be effected as an integral part of the Scheme itself in accordance with Sections 52 and 66 and other applicable provisions of the Act.
  - 26.1.9 The Board of Directors of the Transferee Company, in consultation with statutory auditors, is authorised to account for any of the balances in any other manner in compliance with the Act, if such accounting treatment is considered more appropriate.



For the purpose of this Clause 26, "Net Assets" would mean difference between the carrying value of assets and liabilities.

#### 27. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon the coming into effect of Part IV of this Scheme, the resolutions/power of attorney of/executed by the Transferor Company, as are considered necessary by the Board of the Transferee Company, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/executed by the Transferee Company, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then said limits as are considered necessary by the Board of the Transferee Company shall be added to the limits, if any, under like resolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company.

#### 28. COMBINATION OF AUTHORISED CAPITAL

- 28.1 Upon Part IV of the Scheme becoming effective, the authorised share capital of the Transferee Company shall stand increased without any further act, instrument or deed on the part of Transferee Company including payment of stamp duty and fees to Registrar of Companies, by the authorised share capital of the Transferor Company amounting to INR 15,00,00,000 (Indian Rupees Fifteen Crores) comprising of 1,50,00,000 equity shares of INR 10 each and the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under the applicable provisions of the Act would be required to be separately passed, as the case may be and for this purpose the stamp duty and fees paid on the authorized capital of the Transferor Company shall be utilized and applied to the increased authorized share capital of the Transferor Company and there would be no requirement for any further payment of stamp duty and/or fee by the Transferor Company for increase in the authorised share capital to that extent.
- 28.2 Clause V of the memorandum of association of the Transferee Company shall without any act, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 14, 61, 64, and other applicable provisions of the Act, and be replaced by the following clause:
  - "The Authorised Share Capital of the Company is Rs.65,25,00,000/- (Rupees Sixty Five Crores Twenty Five Lakhs only) divided into 6,52,50,000 (Six Crores Fifty Two Lakhs Fifty Thousand only) equity shares of Rs. 10 (Rupees Ten) each with such rights, privileges and conditions attached thereto as may be determined by the Board of Directors of the Company. The Company has and shall have always have the power to divide or to consolidate the share capital from time to time into several classes and to increase or reduce its capital from time to time and to vary, modify or abrogate any such rights, privileges or conditions attached to any class of shares in such manner as may for the time being be provided by the regulations of the Company."
- 28.3 It is clarified that the approval of the members of the Transferee Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act.

#### 29. DISSOLUTION OF TRANSFEROR COMPANY

On Part IV of this Scheme becoming effective, the Transferor Company shall stand dissolved without winding up. On and from the Effective Date, the name of the Transferor Company shall be struck off from the records of the concerned RoC.

#### **PART V**

#### CHANGE IN AUTHORISED SHARE CAPITAL OF DEMERGED COMPANY

#### 30. CHANGE IN AUTHORISED SHARE CAPITAL OF DEMERGED COMPANY

- 30.1 Upon Part II and Part III of this Scheme coming into effect and consequent to transfer of authorised share capital as mentioned in Clause 11 and 19 above, Clause V of the Memorandum of Association of the Demerged Company shall stand replaced and altered as per this Clause 30.
- 30.2 Clause V of the Memorandum of Association of the Demerged Company shall be replaced to include the following, without any further act, deed or instrument:
  - "The Authorised Share Capital of the Company is Rs. 565,00,00,000/- (Rupees Five Hundred Sixty Five Crores only) divided into 46,50,00,000 (Forty Six Crores Fifty Lacs Only) Equity Shares of Rs. 10/- (Rupees Ten only) each, 1,00,00,000 (One Crore Only) Preference Shares of Rs. 100/- each with such rights, privileges and conditions attached thereto as may be determined by the General Meetings at the time of issue. The Company has and shall always have the power to divide the Share Capital from time to time and to vary, modify and abrogate any rights, privileges, conditions attached to the Share in such a manner as may from the time being provided in the regulations of the Company."
- 30.3 It is clarified that the approval of the members of the Demerged Company to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association of the Demerged Company and the Demerged Company shall not be required to seek separate consent/approval of its shareholders for the alteration of the Memorandum of Association of the Demerged Company as required under Sections 13,61 and 64 of the Act and other applicable provisions of the Act.
- 30.4 It is further clarified that should either Part II or Part III be made effective individually then Clause V of the Memorandum of Association of the Demerged Company shall be suitably modified to give effect only to either Clause 11 or Clause 19 as the case may be.



#### **PART VI**

#### **CONSOLIDATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1**

#### 31. CONSOLIDATION OF EQUITY SHARES OF THE RESULTING COMPANY 1

- 31.1 With satisfaction or waiver of conditions mentioned in Clause 41.1 of the Scheme, 2 (two) equity shares of INR 2 each of the Resulting Company1shall beconsolidated into 1 (one) fully paid up equity share of INR 4 each.
- The share certificates of the Resulting Company 1 in relation to the equity shares held by its shareholders shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled pursuant to this Scheme. After taking into effect the consolidation of equity share capital of the Resulting Company 1 and on the basis of shareholdings on the Record Date, either fresh share certificate(s) will be issued to the shareholders of the Resulting Company 1 holding the shares in physical form, or, in case of shareholding in dematerialised form, appropriate number of shares in terms of this Scheme will automatically be credited to the respective dematerialised accounts of the said shareholders maintained with the depositories.
- 31.3 Due to such consolidation in capital of the Resulting Company 1, if a shareholder becomes entitled to a fraction of an equity share of the Resulting Company 1, the Resulting Company 1 shall not issue fractional share certificates to such member/ beneficial owner but shall round off such shareholders entitlement to the nearest integer.
- The aforesaid consolidation of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 61 of the Act separately and approval of the shareholders to the scheme shall be deemed to be approval to the consolidation of equity shares under Section 61 of the Act.
- 31.5 It is clarified that upon the Scheme becoming effective, the consolidation of shares as stated in this Part VI shall precede all other actions as stated in Part II and Part VII of this Scheme.

#### **PART VII**

#### REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 1

#### 32. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 1

- 32.1 Simultaneously upon implementation of Part II of the Scheme and with effect from the Effective Date, all the equity shares of the Resulting Company 1 held by the Demerged Company and forming part of the Branded Apparel Undertaking ("Resulting Company 1 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 1 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 1, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 32.2 The aforesaid reduction of the share capital of the Resulting Company 1 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Act separately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 32.3 On effecting the reduction of the share capital as stated in Clause 32.1 above, the share certificates in respect of the Resulting Company 1 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.
- 32.4 On the Effective Date, the Resulting Company 1 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 1 Cancelled Shares.
- 32.5 The capital reserve in the books of the Resulting Company 1 shall be increased to the extent of the amount of Resulting Company 1 Cancelled Shares.

#### **PART VIII**

#### REDUCTION AND REORGANISATION OF SHARE CAPITAL OF THE RESULTING COMPANY 2

#### 33. REDUCTION AND CANCELLATION OF CERTAIN EQUITY SHARES OF THE RESULTING COMPANY 2

- 33.1 Immediately upon implementation of Part III of the Scheme and with effect from the Effective Date and upon allotment of equity shares by the Resulting Company 2, the entire paid up equity share capital, as on Effective Date, of the Resulting Company 2 ("Resulting Company 2 Cancelled Shares") shall stand cancelled, extinguished and annulled on and from the Effective Date and the paid up equity capital of the Resulting Company 2 to that effect shall stand cancelled and reduced, which shall be regarded as reduction of equity share capital of the Resulting Company 2, pursuant to Section 66 of the Act as also any other applicable provisions of the Act.
- 33.2 The aforesaid reduction of the share capital of the Resulting Company 2 shall be effected as an integral part of this Scheme itself, without having to follow the process under Section 66 of the Acts eparately and the order of the Tribunal sanctioning this Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction.
- 33.3 On effecting the reduction of the share capital as stated in Clause 33.1 above, the share certificates in respect of the Resulting Company 2 Cancelled Shares held by their respective holders shall also be deemed to have been cancelled.



- 33.4 On the Effective Date, the Resulting Company 2 shall debit its share capital account in its books of account with the aggregate face value of the Resulting Company 2 Cancelled Shares.
- 33.5 The capital reserve in the books of the Resulting Company 2 shall be increased to the extent of the amount of Resulting Company 2 Cancelled Shares.

# PART IX GENERAL TERMS & CONDITIONS

#### 34. REMAINING BUSINESS

- 34.1 The Remaining Business and all the assets, investments, liabilities and obligations of the Demerged Company, shall continue to belong to and be vested in and be managed by the Demerged Company.
- 34.2 All legal, Taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Effective Date or which may be instituted at any time thereafter and relating to the Remaining Business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced against the Demerged Company.
- 34.3 If proceedings are taken against the Resulting Companies in respect of matters referred to in Clause 34.2 above relating to the Remaining Business, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse and indemnify the relevant resulting company, against all liabilities and obligations incurred by that resulting company in respect thereof.
- 34.4 If proceedings are taken against the Demerged Company in respect of matters referred to in Clause 34.2 above relating to the Demerged Undertakings, it shall defend the same in accordance with the advice of the relevant resulting company and at the cost of the said resulting company and the latter shall reimburse and indemnify the Demerged Company, against all liabilities and obligations incurred by the Demerged Company in respect thereof.

#### 35. DIVIDENDS

- 35.1 The Transferor Company, Transferee Company, Demerged Company and Resulting Companies shall be entitled to declare and pay dividends, to their respective shareholders in respect of the accounting period ending 31 March 2018 and such future accounting periods consistent with the past practice or in ordinary course of business, whether interim or final. Any other dividend shall be recommended/declared only by the mutual consent of the concerned Parties.
- 35.2 It is clarified that the aforesaid provisions in respect of declaration of dividends (whether interim or final) are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies to demand or claim or be entitled to any dividends which, subject to the provisions of the said Act, shall be entirely at the discretion of the respective Boards of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be, and subject to approval, if required, of the shareholders of the Transferor Company, Transferee Company, Demerged Company and/or the Resulting Companies as the case may be.

#### 36. CONDUCT OF BUSINESS UPTO THE EFFECTIVE DATE

- 36.1 With effect from the date of approval of this Scheme by the respective Boards of the Parties and up to and including the Effective Date:
  - 36.1.1 The Transferor Company and the Demerged Company with respect to the Demerged Undertakings shall carry on their business with reasonable diligence and business prudence and in the same manner as it had been doing hitherto, and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, 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, or sell, transfer, alienate, charge, mortgage or encumber or deal in any of its properties/assets, except:
    - (a) when the same is expressly provided in this Scheme; or
    - $(b) \qquad when the same is in the ordinary course of business as carried on, as on the date of filing of this Scheme in the Tribunal; or the date of this Scheme in the Tribunal; or the date of the dat$
    - (c) when written consent of the Resulting Company 2/ Transferee Company, as the case may be has been obtained in this regard.
  - 36.1.2 The Transferor Company and the Demerged Company with respect to Demerged Undertakings shall not alter or substantially expand its business or undertake (i) any material decision in relation to its business and affairs and operations other than that in the ordinary course of business; (ii) any agreement or transaction (other than an agreement or transaction in the ordinary course of business); and (iii) any new business or discontinue any existing business or change the capacity of facilities other than that in the ordinary course of business, except with the written concurrence of the Resulting Companies / Transferee Company, as the case may be;
  - 36.1.3 The Transferor Company and the Demerged Company with respect to Demerged Undertakings shall not vary the terms and conditions of employment of any of its employees, except in the ordinary course of business or pursuant to any pre-existing obligation undertaken except with the written concurrence of the Resulting Companies/Transferee Company, as the case maybe;



- 36.1.4 The Transferor Company shall not amend its Memorandum of Association or Articles of Association, except with the written concurrence of the Transferee Company, unless required to be done pursuant to actions between the Appointed Date 2 and Effective Date expressly permitted under this Scheme.
- 36.2 The Transferee Company and Resulting Companies shall be entitled, pending the sanction of the Scheme, to apply to the Appropriate Authorities concerned as are necessary under any law for such consents, approvals and sanctions which the Resulting Companies may require to carry on the business of the Transferor Company and the Demerged Undertakings and to give effect to the Scheme.
- For the purpose of giving effect to the order passed under Sections 230 to 232 read with Section 66 and other applicable provisions of the Act in respect of this Scheme by the Tribunal, the Transferee Company and Resulting Companies shall, at any time pursuant to the orders approving this Scheme, be entitled to get the recordal of the change in the legal right(s) upon the amalgamation of the Transferor Company and demerger of the Demerged Undertakings, in accordance with the provisions of Sections 230 to 232 read with Section 66 of the Act. The Transferee Company and the Resulting Companies shall always be deemed to have been authorized to execute any pleadings, applications, forms, etc., as may be required to remove any difficulties and facilitate and carry out any formalities or compliances as are necessary for the implementation of this Scheme. For the purpose of giving effect to the vesting order passed under Section 232 of the Act in respect of this Scheme, the Transferee Company and Resulting Companies shall be entitled to exercise all rights and privileges and be liable to pay all taxes and charges and fulfil all its obligations, in relation to or applicable to all immovable properties, including mutation and/or substitution of the ownership or the title to or interest in the immovable properties which shall be made and duly recorded by the Appropriate Authority(ies) in favour of the Transferee Company and Resulting Companies as the case may be pursuant to the sanction of the Scheme by the Tribunal and upon the effectiveness of this Scheme in accordance with the terms hereof, without any further act or deed to be done or executed by the Transferor Company and the Resulting Companies as the case may be. It is clarified that the Transferee Company and Resulting Companies shall be entitled to engage in such correspondence and make such representations, as may be necessary, for the purposes of the aforesaid mutation and/or substitution.

#### 37. FACILITATION PROVISIONS

- 37.1 Immediately upon the Scheme being effective, the Demerged Company and the Resulting Companies shall enter into shared services agreements as may be necessary, inter alia in relation to use by the Resulting Companies of office space, infrastructure facilities, information technology services, security personnel, legal, administrative and other services, etc. of the Demerged Company 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.
- 37.2 It is clarified that approval of the Scheme by the shareholders of Demerged Company and Resulting Companies under sections 230 to 232 read with Section 66 of the Act shall be deemed to have their approval under Section 188 and other applicable provisions of the Act and Regulation 23 and other applicable regulations of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and that no separate approval of the Board or audit committee or shareholders shall be required to be sought by the Demerged Company or Resulting Companies.
- 37.3 It is clarified that all guarantees provided by the Demerged Company in respect of the Demerged Undertakings and the Transferor Companyshall be valid and subsisting till adequate arrangements/guarantees have been provided in respect of the same by the Resulting Companies.

#### 38. PROPERTY IN TRUST

38.1 Notwithstanding anything contained in this Scheme, until any property, asset, license, approval, permission, contract, agreement and rights and benefits arising therefrom and pertaining to the Demerged Undertakings are transferred, vested, recorded, effected and/or perfected, in the records of the Appropriate Authority(ies), regulatory bodies or otherwise, in favour of the Resulting Companies, the Resulting Companies shall be deemed to be authorized to enjoy the property, asset or the rights and benefits arising from the license, approval, permission, contract or agreement as if it were the owner of the property or asset or as if it were the original party to the license, approval, permission, contract or agreement. It is clarified that till entry is made in the records of the Appropriate Authority(ies) and till such time as may be mutually agreed by the Demerged Company and the Resulting Companies, the Demerged Company will continue to hold the property and / or the asset, license, permission, approval as the case may be in trust on behalf of the Resulting Company 1 or Resulting Company 2, as the case may be.

#### 39. APPLICATIONS/PETITIONS TO THE TRIBUNAL

- 39.1 The Parties shall dispatch, make and file all applications and petitions under Sections 230 to 232 read with Section 66 and other applicable provisions of the Act before the Tribunal, under whose jurisdiction, the registered offices of the respective Parties are situated, for sanction of this Scheme under the provisions of Applicable Law and shall apply for such approvals as may be required under Applicable Law and for dissolution of the Transferor Company without being wound up.
- 39.2 The Parties shall be entitled, pending the sanction of the Scheme, to apply to any Appropriate Authority, if required, under any Applicable Law for such consents and approvals which the Demerged Company, Transferor Company, Resulting Companies and Transferee Company may require to own the assets and/or liabilities of the Demerged Undertakings or the Transferor Company, as the case may be, and to carry on the business of the Demerged Undertakings or Transferor Company, as the case may be.

#### 40. MODIFICATION OR AMENDMENTS TO THIS SCHEME

 $40.1 \hspace{0.5cm} On behalf of each of the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company, the Board Company, the Resulting Companies and the Transferee Company, the Resulting Companies and the Resulting Co$ 



of the respective companies acting themselves or through authorized persons, may consent jointly but not individually, on behalf of all persons concerned, to any modifications or amendments of this Scheme at any time and for any reason whatsoever or to any conditions or limitations that the Tribunal or any other Appropriate Authority may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by all of them (i.e. the Boards of the Demerged Company, the Resulting Companies, the Transferor Company and the Transferee Company) and solve all difficulties that may arise for carrying out this Scheme and do all acts, deeds and things necessary for putting this Scheme into effect.

- 40.2 For the purpose of giving effect to this Scheme or to any modification thereof the Boards of the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company acting themselves or through authorized persons may jointly but not individually, give and are jointly authorised to give such directions including directions for settling any question of doubt or difficulty that may arise and such determination or directions, as the case may be, shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme. It is clarified that individual companies acting themselves or through authorized persons may individually approach the Tribunal or any other Appropriate Authority to seek clarifications for implementation of the Scheme.
- 40.3 It is clarified that if any modifications are required post satisfaction of the conditions precedent mentioned in Clause 41 and the Scheme having been made effective, the Effective Date shall not be affected by any such modifications that might be required to be made and the Effective Date for such modified Scheme shall be same as the date on which Scheme was made effective prior to the modifications.

#### 41. CONDITIONS PRECEDENT

- 41.1 Unless otherwise decided (or waived) by the relevant Parties, the Scheme is conditional upon and subject to the following conditions precedent:
  - 41.1.1 obtaining no-objection/ observation letter from the Stock Exchanges in relation to the Scheme under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
  - 41.1.2 approval of the Scheme by the requisite majority of each class of shareholders and creditors of the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies and such other classes of persons of the said Companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal;
  - 41.1.3 the Parties, as the case may be, complying with other provisions of the SEBI Circular, including seeking approval of the shareholders of the Demerged Company through e-voting, as applicable. The Scheme shall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders, of the Demerged Company, against it as required under the SEBI Circular. The term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957;
  - 41.1.4 the sanctions and orders of the Tribunals, under Sections 230 to 232 read with Section 66 of the Act being obtained by the Transferor Company, the Transferee Company, the Demerged Company and the Resulting Companies; and
  - 41.1.5 certified/authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the RoC having jurisdiction over the Parties.
- 41.2 Without prejudice to Clause 41.1 and subject to the satisfaction or waiver of the conditions mentioned in Clause 41.1 above, the Scheme shall be made effective in the order as contemplated below:
  - 41.2.1 Part II of the Scheme shall be made effective immediately after the implementation of Part VI of the Scheme;
  - 41.2.2 Part III of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 41.1 by the Boards of the Demerged Company and the Resulting Company 2;
  - 41.2.3 Part IV of the Scheme shall be made effective after implementation of Part III of the Scheme;
  - $41.2.4 \quad \mathsf{PartVoftheSchemeshallbe} \\ \mathsf{madeeffectiveafterimplementationofPartIII} \\ \mathsf{oftheScheme}; \\ \mathsf{andPartIII} \\ \mathsf{oftheScheme}; \\$
  - 41.2.5 Part VI of the Scheme shall be made effective subject to the satisfaction or waiver of conditions mentioned in Clause 41.1 by the Board of the Resulting Company 1;
  - 41.2.6 Part VII of the Scheme shall be made effective immediately after implementation of Part VI of the Scheme and simultaneously with the implementation of Part II of the Scheme; and
  - $41.2.7 \quad \text{Part VIII of the Scheme shall be made effective after consideration mentioned in Clause 17.1 and Clause 25.2 being issued.}$
- 41.3 It is hereby clarified that submission of this Scheme to the Tribunal and to the Appropriate Authorities for their respective approvals is without prejudice to all rights, interests, titles or defences that the Demerged Company, the Transferor Company, the Resulting Companies and/or the Transferee Company may have under or pursuant to all Applicable Laws.
- 41.4 On the approval of this Scheme by the shareholders of the Demerged Company, the Transferor Company, the Transferee Company and the Resulting Companies and such other classes of Persons of the said Companies, if any, pursuant to Clause 41.1.2, such shareholders and classes of Persons shall also be deemed to have resolved and accorded all relevant consents under the Act or otherwise to the same extent applicable in relation to the demerger, amalgamation, capital reduction set out in this Scheme, related matters and this Scheme itself.

#### 42. EFFECT OF NON-RECEIPT OF PERMITS AND MATTERS RELATING TO REVOCATION/WITHDRAWAL OF THIS SCHEME

42.1 The Demerged Company, the Transferor Company, the Transferee Company and the Resulting Companies acting through their respective Boards shall each be at liberty to withdraw from this Scheme: (a) in case any condition or alteration imposed by any Appropriate Authority is unacceptable to any of them; or (b) they are of the view that coming into effect of the respective parts to this



- Scheme could have adverse implications on the respective companies.
- 42.2 If this Scheme is not effective within such period as may be mutually agreed upon between the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company through their respective Boards or their authorised representatives, this Scheme shall become null and void and each Party shall bear and pay its respective costs, charges and expenses for and/ or in connection with this Scheme.
- 42.3 In the event of revocation/withdrawal under Clause 42.1 or above, no rights and liabilities whatsoever shall accrue to or be incurred inter se the Demerged Company, the Transferor Company, the Resulting Companies and the Transferee Company or their respective shareholders or creditors or employees or any other Person, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved 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.
- 42.4 If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the Transferor Company, the Demerged Company, the Resulting Companies and the Transferee Company through their respective Boards, affect the validity or implementation of the other parts and/or provisions of this Scheme.
- 42.5 Further, it is the intention of the Parties that each part shall be severable from the remainder of this Scheme and the Scheme shall not be affected if any part of this Scheme is found to be unworkable for any reason whatsoever unless the deletion of such part shall cause this Scheme to become materially adverse to any Party, in which case the Parties shall attempt to bring about a modification in this Scheme or cause such part to be null and void, including but not limited to such part.

#### 43. CHANGE OF NAME OF RESULTING COMPANY 2

- 43.1 Upon Part IV of the Scheme becoming effective, the name of the Resulting Company 2 shall stand changed to 'The Anup Engineering Limited' or such other name which is available and approved by the RoC, by simply filing the requisite forms and subject to payment of fees with the Appropriate Authority.
- 43.2 Thereafter, subject to Clause 43.1 above:
  - 43.2.1 Clause I of the memorandum of association of the Resulting Company 2 shall without any act, procedure, instrument or deed be and stand altered, modified and amended pursuant to Sections 13, 232 and other applicable provisions of the Act and be replaced by the following clause:
  - "The name of the Company is The Anup Engineering Limited."
- 43.3 It is hereby clarified that, for the purposes of acts and events as mentioned in this Clause 43 the consent of the shareholders of the Resulting Company 2 to this Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and that no further resolution under Section 13, Section 14 or any other applicable provisions of the Act, would be required to be separately passed.

#### 44. COSTS AND TAXES

- 44.1 Parties have agreed to bear the costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme in the following manner:
  - 44.1.1 the Resulting Company 1 shall bear the stamp duty costs in connection with Part II of the Scheme;
  - 44.1.2 the Resulting Company 2/ Transferee Company shall bear the stamp duty costs in connection with Part III and Part IV of the Scheme; and
  - 44.1.3 all other costs, charges and expenses (including, but not limited to, any taxes and duties, registration charges, etc.) in relation to carrying out, implementing and completing the terms and provisions of this Scheme and/or incidental to the completion of this Scheme shall be borne by the respective companies.



#### Strictly Private and Confidential

To, The Board of Directors Arvind Limited Naroda Road Ahmedabad – 380 025 Gujarat, India

Date 8th November 2017

Walker Chandiok & Co LLP 16th Floor, Tower II Indiabulls Finance Centre S B Marg, Elphinstone (W) Mumbal 400013 India

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# Sub:Recommendation of Share Allotment and Share Exchange Ratio pursuant to the Composite Scheme of Arrangement ("Scheme")

Dear Sir / Madam,

We refer to our engagement letter and subsequent discussions with the management of Arvind Limited whereby Arvind Limited (referred to as "the Company"/ "Client"/ "you"/"Arvind") has requested Walker Chandiok & Co LLP (hereinafter referred to as "WCC") for recommendation of Share Exchange Ratio / Share Allotment Ratio for the proposed group restructuring of Arvind Limited pursuant to a Scheme of Arrangement under Section 230 to 232 and other applicable clauses of the Companies Act, 2013 ("Scheme" or "Scheme of Arrangement").

In the following paragraphs, we have summarized our valuation analysis together with the description of the methodologies used and limitations on our scope of work.

WCC has been hereafter referred to as 'Valuer' or 'we' in this Share Allotment Ratio and Share Exchange Ratio Report ('Report').

#### SCOPE AND PURPOSE OF THIS REPORT

Arvind, is a flagship company of the Lalbhai Group. It is engaged, inter alia, in businesses spanning the entire value chain of textiles either directly or through its subsidiaries and joint ventures with other entities. The equity shares of Arvind are listed on BSE Limited and the National Stock Exchange of India Limited. Arvind was originally incorporated for manufacturing and marketing of textile products, however, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

We understand that the management of Arvind is contemplating a group restructuring pursuant to a Scheme of Arrangement involving reorganizing of business activities in a manner that allows it to impart greater focus on each of its business lines. The Scheme proposes to reorganise and segregate the interest of Arvind in its various businesses through demerger of the Branded Apparel Undertaking in to Arvind Fashions Limited ("AFL") and the Engineering Undertaking into Anveshan Heavy Engineering Limited ("AHEL"). Further, the Scheme proposes merger of The Anup Engineering

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Chartered Accountants

Fiftnes in Bengaluru, Chandigark, Chennai, Gurugiam, Hyderabad, Kochi, Kolkata, Mumbai, New Delle, Noida a

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Limited with the AHEL to rationalise and streamline the group structure. Thus Arvind intends segregate existing business operations by demerging following business undertakings as part of the Proposed Restructuring:

- a) Branded Apparel Undertaking
- b) Engineering Undertaking

The proposed restructuring is to be effected through Composite Scheme of Arrangement (the "Scheme") pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Companies Act, 1956.

We understand that Appointed Date for the demerger of the Engineering Undertaking into Anveshan Heavy Engineering Limited and the merger of The Anup Engineering Limited into Anveshan Heavy Engineering Limited is 1 November 2017, and that the Appointed date for the demerger of the Branded Apparel Undertaking into Arvind Fashions Limited is the sam eas the Effective Date, and the Effective Date is as defined in the Scheme.

In this regard, Walker Chandiok & Co LLP has been requested by Arvind to submit a report recommending Share Exchange / Share Allotment Ratio ("Report") in connection with the proposed restructuring of Arvind to be placed before the Audit Committee/ Board of Directors of Arvind. The steps involved in the proposed group restructuring are detailed hereunder:

- Demerger of Branded Apparel Undertaking of Arvind Limited (the "Branded Apparel Undertaking") into AFL.
- Demerger of Engineering Undertaking of Arvind Limited (the "Engineering Undertaking") into AHEL.
- 3. Amalgamation of The Anup Engineering Limited ("AEL") into AHEL.

Step 1 to Step 3 are jointly referred to as 'the Transaction' or 'Proposed Restructuring'.

Branded Apparel Undertaking and Engineering Undertaking are collectively referred as the "Undertakings"

The scope of our services is:

- Conduct a relative (and not absolute) valuation of the equity shares of AFL and Branded Apparel Undertaking and recommend a Share Allotment Ratio to the equity shareholders of Arvind Limited on a fully diluted basis for Step 1
- Recommend a Share Allotment Ratio for issue of equity shares of AHEL to the equity shareholders of Arvind Limited on a fully diluted basis for Step 2.
- Conduct a relative (and not absolute) valuation of the equity shares of AHEL & AEL and recommend a Share Exchange Ratio for Step 3.

This Report is our deliverable for the above engagement.

This Report is subject to the scope, assumptions, exclusions, limitations and disclaimers detailed hereinafter. As such, the Report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.



# ACVIND

### Walker Chandiok & Co LLP

## BRIEF BACKGROUND OF THE COMPANIES FORMING PART OF THE SCHEME OF ARRANGEMENT

#### **Arvind Limited**

Arvind was founded in 1931 and operates primarily in the textiles industry. Arvind is headquartered in Ahmedabad and is engaged in manufacturing of fabrics, denim and a range of other advanced materials. Arvind, through its group companies also has a presence in engineering and telecom segments.

The issued and subscribed equity share capital of Arvind as at 30 September 2017 is INR 2,585.2 million consisting of equity shares of face value of INR 10/- each.

Arvind also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of Arvind as at 30 September 2017 is INR 2,601.9 million consisting of 260,193,069 equity shares of face value of INR 10/- each on a fully diluted basis.

#### **Arvind Fashion Limited**

Formerly known as Arvind J&M Limited , AFL is engaged in the wholesale business of Arrow, Izod & Flying Machine. AFL is engaged in the business of distribution of readymade garment apparels and accessories and distribution of Cosmetic products and Accessories through its two Subsidiaries i.e. Arvind Lifestyle Brands Limited and Arvind Beauty Brands Retail Private Limited. AFL also operates in the business of luxury brands through its two Joint Ventures i.e. Tommy Hilfiger Arvind Fashion Private Limited and Calvin Klein Arvind Fashion Private Limited.

The issued and subscribed equity share capital of AFL as at 30 September 2017 is INR 231.7 million consisting of 11,58,51,454 equity shares of face value of INR 2/- each

AFL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of AFL as at 30 September 2017 is INR 238.5 million consisting of 119,245,568 equity shares of face value of INR 2/- each on a fully diluted basis.

As a part of the Scheme, there would be consolidation in the share capital of AFL. Upon the Scheme being effective, the issued, subscribed and paid up equity capital of AFL of INR 231.7 Mn divided into 115,851,454 equity shares of INR 2 each shall be consolidated into 57,925,727 fully paid equity shares of INR 4 each aggregating to INR 231.7 Mn. The fully diluted equity shares post consolidation would be 59,622,784.

#### The Anup Engineering Limited

AEL, subsidiary of Arvind, was founded in 1962 and is based out of Ahmedabad, India. AEL is engaged in engineering and fabrication business and offers products such as Heat Exchanger, Pressure Vessels, Reactors, DE aerators, Economizers etc. to clients in sectors including Chemicals, Drugs & Pharmaceuticals, Refineries, Petrochemicals etc. Equity shares of AEL were listed on the Ahmedabad Stock Exchange Limited and were subsequently delisted in June 2015, in accordance with Chapter III of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations 2009.

The issued and subscribed equity share capital of AEL as at 30 September 2017 is INR 136.0 million consisting of 13,600,000 equity shares of face value of INR 10/- each.



# Arvind

### Walker Chandiok & Co LLP

AEL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid-up share capital. Thus the fully diluted equity share capital of AEL as at 30 September 2017 is INR 137,3 million consisting of 13,725,000 equity shares of face value of INR 10/- each on a fully diluted basis.

#### Branded Apparels Undertaking

Branded Apparel Undertaking of Arvind comprises of Arvind's business of manufacturing and marketing of branded apparel, accessories customised clothing and investments in the branded apparel business and related projects of Arvind and in particular equity shares held by Arvind in AFL.

#### **Engineering Undertaking**

Engineering Undertaking activities relates to manufacturing of critical process engineering equipment, and investments in the engineering business and related projects of Arvind and in particular equity shares held by Arvind in AEL.

#### SOURCES OF INFORMATION

In connection with this exercise, we have used the following information received from the Management and/or gathered from public domain:

- Carved out financial statements of Branded Apparel Undertaking and Engineering Undertaking for the six months period ended 30 September 2017.
- Provisional financial statements of AEL & AFL for the six months period ended 30 September 2017
- Audited financial statements of AFL and AEL for the year ended 31<sup>st</sup> March 2016 and 31<sup>st</sup> March 2017.
- 4. Financial Projections of AFL, AEL and of the Undertakings.
- 5. Proposed Capital Structure of AHEL.
- 6. Vesting Details of Employee Stock options as at the date of the Report for the Companies.
- 7. Explanations provided by the Managements of the Companies from time to time.
- 8. Draft Composite Scheme of Arrangement.

The Companies have been provided with the opportunity to review the draft report (excluding the recommended Share Exchange Ratio and Share Allotment Ratio) as part of our standard practice to make sure that factual inaccuracies / omissions are avoided in our final report.

#### SCOPE LIMITATIONS, ASSUMPTIONS, QUALIFICATIONS, EXCLUSIONS AND DISCLAIMERS

Provision of valuation opinions and consideration of the issues described herein are areas of our regular practice. The services do not represent accounting, assurance, accounting / tax due diligence, consulting or tax related services that may otherwise be provided by us or our affiliates.

This Report, its contents and the results herein are specific to (i) the purpose of valuation agreed as per the terms of our engagement; (ii) the date of this Report and (iii) the latest available financial statements of the Companies and their subsidiaries and other information provided by the Management or taken from public sources till the date of this Report.

An analysis of this nature is necessarily based on the prevailing stock market, financial, economic and other conditions in general and industry trends in particular as in effect on, and the information made available to us as at the date hereof. Events and transactions occurring after the date hereof may affect this Report and the assumptions used in preparing it, and we do not assume any obligation to update, revise or reaffirm this Report, unless required by regulatory authorities.





The ultimate analysis will have to be tempered by the exercise of judicious discretion by the Valuers and judgment taking into accounts all the relevant factors. There will always be several factors, e.g. management capability, present and prospective competition, yield on comparable securities, market sentiment, etc. which are not evident from the face of the balance sheets but which will strongly influence the worth of a share. This concept is also recognised in judicial decisions.

The recommendation(s) rendered in this Report only represent our recommendation(s) based upon information furnished by the Companies (or its executives / representatives) and other sources and the said recommendation(s) shall be considered to be in the nature of non-binding advice (our recommendation will however not be used for advising anybody to take buy or sell decision, for which specific opinion needs to be taken from expert advisors).

The determination of share exchange ratio is not a precise science and the conclusions arrived at in many cases will, of necessity, be subjective and dependent on the exercise of individual judgement. There is, therefore, no single share exchange ratio. While we have provided our recommendation of the Share Exchange / Share Allotment Ratio based on the information available to us and within the scope of our engagement, others may have a different opinion. The final responsibility for the determination of the Share Exchange / Allotment ratio at which the proposed transaction shall take place will be with the Board of Directors who should take into account other factors such as their own assessment of the proposed transaction and input of other advisors.

In accordance with the terms of our engagement, we have assumed and relied upon, without independent verification, (i) the accuracy of the information that was publicly available and formed a substantial basis for this Report and (ii) the accuracy of information made available to us by the Companies. In accordance with our Engagement Letter and in accordance with the customary approach adopted in valuation exercises, we have not audited, reviewed or otherwise investigated the historical financial information provided to us. We have not independently investigated or otherwise verified the data provided by the Companies. Accordingly, we do not express an opinion or offer any form of assurance regarding the truth and fairness of the financial position as indicated in the financial statements. Also, with respect to explanations and information sought from the Companies, we have been given to understand by the management of the Companies that they have not omitted any relevant and material factors about the Companies. Our conclusions are based on the assumptions and information given by and on behalf of the Companies and reliance on public information. The management of the Companies has indicated to us that they have understood that any omissions, inaccuracies or misstatements may materially affect our valuation analysis/results.

While carrying out this engagement we have relied on historical information made available to us by the management of the Companies / available in public domain. We did not carry out any due diligence with respect to the information provided / extracted or carry out any verification of the assets save for satisfying ourselves to the extent possible that they are consistent with other information provided to us in the course of this engagement.

Accordingly, we assume no responsibility for any errors in the information furnished by the Companies or obtained from public domain and their impact on the Report. Nothing has come to our attention to indicate that the information provided was materially mis-stated/ incorrect or would not afford reasonable grounds upon which to base the Report.

The Report assumes that the Companies comply fully with relevant laws and regulations applicable in all its areas of operations unless otherwise stated, and that the Companies will be managed in a competent and responsible manner. Further, except as specifically stated to the contrary, this Valuation Report has given no consideration to matters of a legal nature, including issues of legal title and compliance with local laws, and litigation and other contingent liabilities that are not recorded in





the audited/unaudited balance sheet of the Companies. Our conclusion of value assumes that the assets and liabilities of the Companies and their subsidiaries, reflected in their respective latest balance sheets remain intact as of the Report date.

This Report does not look into the business/ commercial reasons behind the Transaction nor the likely benefits arising out of the same. Similarly, it does not address the relative merits of the Transaction as compared with any other alternative business transaction or other alternatives or whether or not such alternatives could be achieved or are available.

No investigation of the Companies' claim to title of assets has been made for the purpose of this Report and the Companies' claim to such rights has been assumed to be valid. No consideration has been given to liens or encumbrances against the assets, beyond the loans disclosed in the accounts. Therefore, no responsibility is assumed for matters of a legal nature. The fee for the engagement is not contingent upon the results reported.

We owe responsibility to only the Boards of Directors of the Companies that has appointed us under the terms of our engagement letters and nobody else. We will not be liable for any losses, claims, damages or liabilities arising out of the actions taken. Omissions of or advice given by any other advisor to the Companies. In no event shall we be liable for any loss, damages, cost or expenses arising in any way from fraudulent acts, misrepresentations or willful default on part of the Companies, their directors, employees or agents. Unless specifically agreed, in no circumstances shall the liability of a Valuer, its partners, its directors or employees, relating to the services provided in connection with the engagement set out in this Report shall exceed the amount paid to such Valuer in respect of the fees charged by it for these services.

We do not accept any liability to any third party in relation to the issue of this Report. It is understood that this analysis does not represent a fairness opinion on the Share Exchange Ratio. This Report is not a substitute for the third party's own due diligence/ appraisal/ enquiries/ independent advice that the third party should undertake for his purpose.

This Valuation Report is subject to the laws of India.

Neither the Valuation Report nor its contents may be referred to or quoted in any registration statement, prospectus, offering memorandum, annual report, loan agreement or other agreement or document given to third parties other than in connection with the proposed Scheme of Amalgamation, without our prior written consent except for disclosures to be made to relevant regulatory authorities including stock exchanges and SEBI.

This Report does not in any manner address the prices at which equity shares of the Companies will trade following announcement of the Transaction and we express no opinion or recommendation as to how the shareholders of either Company should vote at any shareholders' meeting(s) to be held in connection with the Transaction.

#### APPROACH & METHODOLOGY OF SHARE EXCHANGE / ALLOTMENT RATIO

It should be understood that the valuation of any company or its assets is inherently imprecise and is subject to certain uncertainties and contingencies, all of which are difficult to predict and are beyond our control. In performing our analysis, we made numerous assumptions with respect to industry performance and general business and economic conditions, many of which are beyond the control of the Companies.





The Scheme contemplates the demerger of Branded Apparel Undertaking into AFL and Engineering Undertaking into AHEL and amalgamation of AEL with AHEL. The scheme contemplates the Transaction pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013. Arriving at the fair Share Exchange Ratio for the Proposed Restructuring and amalgamation would require determining the relative values of the concerned businesses and shares of the Companies. These values are to be determined independently but on a relative basis, and without considering the effect of the proposed demerger / amalgamation.

The application of any particular method of valuation depends on the purpose for which the valuation is done. Although, different values may exist for different purposes, it cannot be too strongly emphasized that a valuer can only arrive at one value for one purpose. Our choice of methodology of valuation has been arrived at using usual and conventional methodologies adopted for transactions of a similar nature and our reasonable judgment, in an independent and bona fide manner based on our previous experience of assignments of a similar nature.

The following are commonly used and accepted methods for determining the value of the equity shares of a company/ business:

- 1. Market Approach
  - a. Market Price method
  - b. Comparable Companies Quoted Multiples method
- 2. Income Approach Discounted Cash Flows method
- 3. Asset Approach Net Asset Value method

#### Market Approach

#### a) Market Price Method

The market price of an equity share as quoted on a stock exchange is normally considered as the value of the equity shares of that company where such quotations are arising from the shares being regularly and freely traded in, subject to the element of speculative support that may be inbuilt in the value of the shares.

In the present case, Market Price method is not applicable as none of the companies / Undertakings under valuation are listed on any stock exchange.

#### b) Comparable Companies Market Multiple ("MIM") Method

Under this method, value of the equity shares of a company/ business undertaking is arrived at by using multiples derived from valuations of comparable companies, as manifest through stock market valuations of listed companies. This valuation is based on the principle that market valuations, taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation.

Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances.

This method has been applied to determine value of AEL and AFL. The value arrived using the relevant multiples under this method is adjusted for cash and cash equivalents, investments, debt, ESOPs and other matters as considered appropriate:





#### Income Approach - Discounted Cash Flows method

Under the DCF method the projected free cash flows to the firm are discounted at the weighted average cost of capital. The sum of the discounted value of such free cash flows is the value of the firm.

Using the DCF analysis involves determining the following:

Estimating future free cash flows:

Free cash flows are the cash flows expected to be generated by the company that are available to all providers of the company's capital – both debt and equity.

Appropriate discount rate to be applied to cash flows i.e. the cost of capital:

This discount rate, which is applied to the free cash flows, should reflect the opportunity cost to all the capital providers (namely shareholders and creditors), weighted by their relative contribution to the total capital of the company. The opportunity cost to the capital provider equals the rate of return the capital provider expects to earn on other investments of equivalent risk.

In the present case, we have been provided with financial projections for AFL, AEL & Branded Apparel Undertaking and Engineering Undertaking under valuation and have therefore used this method for the valuation of AFL, AEL, Branded Apparel Undertaking and Engineering Undertaking.

#### Asset Approach - Net Asset Value (NAV) Method

The asset based valuation technique is based on the value of the underlying net assets of the business, either on a book value basis or realizable value basis or replacement cost basis. This valuation approach is mainly used in case where the firm is to be liquidated i.e. it does not meet the "going concern" criteria or in case where the assets base dominate earnings capability. A Scheme of Amalgamation would normally be proceeded with, on the assumption that the companies being part of the demerger /merger process are going concerns and an actual realization of their operating assets is not contemplated. Hence, this method has not been used.

The valuation arrived at under the above mentioned methods could fluctuate with lapse of time, changes in prevailing market conditions and prospects, industry performance and general business and economic conditions financial and otherwise, of the companies, and other factors which generally influence the valuation of companies and their assets.

# RECOMMENDATION OF RATIO OF ALLOTMENT OF SHARES FOR THE PROPOSED RESTRUCTURING

#### STEP 1 - DEMERGER OF BRANDED APPAREL UNDERTAKING AND VESTING INTO AFL

As per the Proposed Scheme of Arrangement, in consideration of the transfer and vesting of Branded Apparel Undertaking of Arvind into AFL, AFL shall issue & allot equity shares to the equity shareholders of Arvind based on the ratio of allotment of shares. Arriving at the Share Allotment Ratio would require determining the value of Arvind's equity interest in the Branded Apparel Undertaking and value of AFL.

We have used a sum of the parts approach to determine the value of Arvind's equity interest in the Branded Apparel Undertaking by way of determining;

- a) Value of Branded Apparel Division of Arvind, which includes the business of manufacturing and marketing of branded apparel & accessories including footwear.
- b) Value of customised clothing business
- value of Arvind's equity interest in AFL including subsidiaries and joint venture interests.
   Please refer Annexure 1 summary valuation workings.





In view of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend the Share Allotment Ratio as follows:

1 (one) equity shares of AFL (of INR 4/- each fully paid up) for every 5 (Five) diluted equity shares of the Arvind (of INR 10/- each fully paid up) for the demerger and vesting of Branded Apparel Undertaking in to AFL.

On the Scheme becoming effective and upon allotment of equity shares by AFL, all the equity share held by Arvind in AFL shall stand cancelled, extinguished and annulled.

#### STEP 2 - DEMERGER OF ENGINEERING UNDERTAKING

In consideration of the transfer and vesting of Engineering Undertaking of Arvind into AHEL, AHEL shall issue & allot equity shares to the equity shareholders of Arvind based on the ratio of allotment of shares.

On the basis of the foregoing and on consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, the Management proposes Share Allotment ratio in consideration for transfer and vesting of Engineering Undertaking of Arvind into AHEL to be as follows:

For every 27 (Twenty Seven) fully paid equity shares of INR 10 each held in Arvind; issue of 1 (One) fully paid equity share of INR 10 each of AHEL. Please refer Annexure 2.

We believe that the above Share Allotment Ratio is fair and reasonable considering that all the shareholders of Arvind will upon demerger, be the ultimate beneficial owners of AHEL in the same ratio (inter se) as they hold shares in Arvind, as on the record date. Please refer Annexure 2 for summary valuation workings.

#### STEP 3 - AMALGAMATION OF AEL INTO AHEL

Pursuant to demerger of Engineering Undertaking of Arvind in to AHEL as explained in Step 2, the Management proposes to merge AEL with AHEL. Post demerger of Engineering Undertaking, AEL would be construed as a subsidiary of AHEL. Thus in consideration for amalgamation of AEL into AHEL, AHEL shall issue & allot equity shares to the equity shareholders of AEL after cancellation of shares held by AHEL. Please refer Annexure 3 for summary valuation workings.

In view of the above, and on a consideration of all the relevant factors and circumstances as discussed and outlined hereinabove, we recommend the Share Allotment Ratio as follows:

For every 10 (Ten) fully paid equity shares of INR 10 each held in AEL; issue of 7 (Seven) fully paid equity shares of INR 10 each of AHEL.

Respectfully submitted,
For Walker Chandiok & Co LLP
Chartered Accountants
Firm Registration No: 001076N / N500013

Tim Registration No. 00 1070N 7 N30001

Riaz Thingna Partner Mumbai

Date: 08 November 2017





#### Annexure 1

Valuation Approach	AFL		Branded Apparel Division	
	INR	Weight (%)	INR	Weight (%)
Asset Approach	NA		NA	-
Market Approach				
Market Price Method	NA	-	NA	~
Comparable Companies Method	1,302.4	50%	NA	14
Income Approach	1,356.5	50%	268.1	100%
Relative Value Per Share*	1,329.4	100%	268.1	100%

<sup>\*</sup>face value INR 10 per share for Branded Apparel Division

#### Share Exchange Ratio - Demerger of Branded Apparel Undertaking into AFL

1 (one) equity share of AFL (of INR 4 fully paid up) for every 5 (five) equity shares of Arvind Limited (of INR 10 each fully paid up)

#### Annexure 2

We understand from the management that the issued subscribed and paid up capital of AHEL shall be 9,636,780 shares. On the basis of proposed capital structure of AHEL and the considering the fact that shareholders of Arvind upon demerger would be the ultimate beneficial holders in AHEL. There is no valuation exercise is being undertaken and Share Allotment Ratio is determined based on the intended capital structure of Resulting Company

#### Share Exchange Ratio - Demerger of Engineering Undertaking into AHEL

27 (Twenty Seven) fully paid equity shares of INR 10 each held in Arvind; issue of 1 (One) fully paid equity shares of INR 10 each of AHEL

#### Annexure 3

	AEL		AHEL	
Valuation Approach	INR	Weight (%)	INR	Weight (%)
Asset Approach	NA		NA	- 5
Market Approach				
Market Price Method	NA	~	NA	
Comparable Companies Method	355.8	50%	NA	-
Income Approach	373.0	50%	517.4	100%
Relative Value Per Share*	364.4	100%	517.4	100%

<sup>\*</sup>face value INR 10 per share

NA = Not Adopted / Not Applicable

#### Share Exchange Ratio - Amalgamation of AEL into AHEL

10 (Ten) fully paid equity shares of INR 10 each held in AEL; issue of 7 (Seven) fully paid equity shares of INR 10 each of AHEL.



<sup>\*</sup>face value INR 4 per share for AFL

NA = Not Adopted / Not Applicable





### Vivro Financial Services Private Ltd.

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Ahmedabad, Gujarat, India - 380 007.

Tel.: +91 (079) 4040 4242 , 2665 0669, W; www.vivro.net

**Private & Confidential** 

November 08, 2017

To The Board of Directors, Arvind Limited Naroda Road, Ahmedabad, Gujarat – 380 025.

Dear Sirs,

Sub: Fairness Opinion on the Share Allotment and Share Exchange Ratio pursuant to the Scheme of Arrangement in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We, Vivro Financial Services Private Limited refer to our engagement letter dated November 2, 2017 whereby Arvind Limited (hereinafter referred to as 'Arvind', 'the Company', 'you', your', 'Demerged Company') has appointed us to issue a Fairness Opinion in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957, as the 'Merchant Banker' in connection with the proposed arrangement amongst Arvind Limited, Arvind Fashions Limited (hereinafter referred to as 'AFL', 'Resulting Company 1'), NewCo (hereinafter referred to as 'Anveshan Heavy Engineering Limited', 'Anveshan', 'Resulting Company 2', 'Transferee Company', 'AHEL'), The Anup Engineering Limited (hereinafter referred to as 'Anup', 'Transferor Company'), The Branded Apparels Undertaking of Arvind Limited (hereinafter referred to as 'Branded Apparels Undertaking') and The Engineering Undertaking of Arvind Limited (hereinafter referred to as 'Engineering Undertaking') pursuant to the Scheme of Arrangement in terms of the provisions of Sections 230 to 239 read with Section 66 of the Companies Act, 2013 and the applicable provisions of the Companies Act, 2013 and/or Rules/Regulations made thereunder.

In connection with the same, please find attached the Fairness Opinion issued by us.

Thanking you,

For Vivro Financial Services Private Limited

Jayesh Vithlani (Sr. Vice President)

Date: November 08, 2017

Place: Ahmedabad

Ahmedabad Ahmedabad

Vivro Financial Services Private Limited



### **FAIRNESS OPINION**

### IN THE MATTER OF SCHEME OF ARRANGEMENT

OF

ARVIND LIMITED,
THE ANUP ENGINEERING LIMITED,
ARVIND FASHIONS LIMITED AND
ANVESHAN HEAVY ENGINEERING LIMITED

### STRICTLY PRIVATE AND CONFIDENTIAL

Prepared By:

## **VIVRO**

**Vivro Financial Services Private Limited** 

Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad-380007





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#### 1. ASSIGNMENT BACKGROUND:

Arvind Limited (hereinafter referred to 'Arvind', 'the Company', 'you', your', 'demerged Company'), a Company incorporated in 1931 vide its Corporate Identity Number L17119GJ1931PLC000093 having its Registered Office at Naroda Road, Ahmedabad Gujarat, India has engaged 'Vivro Financial Services Private Limited', Category I Merchant Banker registered with SEBI having its Registration No. INM000010122 (referred to in this document as "Vivro"), vide an engagement letter November 2, 2017 to issue a Fairness Opinion Report in respect of the Scheme of Arrangement ('the Scheme') of Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited, the Engineering Undertaking, the Branded Apparels Undertaking and The Anup Engineering Limited.

This Fairness Opinion Report is issued in terms of CIR/CFD/CMD/16/2015 under regulations 11, 37 and 94 read with regulation 101(2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Rule 19(7) of the Securities Contracts (Regulation) Rules, 1957and the same can be used as guidance for the Scheme of Arrangement amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited.





#### 2. DISCLAIMER

This Fairness Opinion Report is prepared by 'Vivro Financial Services Private Limited under an engagement from Arvind Limited on the basis of information, documents, papers, and explanations given by the management, officers and staff of Arvind to Vivro.

In preparing the Fairness Opinion Report, Vivro has relied upon and assumed, without independent verification, the truthfulness, accuracy and completeness of the information and financial data provided by Arvind. Vivro has therefore relied upon all specific information as received and declines any responsibility should the results presented be affected by the lack of completeness or truthfulness of such information.

Vivro has also considered Scheme of amalgamation as furnished. It is assumed that the Scheme will be consummated in accordance with the expected terms.

Vivro shall not be liable for any losses whether financial or otherwise or expenses arising directly or indirectly on account of the use of or reliance on the information set out herein in this report.

Vivro has not provided any accounting, tax or legal advice to Arvind, AFL, Anup or Anveshan or any other company involved in the transaction. This Fairness Opinion Report should not be construed as investment advice or any form of recommendation either for making or divesting investment in any of the companies involved in the transaction.

This Opinion is furnished on a strictly confidential basis. Neither this Opinion nor the information contained herein may be reproduced or passed to any person or used for any purpose other than stated above or as may be required under applicable laws and regulation.

The fee for our services is not contingent upon the results of the proposed amalgamation. This opinion is subject to Laws of India.

This Report is necessarily based on various factors and conditions as of the date hereof, and the written and oral information made available to us until November 08, 2017. It is understood that subsequent developments may affect the conclusions of the Report and of the Opinion and that, in addition, Vivro has no obligation to update, revise, or reaffirm the Opinion.





#### 3. LIMITATIONS

Our report is subject to the scope limitations detailed hereinafter. The report should be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.

- 1. In course of the present exercise, we were provided with both written and verbal information, including financial data. Our report is based on the information furnished to us being complete and accurate in all material respects. We have relied upon the historical financial statements and the information and representations furnished to us without carrying out any audit or other tests to verify the accuracy with limited independent appraisal. Also, we have been given to understand by the managements of the companies that they have not omitted any relevant facts and material factors. Accordingly, we do not express any opinion in any form of assurance regarding its accuracy and completeness. We assume no responsibility whatsoever for any errors in the above information furnished by the companies and their impact on the present exercise.
- 2. We have not conducted any independent valuation or appraisal of any of the assets or liabilities of the companies.
- Our work does not constitute an audit or certification or due diligence of the past financials of Arvind, AFL, Anup or Anveshan used in the study and we have relied upon the information provided to us by Arvind as regards such working results.
- 4. We express no opinion whatsoever and make no recommendation at all to the companies underlying decision to effect the proposed Scheme or as to how the holders of equity shares or secured or unsecured creditors of the Companies should vote at their respective meetings held in connection with the proposed Scheme. We accept no responsibility as to the prices at which the equity shares of Arvind Limited will trade following the announcement of the proposed Scheme or as to the financial performance of Arvind Limited following the consummation of the proposed Scheme.
- Our opinion is not, nor should it be construed as our opining or certifying the compliance of the proposed arrangement with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising thereon, in their respective jurisdiction.
- 6. No investigation of the companies' claim to the title of assets or property owned by the companies has been made for the purpose of the fairness opinion. With regard to the companies claim we have relied solely on representation, whether verbal or otherwise made, by the management to us for the purpose of this report.
- 7. Our analysis and results are also specific to the date of this report. An exercise of this nature involves consideration of various factors. This report is issued on the understanding that the companies have drawn our attention to all the matters, which they are aware of considering the financial position of the Companies, their businesses, and any other matter, which may have an impact on our opinion for the proposed amalgamation, including any significant changes that have taken place or are likely to take place in the financial position of the Companies or their businesses subsequent to the proposed Appointed Date of the proposed Scheme. We have no responsibility to update this report for events

**Vivro Financial Services Private Limited** 



- and circumstances occurring after the date of this report. We assume no responsibility for updating or revising our opinion based on circumstances or events occurring after the date hereof.
- 8. For the purpose of this Fairness Opinion, we have relied upon the Audited Accounts of Arvind for the years ended on March 31, 2016 and March 31, 2017.
- 9. We have not independently verified the transactions carried out by Arvind, AFL, Anveshan and Anup have relied on the audited financial statements and management certified financial statements of the Transferor Companies and Transferee Company. We do not take any responsibility as to correctness or completeness in any of the financial statements of these companies.





#### 4. SOURCES OF INFORMATION

We have relied on the following information made available to us by Arvind for the purpose of this report:

- 1. Management Certified Draft Scheme of Arrangement of Arvind, AFL, Anveshan and Anup.
- 2. Memorandum and Articles of Association of Arvind, AFL, Anveshan and Anup.
- 3. Present Shareholding pattern of Arvind, AFL, Anveshan and Anup.
- 4. Audited Financial Statements of Arvind for the Financial Year ended on March 31, 2015, March 31, 2016 and March 31, 2017 as well as
- Audited Financial Statements of AFL and Anup for the Financial Year ended on March 31, 2015, March 31, 2016 March 31, 2017 as well as the provisional Income Statement and Balance Sheet for the six months period ended 30 September 2017.
- 6. Financial Projections of the Branded Apparels Undertaking of Arvind Limited for the period 2018 through 2025, as provided by Management of Arvind.
- 7. Financial Projections of the Engineering Undertaking of Arvind Limited for the period 2018 through 2022, as provided by Management of Arvind.
- Provisional Financial Statements (Income Statement and Balance Sheet) for the six months period ended 30 September 2017 of the Branded Apparels Undertaking and the Engineering Undertaking of Arvind Limited, as provided by Arvind.
- Report on recommended Share Allotment and Share Exchange Ratios pursuant to the composite Scheme of Arrangement given by Walker Chandiok & Co LLP.
- 10. Such other information and explanations as we required and which have been provided by the management of Arvind, which were considered relevant for the purpose the Fairness Opinion.





#### 5. HISTORY AND BACKGROUND

#### **Arvind Limited**

Arvind was incorporated in the year 1931 with the Registrar of Companies, Ahmedabad and is the flagship company of the Lalbhai Group. The Registered Office of Arvind is located at Naroda Road, Ahmedabad, Gujarat - 380025. The equity shares of Arvind are listed on The BSE Limited and National Stock Exchange of India Limited. Arvind is engaged, inter alia, in the business of manufacturing and marketing of textiles, textile brands, retail, engineering and advanced materials. The main object of the Company is to carry on the business of spinning, weaving, manufacturing or dealing in cotton or other fibrous substances and the preparation, dyeing, or colouring of the said substances and the sale of yarn, cloth or other manufactured fibrous products. It is also engaged in export of denim and woven fabric. The Company has diversified in several distinct business activities through three undertakings namely

- (1) Textile Business comprising manufacturing of yarn, denim, shirting, knit fabrics, garments and technical textiles;
- (2) Branded Apparels Undertaking consisting of branded apparels, accessories, and customized clothing business; and
- (3) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

The equity shares of Arvind are listed on BSE Limited and the National Stock Exchange of India Limited. The Board of Directors of Arvind as per Annual report of 2016-17 is as follows:

Name of the Directors	Designation	
Mr. Sanjay Lalbhai	Chairman and ManagingDirector	
Mr. Jayesh Shah	Wholetime Director and CFO	
Mr. Punit Lalbhai	Executive Director	
Dr. Bakul Dholakia	Independent Director	
Ms. Renuka Ramnath	Independent Director	
Mr. Nilesh Shah	Independent Director	

The Authorized Share Capital of Arvind is INR 5,65,00,00,000 divided into 56,50,00,000 equity shares of INR 10/- each & 1,00,00,000 Preference Shares of INR 100/- each. As on March 31, 2017, the Issued, Subscribed and Paid up Share Capital of Arvind, including issue of shares under Employee Stock Option Plan is INR 2,58,36,00,000 comprising of 25,83,59,069 equity shares of Re. 10/- each. As on September 30, 2017, the issued and subscribed equity share capital of Arvind is Rs. 2,585.2 million consisting of equity shares of face value of Rs. 10/- each.





The Shareholding pattern of Arvind Limited as on September 30, 2017 is as under:

Categories	Number of Shares	Shareholding Percentage (%)
Promoters – Arvind Limited	110,999,994	42.7%
Issue through ESOP	1,676,000	0.64%
Public – Arvind Limited	147,517,075	56.7%
Total	260,193,069	100.00%

Arvind also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in an increase in the issued and paid – up share capital. Thus, the fully diluted equity share capital of Arvind as on September 30, 2017 is Rs. 2,601.9 million consisting of 260,193,069 equity shares of face value of Rs. 10/- each on a fully diluted basis.

#### **Arvind Fashion Limited**

Arvind Fashion Limited was incorporated on January 05, 2016 as Arvind J & M Limited with the Registrar of Companies - Gujarat. On October 14, 2013, Arvind J & M Limited changed its name to Arvind Fashion Limited. AFL is an unlisted company with CIN U52399GJ2016PLC085595. The registered office of the Company is located at Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat, India - 380025. AFL is engaged in the whole business of Arrow, Izod, and Flying Machine. It has two subsidiaries – Arvind Lifestyle Brands Limited and Arvind Beauty Brands Retail private Limited. It is engaged in the business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing, developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling on line as principals or agents, of any branded or non-branded apparel, sports equipment, footwear, consumer durables, jewelry, and beauty products. AFL also operates in the business of luxury brands through its two joint ventures i.e. Tommy Hilfiger Arvind Fashion Private Limited and Calvin Klein Arvind Fashion Private Limited.

#### The Share Capital of AFL as on September 30, 2017 is as follows:

Amount in INR

Particulars	INR : :
Authorised Share Capital	
12,50,00,000 equity shares of INR 2 each	25,00,00,000
Total	25,00,00,000
Issued, Subscribed and Paid-up Capital	
11,58,51,454 equity shares of INR 2 each	23,17,02,908
Total	23,17,02,908

AFL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in the increase in the issued and paid – up share capital. Thus, the fully diluted equity

**Vivro Financial Services Private Limited** 



share capital of AFL as on September 30, 2017 is Rs. 238.5 million consisting of 119,245,568 equity shares of Rs. 4/- each on a fully diluted basis.

As part of the Scheme, there would be a consolidation in the share capital of AFL. Upon the Scheme being effective, the issued, subscribed and paid up equity capital of AFL of INR 231.7 million will be divided into 115,851,454 equity shares of Rs. 2 each shall be consolidated into 57,925,727 fully paid equity shares of Rs. 4 each aggregating to Rs. 231.7 million.

#### The shareholders of AFL as on September 30, 2017 are as follows:

Name of Shareholder	Number of Shares	Percentage of shares held
Arvind Limited	51,953,379	87.1%
Multiples Private Equity Fund	417,924	0.7%
Plenty Private Equity Fund I	3,935,458	6.6%
Plenty CI Fund I	1,618,966	2.7%
ESOPs	1,697,057	2.8%
Total	59,622,784	100.0%

AFL is a holding company which has investments in operating subsidiary and joint venture companies. The operating entities of AFL ("herein after referred to as the 'AFL Companies') are as under:

Operating / Investment Entity	Type of Entity	% of holding / Interest
Arvind Lifestyle Brands Limited	Subsidiary Company	100%
Tommy Hilfiger Arvind Fashion Private Limited	Joint Venture Company	50%
Arvind Beauty Brands Retail Private Limited	Subsidiary Company	100%
Calvin Klein Arvind Fashion Private Limited	Joint Venture Company	49%

#### **The Anup Engineering Limited**

The Anup Engineering Limited was incorporated on November 14, 1962 with CIN U99999GJ1962PLC001170. The main object of the Company is to engage in the business of manufacturing, fabricating, altering, assembling, buying and selling of all kinds of Heat Exchangers, Pressure Vessels, Reactors, DE aerators, Centrifuges, Water softening Plants, Rotary Pumps, Dryers, separators, laundry equipment, plant disinfectant, all kinds of plant and machinery components along with engaging in other ancillary and incidental business activities. The registered office of the Company is situated behind 66 KV Elec. Sub Station, Odhav Road, Ahmedabad, Gujarat, India - 382415.

Anup is a subsidiary of Arvind, where Arvind holds 93.53% of the entire shareholding of Anup. The equity shares of Anup are not listed on any Stock Exchange.

The shareholding pattern of AEL as on September 30, 2017 is as follows:

**Vivro Financial Services Private Limited** 





Name of Shareholder	Number of Shares	Percentage of shares held
Arvind Ltd	12,675,720	92.4%
Promoters - AEL Others	130,310	0.9%
Public – AEL	364,800	2.7%
Others – AEL	429,170	3.1%
ESOPs – Dilution	125,000	0.9%
Total	13,725,000	100.0%

The issued and subscribed equity share capital of AEL as at September 30, 2017 is Rs. 136.0 million consisting of 13,600,000 equity shares of face value of Rs. 10/- each.

AEL also has outstanding employee stock options under its existing stock option schemes, the exercise of which may result in the increase in the issued and paid – up share capital. Thus, the fully diluted equity share capital of AEL as on September 30, 2017 is Rs. 137.3 million consisting of 13,725,000 equity shares of Rs. 10/- each on a fully diluted basis

Present Directors of Anup are as follow:

Name	Designation
Mr. Samveg Lalbhai	Chairman
Mr. Jayesh Shah	Director
Mr. Punit Lalbhai	Director
Mr. Kamal Singhal	Director
Mr. Bhupendra M. Shah	Director

#### **Branded Apparels Undertaking**

The Branded Apparels Undertaking of Arvind comprises of Arvind's business of manufacturing and marketing of branded apparel, accessories customized clothing and investments in the branded apparel business and related projects of Arvind and in particular equity shares held by Arvind in AFL.

#### **Engineering Undertaking**

The Engineering Undertaking of Arvind relates to manufacturing of critical process engineering equipment, and investments in the engineering business and related projects of Arvind and in particular equity shares held by Arvind in AEL.

#### **Anveshan Heavy Engineering Limited**

Anveshan was incorporated on September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085. The main object of Company is to engage in the September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085. The main object of Company is to engage in the September 14, 2017 with the Registrar of Companies — Ahmedabad having CIN U29306GJ2017PLC099085.

**Vivro Financial Services Private Limited** 



operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling, and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time. The registered office of the Company is situated at the Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad, Gujarat, India – 380025.



#### 6. SCOPE OF PURPOSE OF THE REPORT

Based on the information provided to us and as per the information provided to us by the Management, we understand that the management of Arvind contemplates a group restructuring whereby Arvind, AFL, Anup and Anveshan shall enter in to a Scheme of Arrangement amongst themselves in order to allow Arvind to impart greater focus on each of its lines of business. We further understand that the Draft Scheme proposes to reorganize and segregate the interest of the Demerged Company, Arvind, in its various businesses and thus proposes demerger of the Branded Apparels Undertaking from the Demerged Company to Resulting Company 1, Arvind Fashions Limited ("AFL"), and the Engineering Undertaking from the Demerged Company to the Resulting Company 2, Anveshan Heavy Engineering Limited ("AHEL", "Anveshan"). Further, the Scheme proposes the merger of Transferor Company, The Anup Engineering Limited ("Anup"), with the Resulting Company 2, AHEL to rationalise and streamline the group structure. Thus Arvind intends to segregate its existing business operations by demerging the following business undertakings as part of the Proposed Restructuring:

- 1) Branded Apparels Undertaking
- 2) Engineering Undertaking

On the proposed scheme becoming effective and upon the allotment of equity shares by AFL, all the equity shares held by Arvind in AFL shall stand cancelled, extinguished and annulled.

The proposed restructuring is to be effected through a Composite Scheme of Arrangement ("the Scheme") pursuant to the provisions of Section 230 to 232 and other applicable provisions of the Companies Act, 2013 and the Companies Act, 1956.

We understand that the Appointed Date for the demerger of the Engineering Undertaking in to Anveshan Heavy Engineering Limited and the merger of The Anup Engineering Limited in to Anveshan Heavy Engineering Limited is November 1, 2017, and the Appointed Date for the demerger of the Branded Apparels Undertaking in to Arvind Fashions Limited is the same as the Effective Date, and the Effective Date is as defined in the Scheme.

As stated in the Draft Scheme, the restructuring proposed is expected, inter alia, to result in following benefits:

- segregation and unbundling of the branded apparels, engineering, water and waste management businesses of the Demerged Company into the Resulting Company 1 and Resulting Company 2;
- unlocking of value for the shareholders of the Demerged Company, achieving cost optimisation, attracting investors and providing better flexibility in accessing capital, focused strategy and specialisation for sustained growth;
- (iii) emergence of listed Branded Apparels Business and Engineering company focusing on operations having pan India footprint;

**Vivro Financial Services Private Limited** 



- (iv) attribution of appropriate risk and valuation to the Branded Apparels Undertaking and the Engineering Undertaking based on respective risk-return profile and cash flows;
- allowing the management of each of the Resulting Companies to pursue independent growth strategies in different regional and Overseas markets;
- (vi) augmenting the infrastructural capability of the Resulting Companies to effectively meet future challenges in their businesses;
- (vii) enhancing operational efficiencies, ensuring synergies through pooling of the financial, managerial, and technical resources, personnel capabilities, skills, expertise and technologies by merging the engineering businesses of the Lalbhai Group into Resulting Company 2.

Per information provided by the Management, in order to provide an exchange ratio for the proposed scheme of arrangement, the Company has appointed Walker Chandiok & Co LLP (hereinafter referred to as 'the Valuer') as the Valuer to recommend the Share Exchange / Share Allotment Ratio ("Report") in connection with the proposed restructuring of Arvind to be placed before the Audit Committee/ Board of Directors of Arvind. The Steps involved in the proposed group restructuring are detailed hereunder:

- Demerger of Branded Apparels Undertaking of Arvind Limited (the "Branded Apparels Undertaking") in to AFL.
- Demerger of Engineering Undertaking of Arvind Limited (the "Engineering Undertaking") in to AHEL.
- 3) Amalgamation of The Anup Engineering Limited ("AEL") in to AHEL.

Step 1 and Step 3 are jointly referred to as 'the Transaction' or 'Proposed Restructuring'.

'Branded Apparels Undertaking' and 'Engineering Undertaking' are collectively referred to as the 'Undertakings'.

In this connection, Arvind Limited has engaged Vivro Financial Services Private Limited to submit a report on the Fairness of the Valuation Report provided by the Valuer. Our scope of work only includes forming an opinion on the fairness of the recommendation made by the Valuer on the following:

- Relative Value of the equity shares of AFL and Branded Apparels Undertaking and the recommended share allotment ratio to the equity shareholders of Arvind Limited on a fully diluted basis for Step 1.
- Recommended Share Allotment Ratio for the issue of equity shares of AHEL to the shareholders of Arvind Limited on a fully diluted basis for Step 2.
- Relative valuation of the equity shares of AHEL and AEL and the recommended Share Exchange Ratio for Step 3.

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Our scope of work does not include an opinion on the fairness or economic rationale of the scheme of arrangement per se.

This report is subject to the scope, assumptions, limitations and disclaimers mentioned hereinabove. As such the report is to be ready in totality, not in parts and in conjunction with the relevant documents referred to herein. This report has been issued only for the purpose of facilitating the Amalgamation and should not be used for any other purpose.





### Private & Confidential

### 7. VALUER'S RECOMMENDATION

After using several commonly used and accepted methods for determining the value of equity shares of a company, it has been recommended by the Valuer that

Arvind Fashions Limited will issue and allot 1(One) fully paid up equity share of Rs. 4 (Indian Rupees Four) each of Arvind Fashions Limited for every 5 (Five) diluted equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of Arvind Limited for the demerger and vesting of Branded Apparels Undertaking in to AFL.

Anveshan Heavy Engineering Limited will issue and allot 1 (One) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 27 (Twenty Seven) fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) of each to each equity shareholder of Arvind Limited.

For the purposes of Amalgamation of The Anup Engineering Limited with Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited will issue and allot 7 (Seven) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 10 (Ten)fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of The Anup Engineering Limited.





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### 8. OUR OPINION ON THE VALUER'S REPORT

This fairness opinion report has been prepared based on the Valuer's report and our analysis of the various factors relevant to the Companies, having regard to the information submitted, management representations, key underlying assumptions and limitations.

In view of the above and on consideration of all relevant factors and circumstances, we believe that the Valuer's recommendation that

Arvind Fashions Limited will issue and allot 1(One) fully paid up equity share of Rs. 4 (Indian Rupees Four) each of Arvind Fashions Limited for every 5 (Five) diluted equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of Arvind Limited for the demerger and vesting of Branded Apparels Undertaking in to AFL.

Anveshan Heavy Engineering Limited will issue and allot 1 (One) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 27 (Twenty Seven) fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) of each to each equity shareholder of Arvind Limited.

For the purposes of Amalgamation of The Anup Engineering Limited with Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited will issue and allot 7 (Seven) fully paid up equity shares of Rs. 10 (Indian Rupees Ten) each of Anveshan Heavy Engineering Limited for every 10 (Ten)fully paid equity shares of face value Rs. 10 (Indian Rupees Ten) each to each equity shareholder of The Anup Engineering Limited.,

is fair.

For, Vivro Financial Services Private Limited

Jayesh Vithlani

(Sr. Vice President)

Date: November 8, 2017

Place: Ahmedabad



**ANNEXURE-4** 

DCS/AMAL/AJ/R37/1055/2017-18

Revised

February 28, 2018

The Company Secretary ARVIND LTD. Naroda Road, Ahmedabad, Gujarat-380025

Dear Sir.

Sub: Observation letter regarding the Draft Scheme of Arrangement between between Arvind Limited and Arvind Fashions Limited (AFL) and Anveshan Heavy Engineering Limited (AHEL) and The Anup Engineering Limited (TAEL).

We refer to Exchange's Observation Letter dated February 09, 2018 on the captioned matter issued to the Company based on the SEBI Observation letter dated February 09, 2018. Considering SEBI's email dated February 26, 2018 with respect to the amendments made on the aforesaid SEBI Observation Letter, Exchange is withdrawing its original Observation letter dated February 09, 2018 and is issuing revised Observation letter dated February 28,2018 with following comment (s) on the Draft Scheme of Arrangement:

- "Company to ensure that applicable information pertaining to unlisted entities AFL, AHEL and TAEL is included in the abridged prospectus as per the format specified in the circular."
- "Company shall ensure that 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,"
- "Company shall duly comply with various provisions of the Circulars."
- "Company is advised that the observations of SEBI/Stock Exchanges 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."
- "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 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 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'bie NGLT, 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 companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

However, the listing of equity shares of AFL and AHEL shall be subject to SEBI granting relaxation under Rule 19(2) (b) of the Securities Contract (Regulation) Rules, 1957 and compliance with the requirements of SEBI circular. No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, Further, AFL and AHEL shall comply with SEBI Act, Rules, Regulations, directions of the SEBI and any other statutory authority and Rules, Byelaws, and Regulations of the Exchange.



BSE Limited (Formerly Bombay Stock Exchange Ltd.)
Registered Office: Foor 25, P.J. Towers, Dalal Street, Mumbai 400 001 initia.
T: +91-22 2272 1234/331 E: corp.comn@bse.ndia.com.lwww.bselndia.com.Corporate Identity Number:: L67120MH2005PLC155188

(2)

The Company shall fulfill the Exchange's criteria for listing the securities of such company and also comply with other applicable statutory requirements. However, the listing of shares of AFL and AHEL is at the discretion of the Exchange. In addition to the above, the listing of AFL and AHEL pursuant to the Scheme of Arrangement shall be subject to SEBI approval and the Company satisfying the following conditions:

- To submit the Information Memorandum containing all the information about AFL and AHEL in line with
  the disclosure requirements applicable for public issues with BSE, for making the same available to the
  public through the website of the Exchange. Further, the company is also advised to make the same
  available to the public through its website.
- To publish an advertisement in the newspapers containing all the information of AFL and AHEL in line
  with the details required as per the aforesaid SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10,
  2017. The advertisement should draw a specific reference to the aforesaid Information Memorandum
  available on the website of the company as well as BSE.
- To disclose all the material information about AFL and AHEL on a continuous basis so as to make the same public, in addition to the requirements if any, specified in Listing Agreement for disclosures about the subsidiaries.
- 4. The following provisions shall be incorporated in the scheme:
- "The shares allotted pursuant to the Scheme shall remain frozen in the depository system till listing/trading permission is given by the designated stock exchange."
- ii. "There shall be no change in the shareholding pattern of AFL and AHEL between the record date and the listing which may affect the status of this approval."

Further you are also advised to bring the contents of this letter to the notice of your shareholders, all relevant authorities as deemed fit, and also in your application for approval of the scheme of Arrangement.

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 NCLT.

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, Byelaws 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.

Yours faithfully,

Nitth Pujari Sr. Manager





February 28, 2018

Ref: NSE/LIST/38656

The Company Secretary Arvind Limited Naroda Road Ahmedabad – 380 025

Kind Attn.: Mr. R.V. Bhimani

Dear Sir,

Sub: Revised Observation Letter for Draft Scheme of Arrangement between Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited

We refer to our observation letter Ref: NSE/LIST/14201 dated February 09, 2018 issued to the Company based on SEBI's comments letter dated February 09, 2018. Further, SEBI has vide email dated February 26, 2018 made some amendments in the aforesaid SEBI comments letter. In view of the above, exchange's observation letter dated February 09, 2018 stands withdrawn and revised observation letter is issued with the following comments on the scheme of arrangement:

- a. The Company shall ensure that applicable information pertaining to unlisted entities Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited is included in the format specified for abridged prospectus as specified in the circular.
- b. The Company shall ensure that additional information, if any, submitted by the Company, after filing the scheme with the stock exchange, from the receipt of this letter is displayed on the website of the listed company.
- c. The Company shall duly comply with various provisions of the Circulars.
- d. The Company is advised that the observations of SEBI/ Stock Exchanges 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,
- e. 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 SEBI again for its comments/observations/representations.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of regulation 11 of SEBI (LODR) Regulation, 2015, we hereby convey our "No-objection" in terms of regulation 94 of SEBI (LODR) Regulation, 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 February 28, 2018, within which the scheme shall be submitted to NCLT.

Yours faithfully, For National Stock Exchange of India Ltd.

Hiren Shah Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL http://www.nseindia.com/corporates/content/further\_issues.htm

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2

Naroda Road, Ahmedabad 380 025, India T+9179 30138000 **W** www.arvind.com

CIN-L17119GJ1931PLC000093



December 26, 2017

The General Manager
BSE Limited
Dept. of Corporate Services
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai - 400 001

Security Code : 500101 Security ID : ARVIND National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor Plot No. C/1, G. Block Bandra-Kurla Complex Bandra (E) Mumbai - 400 051

Symbol: ARVIND

Dear Sirs,

Sub: Submission of Complaints Report as per Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the proposed Composite Scheme of Arrangement Amongst Arvind Limited And Arvind Fashions Limited And Anveshan Heavy Engineering Limited And The Anup Engineering Limited And Their Respective Shareholders And Creditors ("Scheme")

Please refer to our application under aforementioned regulation for the proposed Scheme of Arrangement Amongst Arvind Limited And Arvind Fashions Limited And Anveshan Heavy Engineering Limited And The Anup Engineering Limited And Their Respective Shareholders And Creditors ("Scheme") hosted on 30<sup>th</sup> November, 2017 on BSE Website and 4<sup>th</sup> December, 2017 on NSE Website.

In this regards, we are enclosing herewith the Complaint Report.

This is for your kind perusal.

Thanking you,

Yours faithfully,

R. V. Bhimani

Company Secretary

Naroda Road, Ahmedabad 380 025, India T+9179 30138000 W www.arvind.com CIN-L17119GJ1931PLC000093



# **Complaints Report to BSE**

Period of Complaints Report: 30<sup>th</sup> November, 2017 to 20<sup>th</sup> December, 2017

# Part A

Particulars	Number
Number of complaints received directly	Nil
Number of complaints forwarded by Stock Exchange	Nil
Total Number of complaints/comments received (1+2)	Nil
Number of complaints resolved	N.A.
Number of complaints pending	N.A.
	Number of complaints received directly  Number of complaints forwarded by Stock Exchange  Total Number of complaints/comments received (1+2)  Number of complaints resolved

# Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
		Not Applicable	

For, Arvind Limited

R. V. Bhimani Company Secretary NARODA ROAD SB0025 &

Date: 26<sup>th</sup> December, 2017

Naroda Road, Ahmedabad 380 025, India T+91 79 30138000 W www.arvind.com CIN - L17119GJ1931PLC00093



# **Complaints Report to NSE**

Period of Complaints Report: 4th December, 2017 to 24th December, 2017

## Part A

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

### Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
		Not Applicable	

For, Arvind Limited

R. V. Bhimani Company Secretary

Date: 26<sup>th</sup> December, 2017

NARODA ROAD 380025



### Summary of the Valuation Report including basis of valuation

- 1. Arvind Limited (Arvind), Arvind Fashions Limited (AFL), Anveshan Heavy Engineering Limited (AHEL) and The Anup Engineering Limited (Anup) (collectively referred to as "Companies") engaged Independent Chartered Accountant, Walker Chandiok & Co. LLP (a network firm of Grant Thornton) ("Valuer") as an Independent Valuer for issuing Valuation Report for recommending the Share Exchange Ratio for the proposed arrangement between the Companies. Accordingly, the Valuer had issued a Valuation Report dated 8th November, 2017 ("Valuation Report").
- 2. Arvind has appointed Vivro Financial Services Private Limited ("Vivro"), a Category I Merchant Banker, to provide an independent opinion to the Board of Directors of the Companies on the fairness of the Share Exchange Ratio recommended by the Valuer.
- 3. Vivro has carried out their independent analysis and vide their Report dated 8th November, 2017, opined to the Board of Directors of Arvindthatthefollowingshare exchange ratios are fair:
  - a. 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of AFL for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each held in Arvind;
  - b. 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of AHEL for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each held in Arvind; and
  - c. 7 (Seven) fully paid up equity shares of INR 10 (Indian Rupees Ten) each of AHEL for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each held in Anup.
- ${\it 4.} \qquad {\it As per Clause 9.1} of the Scheme, equity shares will be issued by {\it AFL} to the shareholders of {\it Arvind.}$
- 5. As per Clauses 17.1 and 25.2 of the Scheme, equity shares will be issued by AHEL to the shareholders of Arvind and Anup.
- 6. In view of this, post scheme of arrangement, equity shareholders of Arvind will become direct owners of AFL and AHEL. This will lead to a fairtreatment from a financial point of view.

### For, Arvind Limited



Director

### For, The Anup Engineering Limited



Jale-

Director

#### For, Arvind Fashions Limited



Jage-

Director

#### For, Anveshan Heavy Engineering Limited



Mun

Director



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ARVIND LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

### 1. Background

- The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Arvind Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing Amalgamation of Companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (anetwork firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Report of the Audit Committee of the Board of Directors dated 8th November, 2017;
  - 1.3.5 Summary of the Valuation Reportalong with the basis of such valuation.

### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Arvind Limited.

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Arvind Limited and its equity shareholders (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1, transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and amalgamation of the Transferor Company with the Transferee Company, Arvind Limited shall not be required to allot equity shares to its equity shareholders or the shareholders of Resulting Company 1 and Resulting Company 2.
- 2.2 After effectiveness of Part-VI of the Scheme and upon Part-II of the Scheme coming into effect and in consideration of and subject to the provisions of the Scheme, the Resulting Company-1 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company-1 ("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.3 Upon Part III of the Scheme coming into effect and in consideration of and subject to the provisions of this Scheme, the Resulting Company 2 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company 2 ("Engineering Undertaking New Equity Shares") for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.4 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Arvind Limited in the paid-up equity share capital of Resulting Company 1 shall stand cancelled as per Clause 32 of the Scheme.
- 2.5 Upon Part-II of the Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorized share capital of the Resulting Company-1as per Clause 11 of the Scheme.
- 2.6 Upon Part III of this Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorised share capital of the Resulting Company 2 as per Clause 19 of the Scheme.
- 2.7 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Arvind Limited. No compromise is offered under the Scheme to any of the creditors of Arvind Limited. Under the Scheme, the liability of the creditors of Arvind Limited is neither being reduced nor being distinguished.
- 2.8 Under the Scheme, no arrangement is sought to be entered into between Arvind Limited and its Debenture Holders (either secured or unsecured). No rights of the Debenture Holders of Arvind Limited are being affected pursuant to the Scheme. The Debenture Trustees appointed for the different series of non-convertible debentures shall continue to remain the Debenture Trustees.



- 2.9 As on date, Arvind has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit Trustee does not arise.
- 2.10 Under the Scheme, no rights of the staff and employees of Arvind Limited are being affected. The services of the staff and employees of Arvind Limited shall continue on the same terms and conditions on which they are engaged.
- 2.11 With effect from the Effective Date, the Resulting Company 1 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Branded Apparel undertaking, on the terms and conditions not less favour able than those on which the Demerged Company has engaged them as per Clause 7 of the Scheme.
- 2.12 With effect from the Effective Date, the Resulting Company 2 undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged in or in relation to the Engineering Undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them as per Clause 15 of the Scheme.
- 2.13 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-1 and relatable to the Branded Apparel Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-1 to the extent that they were outstanding as on the Appointed Date-1 and the Resulting Company-1 shall meet, discharge and satisfy the same.
- 2.14 Upon effectiveness of the Scheme, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-2 and relatable to the Engineering Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-2 to the extent that they are outstanding as on the Appointed Date-2 and the Resulting Company-2 shall meet, discharge and satisfy the same.
- 2.15 There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Arvind Limited.

3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Arvind Limited,

Jayesh Shah Director

DIN:00008349

Date:8thNovember,2017



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ARVIND FASHIONS LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

### 1. Background

- The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Arvind Fashions Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing amalgamation of companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 DraftSchemedulyinitialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (a network firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Summary of the Valuation Reportalong with the basis of such valuation.

### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Arvind Fashions Limited

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Arvind Fashions Limited and equity shareholders of Arvind Limited (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Branded Apparel Undertaking from the Demerged Company into the Resulting Company 1, Arvind Fashions Limited shall be required to allot equity shares to the equity shareholders of Demerged Company as per Clause 9.1 of the Scheme.
- 2.2 After effectiveness of Part II, Part VI and Part VII of the Scheme and in consideration of and subject to the provisions of the Scheme, the Resulting Company-1 shall, without any further application, act, deed, consent or instrument, issue and allot, on a proportionate basis, to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 4 (Indian Rupees Four) each of the Resulting Company-1("Branded Apparel Undertaking New Equity Shares") for every 5 (Five) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
- 2.3 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Arvind Limited in the paid-up equity share capital of Resulting Company 1 shall stand cancelled as per Clause 32 of the Scheme.
- 2.4 Upon Part-II of the Scheme coming into effect, INR 50,00,000 (Indian Rupees Fifty Crores) shall stand transferred from the authorised share capital of the Demerged Company and get combined with the authorised share capital of the Resulting Company-1as per Clause 11 of the Scheme.
- 2.5 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Arvind Fashions Limited. No compromise is offered under the Scheme to any of the creditors of Arvind Fashions Limited. Under the Scheme, The liability of the creditors of Arvind Fashions Limited is neither being reduced nor being distinguished.
- 2.6 As on date, Arvind Fashions Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposittrustee does not arise.
- 2.7 Under the Scheme, no rights of the staff and employees of Arvind Fashions Limited are being affected. The services of the staff and employees of Arvind Fashions Limited shall continue on the same terms and conditions on which they are engaged.
- 2.8 With effect from the Effective Date, the Resulting Companyı undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Branded Apparel undertaking, on the terms and conditions not less favourable than those on which the Demerged Company has engaged them as per Clause 7 of the Scheme.
- 2.9 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company as on the Appointed Date-1 and relatable to the Branded Apparel Undertaking shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Resulting Company-1 to the extent that they were outstanding as on the Appointed Date-1 and the Resulting Company-1 shall meet, discharge and satisfy the same.
- $2.10 \qquad \text{There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Arvind Fashions Limited}.$
- No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Arvind Fashions Limited,

Jayesh Shah Director

DIN:00008349

Date:8thNovember,2017



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ANVESHAN HEAVY ENGINEERING LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of Anveshan Heavy Engineering Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing amalgamation of companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Company laying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by a Director for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok & Co. LLP (anetwork firm of Grant Thornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Summary of the Valuation Report along with the basis of such valuation.

### Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of Anveshan Heavy Engineering Limited

- 2.1 Under the Scheme, an arrangement is sought to be entered into between Anveshan Heavy Engineering Limited, equity shareholders of Arvind Limited (promoter shareholders and non-promoter shareholders) and equity shareholders of The Anup Engineering Limited (promoter shareholders and non-promoter shareholders). Upon the effectiveness of the Scheme, i.e. transfer and vesting of the Engineering Undertaking from the Demerged Company into the Resulting Company 2 and amalgamation of the Transferor Company into the Transferee Company, Anveshan Heavy Engineering Limited shall be required to allot equity shares to the equity shareholders of the Demerged Company and the Transferor Company as per Clauses 17.1 and 25.2 of the Scheme.
- 2.2 After effectiveness of Part III, Part IV and Part VIII of the Scheme and in consideration of and subject to the provisions of the Scheme, the Resulting Company-2/Transferee Company shall, without any further application, act, deed, consent or instrument, issue and all ot, on a proportionate basis as under:
  - 2.2.1 to each shareholder of the Demerged Company 1 (One) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Resulting Company-2("Engineering Undertaking New Equity Shares") for every 27 (Twenty Seven) equity shares of INR 10 (Indian Rupees Ten) each of the Demerged Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Demerged Company as on Record Date.
  - 2.2.2 to each shareholder of the Transferor Company 7 (Seven) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Transferee Company for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each of the Transferor Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Transferor Company as on Record Date. ("Transferee Company New Equity Shares").
- 2.3 Upon coming into effect of Part III and Part IV of the Scheme, INR 50,00,000 (Indian Rupees Fifty Crores) and INR 15,00,000 (Indian Rupees Fifteen Crores) shall stand transferred from the authorised share capital of the Demerged Company and Transferor Company respectively and get combined with the authorised share capital of the Transferee Company as per Clauses 19 and 28 of the Scheme.
- 2.4 Under the Scheme, there is no arrangement with the creditors (either secured or unsecured) of Anveshan Heavy Engineering Limited. No compromise is offered under the Scheme to any of the creditors of Anveshan Heavy Engineering Limited. Under the Scheme, The liability of the creditors of Anveshan Heavy Engineering Limited is neither being reduced nor being distinguished.
- 2.5 As on date, Anveshan Heavy Engineering Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Deposit trustee does not arise.
- 2.6 Under the Scheme, no rights of the staff and employees of Anveshan Heavy Engineering Limited are being affected. The services of the staff and employees of Anveshan Heavy Engineering Limited shall continue on the same terms and conditions on which they are engaged.
- 2.7 With effect from the Effective Date, the Resulting Company 2 / Transferee Company undertakes to engage, without any interruption in service, all employees of the Demerged Company, engaged or in relation to the Engineering Undertaking and Transferor Company, engaged or in relation to the Anup Engineering Limited, on the terms and conditions not less favourable than those on which the Demerged Company/the Transferor Company has engaged them as per Clauses 15 and 23 of the Scheme.



- 2.8 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Demerged Company relatable to the Engineering Undertaking and Transferor Company as on the Appointed Date-2 shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Transferee Company to the extent that they were outstanding as on the Appointed Date-2 and the Transferee Company shall meet, discharge and satisfy the same.
- $2.9 \qquad \text{There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of Anveshan Heavy Engineering Limited.}$
- **3.** No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For Anveshan Heavy Engineering Limited,

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Prakash Makwana Director DIN: 00008382 Date: 8th November, 2017





REPORT ADOPTED BY THE BOARD OF DIRECTORS OF THE ANUP ENGINEERING LIMITED AT ITS MEETING HELD ON 8TH NOVEMBER, 2017 EXPLAINING THE EFFECT OF THE SCHEME ON EQUITY SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS:

### 1. Background

- 1.1 The proposed Composite Scheme of Arrangement amongst Arvind Limited ("Demerged Company") and Arvind Fashions Limited ("Resulting Company 1") and Anveshan Heavy Engineering Limited ("Resulting Company 2" or "Transferee Company") and The Anup Engineering Limited ("Transferor Company") and their respective shareholders and creditors ("the Scheme") was approved by the Board of Directors of The Anup Engineering Limited ("Board") vide resolution dated 8th day of November, 2017. As per the provisions of Sections 230 to 232 of the Companies Act, 2013, governing Amalgamation of Companies, the Directors are required to adopt a report explaining the effect of Scheme on equity shareholders, key managerial personnel (KMPs), promoters and non-promoter shareholders of the Companylaying out in particular the share exchange ratio and the same is required to be circulated to the equity shareholders along with the Notice convening the meeting.
- 1.2 This report of the Board is accordingly being made in pursuance to the requirements of Section 232 (2) (c) of the Companies Act, 2013.
- 1.3 The following documents were placed before the Board:
  - 1.3.1 Draft Scheme duly initialed by the Company Secretary for the purpose of identification;
  - 1.3.2 Valuation Report dated 8th November, 2017 ("Valuation Report") issued by Independent Chartered Accountant, Walker Chandiok&Co.LLP(anetworkfirmofGrantThornton);
  - 1.3.3 Fairness Opinion dated 8th November, 2017 ("Fairness Opinion") issued by Vivro Financial Services Pvt. Ltd., a Category-I Merchant Banker, providing the Fairness Opinion on the share exchange ratio as recommended by Walker Chandiok & Co. LLP, Chartered Accountants, the Valuer;
  - 1.3.4 Summary of the Valuation Reportalong with the basis of such valuation.

# 2. Effect of the Scheme on Equity Shareholders (promoter shareholders and non-promoter shareholders), Employees and KMPs of The Anup Engineering Limited

- 2.1 Under the Scheme, an amalgamation is sought to be entered into between The Anup Engineering Limited and Anveshan Heavy Engineering Limited. Upon the effectiveness of the Scheme, i.e. amalgamation of The Anup Engineering Limited into Anveshan Heavy Engineering Limited, Anveshan Heavy Engineering Limited shall be required to allot equity shares to the equity shareholders of The Anup Engineering Limited as per Clause 25.2 of the Scheme.
  - 2.1.1 After effectiveness of Part IV of the Scheme and in consideration of and subject to the provisions of the Scheme, the Transferee Company shall, without any further application, act, deed, consent, issue and allot, on a proportionate basis to each shareholder of the Transferor Company 7 (Seven) fully paid up equity share of INR 10 (Indian Rupees Ten) each of the Transferor Company for every 10 (Ten) equity shares of INR 10 (Indian Rupees Ten) each in the Transferee Company held by such shareholder whose name is recorded in the Register of Members and records of the depository as a member of the Transferor Company as on Record Date ("Transferee Company New Equity Shares").
- 2.2 Upon the effectiveness of the Scheme, the equity shares directly or indirectly held by Transferee Company in the paid-up equity share capital of Transferor Company shall stand cancelled as per Clause 25.3 of the Scheme.
- 2.3 Upon coming into effect of Part-IV of the Scheme, INR 15,00,000,000 (Indian Rupees Fifteen Crores) shall stand transferred from the authorised share capital of the Transferor Company and get combined with the authorised share capital of the Transferee Company as per Clause 28 of the Scheme.
- 2.4 Under the Scheme, there is no arrangement with the creditor (either secured or unsecured) of The Anup Engineering Limited. No compromise is offered under the Scheme to any of the creditors of The Anup Engineering Limited. Under the Scheme, The liability of the creditors of The Anup Engineering Limited is neither being reduced nor being distinguished.
- 2.5 As on date, The Anup Engineering Limited has no outstanding Public Deposits and therefore, the effect of the Scheme on any such Public Depositor or Depositrustee does not arise.
- 2.6 Under the Scheme, no rights of the staff and employees of The Anup Engineering Limited are being affected. The services of the staff and employees of The Anup Engineering Limited shall continue on the same terms and conditions on which they are engaged.
- 2.7 With effect from the Effective Date, the Transferee Company undertakes to engage, without any interruption in service, all employees of the Transferor Company, engaged or in relation to the Anup Engineering Limited, on the terms and conditions not less favourable than those on which the Transferor Company has engaged them as per Clause 23 of the Scheme.
- 2.8 Upon the Scheme becoming effective, all debts, liabilities, loans, obligations and dues of the Transferor Company as on the Appointed Date-2 shall, without any further act or deed, be and stand transferred to and be deemed to be transferred to the Transferee Company to the extent that they were outstanding as on the Appointed Date-2 and the Transferee Company shall meet, discharge and satisfy the same.
- 2.9 There is no effect of the Scheme on the Key Managerial Personnel and/or the Directors of The Anup Engineering Limited.
- 3. No special valuation difficulties were reported by the Valuer.

By Order of the Board,

For The Anup Engineering Limited,

Jayesh Shah
Director
DIN:00008349
Date:8thNovember,2017



CIN: L17119GJ1931PLC000093

# Balance Sheet as at Sept. 30, 2017

				Rs. in Crores
Particulars	Notes	As at	As at	As at
		Sept. 30, 2017	June 30, 2017	March 31, 2017
ASSETS				
I. Non-current assets				
(a) Property, plant and equipment	5	2,987.76	2,931.20	2,899.97
(b) Capital work-in-progress	5	59.03	111.94	76.66
(c) Investment properties	6	43.45	110.34	119.35
(d) Intangible assets	7	103.81	75.63	80.36
(e) Intangible assets under development	7	18.69	-	-
(f) Financial assets				
(i) Investments	8	828.55	542.27	522.96
(ii) Loans	8	1.52	2.52	2.45
(iii) Other financial assets	8	37.57	36.33	42.38
(g) Other non-current assets	9	71.22	67.05	67.74
Total non-current assets		4,151.60	3,877.29	3,811.87
II.Current assets				
(a) Inventories	10	1,252.21	1,339.24	1,299.24
(b) Financial assets	10	1,232.21	1,557.21	1,255.21
(i) Trade receivables	8	599.96	525.74	490.03
(ii) Cash and cash equivalents	8	11.65	3.84	4.44
(iii) Bank balance other than (ii) above	8	7.69	7.06	8.97
(iv) Loans	8	421.38	411.24	360.03
(v) Others financial assets	8	91.26	133.90	161.81
(c) Current tax assets (net)	11	96.63	87.29	98.43
(d) Other current assets	9	378.16	281.02	291.01
(a) Accord place: Food on hold for colo	12	2,858.94	2,789.33	2,713.95
(e) Assets classified as held for sale  Total current assets	12	2,858.94	2,789.33	2,713.95
Total current assets		2,030.94	2,709.33	2,713.93
Total Assets		7,010.54	6,666.62	6,525.82
EQUITY AND LIABILITIES				
Equity				
Equity share capital	13	258.52	258.52	258.36
Other equity	14	2,783.51	2,823.18	2,759.64
Total equity		3,042.03	3,081.70	3,018.00
LIABILITIES				
I. Non-current liabilities				
(a) Financial liabilities	1.5	034.04	577.10	405 10
(i) Borrowings	15	934.06	577.12	605.12
(ii) Other financial liabilities	15	2.22	3.06	1.01
<ul><li>(b) Long-term provisions</li><li>(c) Deferred tax liabilities (net)</li></ul>	16 <b>2</b> 9	30.90 109.17	28.27 112.05	27.18 122.58
(d) Government grants	29 17	33,49	32,19	
(d) Government grants  Total non-current liabilities	1 /	1,109.84	752.69	30.78 7 <b>86.67</b>
i ocal non-cull out habilities		1,109.04	134.09	/ 00.0 /





CIN: L17119GJ1931PLC000093

# Balance Sheet as at Sept. 30, 2017

П	Cm	rent	lia	hil	lities
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11.Current habilities				
(a) Financial liabilities				
(i) Borrowings	15	1,905.97	1,903.18	1,767.52
(ii) Trade payables	15	636.56	623.79	669.03
(iii) Other financial liabilities	15	234.30	223.00	214.51
(b) Other current liabilities	18	71.23	72.73	59.02
(c) Short-term provisions	16	5.19	4.56	6.38
(d) Government grants	17	5.42	4.96	4.69
2. T. I. W. J.		2,858.67	2,832.23	2,721.15
(e) Liabilities directly associated with assets classified as held for sale	12	-	-	-
Total current liabilities		2,858.67	2,832.23	2,721.15
Total equity and liabilities	_	7,010.54	6,666.62	6,525.82
	_	0.00	(0.00)	(0.00)

1 2He-

For, Arvind Limited

Jayesh K. Shah Director & CFO DIN: 00008349



CIN: L17119GJ1931PLC000093

# Statement of profit and loss for the year ended Sept. 30, 2017

				Rs. in Crores
Particulars	Notes	Quarter ended Sept 30, 2017	Quarter ended June 30, 2017	Year ended March 31, 2017
Income				
Revenue from operations				
Sale of Products	19	2.877.94	1.482.95	5,614,24
Sale of Services	19	5.99	3.68	16.50
Other Operating Income	19	222.54	126.74	328.09
Revenue from operations		3,106.46	1,613.36	5,958.83
Other income	20	42.76	19.05	99.41
Total income (I)		3,149,23	1,632.41	6,058.24
Expenses				
Cost of raw materials and accessories consumed	21	1,342,3486	697.07	2,385.33
Purchase of stock-in-trade	- 22	99.4562	36.09	248.11
Changes in inventories of finished goods, work-in-progress and stock-in-		(41.1761)	(22.68)	(98.63)
trade	23		********	40.000.00
Project expenses		5.0466	2.98	12.87
Employee benefits expense	24	413,2459	206.96	777.73
Finance costs	25	82,9519	41.23	221.94
Depreciation and amortisation expense	26	100.3413	50.36	182.10
Impairment Loss	26	100,5415	30.30	2.81
Other expenses	27	979.3775	511.09	2,173.28
Total expenses (II)		2,981.59	1,523.10	5,905.54
Profit before exceptional items and tax (III)=(I-II)		167.635417	109.31	152.70
Exceptional items (IV)	28	11.37	6.91	18.06
Profit before tax (V) = (III-IV)		156.26	102.40	134.64
Tax expense				
Current tax	29	32,46	23,39	49.54
Deferred tax	29	2.08	(0.60)	60.32
Total tax expense (VI)		34.54	22.79	109.86
Profit for the year (VII) = (V-VI)		121.72	79.61	24.78
Other comprehensive income				
A. Other comprehensive income not to be reclassified to profit				
or loss in subsequent periods:				
Re-measurement gains / (losses) on defined benefit plans	14	0.60	0.30	1.19
Income tax effect	29	(0.21)	(0.10)	(0,41)
		0.39	0.20	0.78
Net gain / (loss) on FVOCI equity instruments	14			47,44
Income tax effect	29			47.44
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods (A)			1 1 1	
B. Other comprehensive income that may be reclassified to profit		0.39	0.20	48.22
or loss in subsequent periods:	17.4	(40.00)	38A 6 **	77.10
Net gains / (loss) on hedging instruments in a cash flow hedge	14	(45,39)	(29.05)	35.46
Income tax effect	29	15.71	10.05	(12.27)
Exchange differences in translating the financial statements of a		15.00		
foreign operation		100 30 V		



CTN: L17119GJ1931PLC000093

Statement of profit and loss for the year ended Sept. 30, 2017

Net other comprehensive income that may be reclassified to profit or loss in subsequent periods  $(\mathbf{B})$ 

Total other comprehensive income for the year, net of tax (VIII) = (A+B)

Total comprehensive income for the year, net of tax (VII+VIII)

Earning per equity share [nominal value per share Rs.10/- (March 31, 2016; Rs.10/- )]

Basic Diluted

Place : Ahmedabad Date : 08/11/2017

(29.68)	(19.00)	23.19
(29.29)	(18.80)	71.41
92.43	60.81	96.19

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For, Arvind Limited

0.96

0.96

Jayesh K. Shah Director & CFO DIN: 00008349

### CIN: L17119GJ1931PLC000093

### Statement of changes in Equity for the year ended March 31, 2017

#### A. Equity share capital

Balance	Rs. in Crores
	Note 13
As at April 1, 2015	258.24
Issue of Equity Share capital	.=0
As at March 31, 2016	258.24
Issue of Shares under ESOP	0.12
As at March 31, 2017	258.36

#### B. Other equity

Particulars

Attributable	to	the	equity	holders
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Reserves and Surplus

	Share Application Money Pending Allotment	Capital Reserve	Share based payment reserve	Capital Redemption Reserve	Securities premium	Amalgamation Reserve	Debenture Redemption Reserve	General Reserve	Retained Earnings	Foreign currency monetary item translation difference account
		Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14	Note 14
D. 1. 2017		26.51	4.50	69,50	554.04	.02.70		25.65	1 025 22	
Balance as at April 1, 2016 Profit for the year	-	26.71	4.79	69.50	554.84	92.78	=	35.65	1,937.23 24.78	
			-	-					0.78	-
Other comprehensive income for the year Total Comprehensive income for the year	-						-		25,56	
Final Dividend	-	-		-	-	-	-		(61.98)	-
Dividend distribution tax	5		-	-	.5	•	-		(12.62)	
Transfer to retained earnings		5			1.5	-	-	(5)	104.55	
Share based payments		-	6,57	1.51	1.0	-			104.33	-
A STATE OF THE STA	2.17		0.57		2.21	-		1.00	-	-
Received during the year Transfer to securities premium	2.17		(1.41)	-	2.21	-		-		-
Tax Imapet due to merger	5	5	(1.41)	(5)	1.5	5	3	150	-	5
Transfer from share based payment reserve					1.41					
Utilized during the year	-				(1.73)	(58,58)		180		-
Balance as at March 31, 2017	2.17	26.71	9,95	69.50	556.73	34.20	-	35,65	1,992.73	-
Datance as at March 31, 2017	2.17	20.71	9.93	02.30	550.75	34.20	•	33.03	1,992.13	
Balance as at April 1, 2017	2.17	26.71	9.95	69.50	556.73	34.20	÷	35.65	1,992.7315636	¥
Profit for the year		-		:=:				5 <b>#</b> 3	79.61	· · · · · · · · · · · · · · · · · · ·
Other comprehensive income for the year								(#E	0.20	-
Total Comprehensive income for the year		2		141	200		÷	(8)	79.81	9
Final Dividend	<del>-</del>	*	2	*	CQ.	+	9	121	-	<u>=</u>
Dividend distribution tax	8	8	9				9	8.	ž.	9
Transfer to retained earnings		-		:=:	Q. <del>*</del>	-		181	-	
Share based payments	-	-	1.90	141		-		:=:	-	
Received during the year	(2.17)	¥		141	3.01			(%)	×	, u
Transfer to securities premium	¥	*	(1.92)	4			8	-	3	3
Transfer from share based payment reserve		-	-	AT.5	1.92	-	<u> </u>		-	-
Utilized during the year					18	-		1.5%		-
Balance as at June 30, 2017		26.71000000	9.93134099	69.50000000	561.65565000	34,20000000		35.65000000	2,072.540	-
									1	
Balance as at July 1, 2017		26.71	9.93	69.50	561.66	34.20	•	35.65	2,072.54	-
Profit for the year	-		-		196	*	-	-	42.12	-
Other comprehensive income for the year	<u> </u>	¥		120			*	(4)	0.19	-
Total Comprehensive income for the year	<u> </u>	<u> </u>		127	79	÷	Ξ.	9	42.31	-
Final Dividend	•	8	Ē	-		•	₩.	120	(62.04)	÷
Dividend distribution tax	5	5	÷		85	=	E. Property and the second	151	(11.61)	-
Transfer to retained earnings	=	-	H	<b>9</b> 9	1.0	-	50.00	(=)	(50.00)	-
Share based payments	2000	-	1.36	-	7.0	-	-	(#)	=	-
Received during the year	1.00	-	-	20	96	21	2	2	2	-
Transfer to securities premium			25	47.6	1270	₹:		350	7.	
Transfer from share based payment reserve	•	-		181	5.5	•				-
Utilized during the year		-	-	-	19	-	-	-		
Balance as at Sept. 30, 2017	1.00	26.71000000	11.28934099	69.50000000	561.65565000	34.20000000	50.00000000	35.65000000	1,991.19	-









# B. Other equity

Attributable to th	e equity holders	
	FVOC	'I
	Net gains / (loss) on	Net gain

Particulars	FVOCI					
	Net gains / (loss) on hedging instruments in a cash flow hedge	Net gain / (loss) on FVOCI equity instruments				
	Note 14	Note 14				
Balance as at April 1, 2016	8.80	57.11				
Profit for the year	ш					
Other comprehensive income for the year	23.19	47.44				
Total Comprehensive income for the year	23.19	47.44				
Final Dividend	=	~				
Dividend distribution tax	3	-				
Transfer to retained earnings	₩.	(104.55)				
Share based payments	#	32				
Received during the year	<u> </u>	-				
Transfer to securities premium	-	-				
Tax Imapet due to merger						
Transfer from share based payment reserve	⊼.	177				
Utilized during the year		25				
Balance as at March 31, 2017	31.99	(2)				
Balance as at April 1, 2017	31.99	-				
Profit for the year	=	34				
Other comprehensive income for the year	(19.00)	-				
Total Comprehensive income for the year	(19.00)					
Final Dividend	<del>-</del>	13 <u>4</u> 1				
Dividend distribution tax	_	· 7				
Transfer to retained earnings		2 <del>-</del>				
Share based payments	±	_				
Received during the year	_	; <u>-</u> -				
Transfer to securities premium	· · ·	o <del>-</del> 0				
Transfer from share based payment reserve	<u>면</u>	322				
Utilized during the year	-	s <del>-</del> -				
Balance as at June 30, 2017	12.98703907	:=:				
Balance as at July 1, 2017	12.99	-				
Profit for the year	2	3 <u>9</u>				
Other comprehensive income for the year	(10.68)	2 <b>.</b>				
Total Comprehensive income for the year	(10.68)	8=1				
Final Dividend	**************************************	5 <u>2</u> 5				
Dividend distribution tax	-	-				
Transfer to retained earnings	=	3 <b>-</b> 3				
Share based payments	=	2				
Received during the year	-	3.53				
Transfer to securities premium	=	949				
Transfer from share based payment reserve	2					
Utilized during the year	-	1,50				
Balance as at Sept. 30, 2017	2,31000000	-				



Fixed Assets	Freehold land	Leasehold land	Buildings	Plant & machinery	Furniture & fixture	Vehicles	Leasehold	Office equipment	Computer, server &	Total	CWIP
72c · · ·							improvements		network		
Cost											
As at April 1, 2017 Adjustment due to Ind As -Opening	984.49	263.34	489.92	1,164.38	71.03	31.95	45.11	25.54	24.37	3,100.15	58.32
Balance	Ħ	3	0.03	81.77	0.34	3.41	0.28	0.07	1.45	87.35	8
As at April 1, 2017 ( After Adj )	984.49	263.34	489.96	1,246.15	71.37	35.36	45.39	25.62	25.82	3,187.50	58.32
Additions Adjustment due to merger (refer note 6	0.09	-	16.96	81.38	1.86	4.83	0.16	1.37	1.95	108.61	7.83
below)	21.11	329	~	-	0.05	0.00	€	0.04	0.01	21.21	23.40
Other adjustments (refer note 2 below)	-				8	₩.	¥	(4)	=	-	140
Adjustment due to Revaluation	-	5=0	-	181		~	-	0=0	-	-	-
Transfer	75.57	158	=	151	5.	8	5	:=:	5	75.57	
Deductions	٩	121	2	5.95	0.43	2.62	0.08	0.10	0.04	9.22	30.52
Exchange difference	=	2=0		161			=:	(5)			151
As at Sept 30, 2017	1,081.27	263.34	506.92	1,321.58	72.85	37.58	45.47	26.93	27.75	3,383.68	59.03
Depreciation and Impairment											
As at April 1, 2017 Adjustment due to Ind As -Opening	2	121	40.76	133.28	12.25	3.22	14.04	9.02	9.68	222.25	12:
Balance	-	~	0.03	81.77	0.34	3.41	0.28	0.07	1.45	87.35	-
As at April 1, 2017 ( After Adj )		150	40.79	215.05	12.59	6.63	14.31	9.10	11.13	309.60	151
Depreciation for the year Adjustment due to merger (refer note 6	9		11.16	60.87	4.01	2.41	3.91	2.62	3.13	88.10	14
below)	-	15.0	-	181	0.03	0.00	=	0.02	0.01	0.06	18
Impairment for the year	¥		¥	(EV	2	320	9	120	Đ	9	~
Other adjustments (refer note 2 below)	-	191	=	(8)	=	(#)	8.	383	=	·#	194
Adjustment due to Revaluation	-	C#3	=	150	≖	ALC:	5.		=		:=:
Transfer	-	188	<i>a</i>	-	5.00	-	-		2.20		100
Deductions	-	121	2	0.96	0.08	0.78	0.00	0.02	0.01	1.85	120
Exchange difference		<u> </u>		181		100.1		TO THE STATE OF TH	5.0000	5	1,=1
As at Sept 30, 2017	ř	)="	51.95	274.95	16.56	8.26	18.22	11.71	14.26	395.91	-
Net Block	6006000.0000000000000000000000000000000	COCCEDENT CO.	Application and and	***************************************	12200000000		aga tundanan		(8000 0000	1200,000,000	91,000
As at Sept 30, 2017	1,081.27	263.34	454.97	1,046.63	56.29	29.32	27.24	15.22	13.48	2,987.76	59.03
As at April 1, 2017	984.49	263.34	449.17	1,031.10	58.78	28.74	31.08	16.52	14.69	2,877.90	58.32
Notes :											

Freehold Land includes some lands which are pending for registration in favour of the Company.

Buildings includes Rs. 7889160 (Previous year Rs.7889160 ) in respect of ownership flats in Co-Operative Housing Society and (Rs. 500/-) (Previous year Rs 500/-) in respect of shares held in Co-Operative Housing Society. During the year Depreciation of Rs 487500 has been capitalised (Previous Year Rs 5479993)

Details of Borrowing Cost and Exchange Differences Capitalised:

	Other Ad	ljustments
Particulars	For the year	Transfer from Capital Work in Progress
Borrowing Cost	les	-
Exchange Differences	9.5	
Total		







Notes to the Financial Statements

## Note 6: Investment Properties

Investment property	Freehold	Land	Building	Total
	Land	Leasehold		
Gross Block				
As at April 1, 2017	75.57	21.44	21.90	118.92
Additions	5	37.	a	-
Inter Transfers	39	( <del>-</del> )	=	8 <del>4</del> 8
Recoupment / Adjustment	· ·	37	ā	\$1 <del>1</del> 2
Adj due to merger	¥-	(±	1.66	1.66
Transfer	75.57	3.T.	ā	75.57
Deductios		(8)	*	5 <b>4</b> 5
As at Sept 30, 2017	5.)	21.44	23.56	45.01
Depreciation and Impairment				
As at April 1, 2017	iπ	9 <del>5</del> 7	1.18	1.18
Depreciation for the year	22	(4)	0.32	0.32
Inter Transfers		-	5	2 <del>5</del> 4
Impairment for the year	φ.	-	=	(15g
Recoupment / Adjustment	-	-	a	7 <del>7</del> 3
Adj due to merger	2	520	0.05	0.05
Transfer	_	-	-	//5//2/7/
Deductions	2	12	2	121
Control Color of September Color				
As at Sept 30, 2017	<u>.</u>	-	1.55	1.55
Net Block				
As at Sept 30, 2017	<u> </u>	21.44	22.01	43.45
As at April 01, 2017	75.57	21.44	20.72	117.74
Information regarding income and expenditure of Investme	ent property			
		Year ended		Year ended March 31.
		In Rs.		In Rs.
Rental income derived from Investment properties				33,724,330
Tental medine delined non-investment properties				55,12 1,555
Direct operating expenses (including repairs and		-		h <del>u</del> s
38 0000000 B. 0000000 B. 00000000000 B. 00000000		1 1		
maintenance) generating rental income			I	
maintenance) generating rental income				
maintenance) generating rental income  Direct operating expenses (including repairs and				





Notes to the Financial Statements

Profit arising from investment properties before depreciation and indirect expenses	*	33,724,330
Less : Depreciation	0	0
Profit arising from investment properties before indirect expenses	-	33,724,330

As at March 31, 2017, March 31, 2016 and April 1, 2015, the fair values of the properties are based on valuations performed by an accredited independent valuer, who is a specialist in valuing these types of investment properties. A valuation model in accordance with that recommended by the International Valuation Standards Committee has been applied.

The Company has no restrictions on the realisability of its investment properties and no contractual obligations to purchase,

Fair value hierarchy disclosures for investment properties are in Note 37.

### Fair value of the Investment properties are as under

	Land held for	Land	Factory	Total
Fair value	sale	Leasehold	Building	
Balance as at April 1, 2017	two	-	-	19
Fair value difference for the year				
Purchases	82			S=
Balance as at June 30, 2017	V2 3720	2	12	952

	Particulars	Valuation techniqu es	Significant unobservable inputs	Range (weighted average) e			
			ä	June 30, 2017	March 31, 2017	Total	
easehold land							
Building							



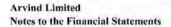


Notes to the Financial Statements

Note 7: Intangible assets

Fixed Assets	Computer Software	Patent & Technical Know How	Website	Total	Intengible Assets under Devlopment
Cost					
As at April 1, 2017	43.19	24.79	47.71	115.69	848
Adjustment due to Ind As -Opening Balance	1.40	3573		1.40	6708
As at April 1, 2017 ( After Adj )	44.58	24.79	47.71	117.09	9 <b>5</b> .8
Additions	3.27	(87.)	32.15	35.42	18.69
Adjustment due to merger (refer note					
6 below)	0.01	0#1	÷	0.01	(III)
Other adjustments (refer note 2 below)		: W:	-	22	999
Adjustment due to Revaluation	2	(%)	12	21	AEA
Deductions	일	(42)	12	<u>a</u> 8	A≌A
Transfer	2	223	2	29	520
Exchange difference	됩	1723	22	<u>2</u> 9	523
As at Sept 30, 2017	47.87	24.79	79.86	152.51	18.69
Depreciation and Impairment  As at April 1, 2017  Adjustment due to Ind As -Opening	20.06	5.34	9.92	35.33	(4)
Balance	1.40	5 <b>4</b> 9	20	1.40	
As at April 1, 2017 ( After Adj )	21.46	5.34	9.92	36.72	10000
Depreciation for the year Adjustment due to merger (refer note	3.43	2.45	6.04	11.92	181
6 below)	0.01	3273	6	0.01	\$25A
Impairment for the year	5	253	· · ·	70	220
Other adjustments (refer note 2 below)	ā	(47)	0.05	0.05	100
Adjustment due to Revaluation	=	154	CT.	±3	
Deductions	0.00	15 <del>5</del> 3	te l	0.00	\$( <del>-</del> 3)
Exchange difference		252		•	2 <b>.6</b> 2
As at Sept 30, 2017	24.90	7.79	16.01	48.70	\$ <b>5</b> \$
Net Block					
As at Sept 30, 2017	22.97	17.00	63.85	103.81	18.69
As at April 1, 2017	23.12	19.44	37.79	80.36	3 <del>0</del> 2







Note 8 : Financial assets 8 (a) Investments

Rs. in Crores

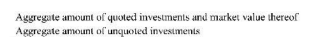
8 (a) Investments				Rs. in Crores
Particulars	Face Value per Share (in Rs. unless otherwise stated)	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Non-current investments				
Investment in equity shares of subsidiaries				
Unquoted				
Anup Engineering Limited 12,720,880 (31 March 2017 : 12,720,880 31 March 2016 : 315,912) shares (Delisted during FY 15-16)	1	6.56	6.56	6.56
Arvind Brands and Retail Limited*	2		6,09	3.83
84,261,390 (31st March 2017: 84,261,390, 31st March 2016: 80,220,890)shares				
Asman Investments Limited	-		-	-
NIL (31st March 2016: Nil, 1st April 2015: 440,500)shares				
Syntel Telecom Limited	10	0.05	0.05	0.05
50,000 (31st March 2017: 50,000, 31st March 2016: 50,000)shares				
Arvind Envisol Limited* (Formerly known as 'Arvind Accel Limited')	10	8.20	8.20	8.20
210,000 (31st March 2017; 50,000, 31st March 2016; 50,000)shares		-	W71005	
Arvind Worldwide Inc., Delaware (Shares without par value)		0.08	0.08	0.08
502 (31st March 2017: 502)shares				
The Arvind Overseas(M) Limited				
Arvind Spinning Limited			I -	
Arvind Wolrdwide(M) Inc.		- 4	1	
Arvind Enterprise FZC		0.04	0.04	1
Arvind Textile Mills Limited	10 Taka	9.27	9.27	9.27
6,473,200 (31st March 20176: 6,473,200, 31st March 2016: 6,473,200)shares	10 1 684	31,81	2.16.1	
Dholka Textile Park Private Limited	10		0.01	1
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)shares				
Arvind Garments Park Private Limited	10		0.01	1
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)shares				
Arvind Lifestyle Apparel Manufacturing PLC	1,000 ETB	24.78	24.78	24.78
82,883 (31st March 2017: 82,883, 31st March 2016: 82,883)shares				
Arvind Foundation	10	0.01	0.01	0.01
10,000 (31st March 2017: 10,000, 31st March 2016: 10,000)			- Colore	
Arvind Internet Limited	10	33.48	33.48	33.48
718,600 (31st March 2017: 718,600)				
Aryind Premium Retail Ltd	10	2.32	2.32	2.32
10,409 (31st March 2017: 10,409) Arvind Ruf & Tuf Ltd	10	0.01	0.01	10.01
10,000 (31st March 2017: 10,000)	10	0.01	0.01	0.01
Arvind True Blue Ltd	10	0.01	0.01	10,01
10,000 (31st March 2017: 10,000)	1.0	0.00	37.07.1	0.01
Arvind Transformational Solution P L		0.01	0.01	
Anting Hamiltonia Security 2		1000000	1177	
Arvind Fashions Limited	10	423.32	148.17	147.85
103,906,459 (31st March 2017: 97,522,000, 31st March 2016: NIL)				
Investments in equity shares of joint ventures				
Arya Omnitalk Wireless Solutions Private Limited*	10	1.25	1.20	1.10
1,002,500 (31st March 2017: 1,000,000, 31st March 2016: 1,000,000)shares				
Arya Omnitalk Radio Trunking Services Private Limited*	10	6.05	6.05	6.03
1,005,000 (31st March 2017: 1,005,000, 31st March 2016: 1,005,000)shares	A			20





Investment in equity shares of joint ventures subdisfures   Arving decoming by that path private Limited   40, 24, 24, 24, 24, 24, 24, 24, 24, 24, 24			1	<b>71</b> A	
APA-700 (3   1 March 2017-288-00), 3 1 March 2016-428-(40)shares   10   3,355   32.05   32.05   2,314   10   31 March 2017-2314-710, 3 1 March 2017-2414-710, 3 1 March 2017-2414-710, 3 1 March 2017-2414-710, 3 1 March 2017-2418-304, 3 1 March 2016-63,000 c) 1 March 2017-63,000, 3 1 March 2016-63,000 c) 1 March 2017-63,000, 3 1 March 2016-63,000 c) 1 March 2017-24,000, 3 1 March 2017-25,000, 3 1 March 2016-25,000, 3 1 March 2017-25,000, 3 1 March 2017-25,000, 3 1 March 2016-25,000, 3 1 March 2016-25,000, 3 1 March 2017-25,000, 3 1 March 2017-25,000, 3 1 March 2016-25,000, 3 1 March 2017-25,000, 3 1 March 2017-25,000, 3 1 March 2017-25,000, 3 1 March 2016-25,000, 3 1 March 2016-25,000, 3 1 March 2017-25,000, 3 1 March 2017-25		10	2121	2121	20.02
Action GO Nemowood Private Limited	[18] (18] (18] (18] (18] (18] (18] (18] (	10	24.24	24.24	20.92
2.134.710.0318 Manch 2017 - 2.014.710.318 March 2016 - 1.296.879.81arcs   1.00		10	23.05	23.05	23.05
100   131	2,314,710 (31st March 2017: 2,314,710, 31st March 2016: 1,981,710)shares			20000000	
Acid   Nilog Exports   Private Limited   0.46   0.46   0.46   0.40   0.50   0		10	15.04	15.03	13.52
S.3,00 (31st March 2017; 28.30, 31st March 2016; 28.28,363) shares   USD   S.15   S.15   S.15   S.25   S.		100 T-1 -	0.46	0.46	0.46
Wester Audeance Materials Limited   1,520   18,13   18,13   18,13   2,28,23,63   318 March 2017; 2,53,000   2,50   2,05   5,000   (318 March 2017; 5,000)     Investment in equity shares of others		100 Taka	0.40	0.40	0.40
ARIDRAMA DEVELOPMENTS PVT.LTD \$0,000 (31st March 2017; 50,000)  Investment in equity shares of others Quoted Antal Limited Antal Limited Antal Limited NL (31st March 2017; 11, 31st March 2016; 648,641)shares Annol Decellic Limited* NL (31st March 2017; 11, 500, 31st March 2016; 16,500)shares Unequoted Annol Decellic Limited* NL (31st March 2017; 16,500, 31st March 2016; 16,500)shares Unequoted Annol Decellic Limited* Annol Decellic Limited* NL (31st March 2017; 16,500, 31st March 2016; 16,500)shares Unequoted Annol Decellic Limited* Annol Decellic Limi		1 USD	18.13	18.13	18.13
Society   Soci	2,828,363 (31st March 2017: 2,828,363, 31st March 2016: 2,828,363)shares				
Number   Company   Compa		10	2.05	2.05	2.05
Quoted         Attal Limited         1         2         1         2         1         3         0.06         5         0.06         5         0.06	50,000 (31st March 2017: 50,000)				
All Limited NIL (31st March 2017: NIL, 31st March 2016: 648,641)shares Amol Decalite Limited** NIL (31st March 2017: 16,500, 31st March 2016: 16,500)shares  Unquited Amazon Textile Private Limited** All (31st March 2017: 18,000)shares  118,000 (31st March 2017: 18,000)shares Almodabad Cotton Merchanis Co-operative Shops and Warchouses Society Limited** All (31st March 2017: 18,000)shares Almodabad Cotton Merchanis Co-operative Shops and Warchouses Society Limited** All (31st March 2017: 18,01 sh March 2016: 10)shares Gujara Cloth Dealers Co-operative Shops and Warchouses Society Limited** In (31st March 2017: 10, 31st March 2016: 10)shares Gujara Cloth Dealers Co-operative Shops and Warchouses Society Limited** In (31st March 2017: 10, 31st March 2016: 10)shares Gujara Cloth Dealers Co-operative Shops and Warchouses Society Limited** In (31st March 2017: 10, 31st March 2016: 10)shares  Investment in LI-P's Arbid and Smart Value Hemes LLP Shop Share Shares Arvind and Smart Value Hemes LLP Arvind And Smart Value Hemes Lup Policy Review	Investment in equity shares of others				
NIL (31st March 2017; 16,500, 31st March 2016; 16,500)phares   Imported   Immired	Quoted				
Mill   Decaline Limited**   Nil   Size   Nil		12 <del>7</del> 5	-	<del>(</del> 3)	1875
NIL (3 Ist March 2017: 16,500, 3 1st March 2016: 16,500) shares  Amazon Textile Private Limited**  Amazon Textile Private Limited**  Amazon Textile Private Limited**  Almodol Cotton Merchands Co-operative Shops and Warehouses Society Limited**  100	그 없으면 하게 되었다면 하게 하는데 얼마나 되었다면 하게 되었다면	10			0.06
Unequired         Amazon Textile Private Limited**         10         2.05         2.05         2.05           118,000 (31st March 2017: 118,000)shares         Almedabad Cotton Merchants Co-operative Shops and Warchouses Society Limited**         250         \$3.5,0000-\$\$1,5,0000-\$\$1,5000-\$\$1,00000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0000-\$\$1,0		10.5			0.00
18,000 (31st March 2017; 118,000)shares					
Almedabad Cotton Merchants' Co-operative Shops and Warehouses Society Limited**		10	2.05	2.05	2.05
140 (31st March 2017:140, 31st March 2016:140)shares		250	25 (1991)	25 00000	35 0001
Column   C		250	Rs. 35,000/-) Rs	. 35,000/-) Rs	. 35,000/-)
10 (31st March 2017: 10, 31st March 2016: 10)shares   10 (40, 40 (31), 31) (31) (32) (32) (32) (32) (32) (32) (32) (32		100	(Rs. 1,000/-) 'R	s, 1,000/-) (R	s. 1,000/-)
Newstment in LLP's	[전경기: [1] 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	01/2020	Common Property of Co.	77   545   777   Z. 1655	31 0 27 7 7 7 Z
Arvind and Smart Value Homes LLP	Total equity Investments		600.46	331.36	323.82
Arvind and Smart Value Homes LLP	Investment in LI Pla				
\$\frac{6}{1} \text{PERS} \   \$\frac{1}{1} \text{None of Standard East Infrastructure LLP} \   \$\frac{1}{2} None of Standard East East East East East East East East			63.85	63.85	63.85
Maruti & Ornet Infrabuild LLP         26.38         25.37         25.35           Total Investments in LLP         90.40         89.39         89.37           Investment in government securities         (88.23.000-) (8.23.000-) (8.23.000-) (8.23.000-) (8.23.000-) (8.23.000-)         20.000-)         3.					
Total Investment in ILP	Ahmeadabad East Infrastructure LLP		(Rs. 7,000/-) (R	s. 7,000/-) (R	s. 7,000/-)
National Saving Certificates   (Rs. 23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-)   \$1,23,000/-]   \$	Charles - Control of the Control of				
National Saving Certificates (Lodged with Sales Tax and Government Authorities)	Total Investments in LLP		90.40	89.39	89.37
National Saving Certificates (Lodged with Sales Tax and Government Authorities)	Investment in government securities				
Total Investments in government securities	National Saving Certificates		(Rs. 23,000/-) Rs	. 23,000/-) Rs	. 23,000/-)
Investments in Preference Shares					
Arvind Premium Retail Ltd (31st March 2017; 60,000) preference shares  Arvind True Blue Ltd (8,000,000 (31st March 2017; 8,000,000) preference shares  Total Investments in government securities 11.87 11.78 11.69  Investments in Debentures of joint ventures  Arya Omnitalk Radio Trunking Services Private Limited 10 0.02	Total Investments in government securities		2	200	- 2
Arvind Premium Retail Ltd (31st March 2017; 60,000) preference shares  Arvind True Blue Ltd (8,000,000 (31st March 2017; 8,000,000) preference shares  Total Investments in government securities 11.87 11.78 11.69  Investments in Debentures of joint ventures  Arya Omnitalk Radio Trunking Services Private Limited 10 0.02	Investments in Preference Shares				
Arvind True Blue Ltd 8,000,000 (31st March 2017: 8,000,000) preference shares  Total Investments in government securities  11.87 11.78 11.69  Investments in Debentures of joint ventures Arya Omnitalk Radio Trunking Services Private Limited 9,00% Optionaly Convertible debentures 2,500 (31st March 2017: NIL.) Investment in debentures Centerac eMarket Places Private Limited 0,00001% Fully & Compulsorily Convertible debentures 10 10,00 10			3.87	3.78	3.69
Supplementary   Supplementar	(31st March 2017: 60,000) preference shares				
Total Investments in government securities   11.87   11.78   11.69		1	0 8.00	8.00	8.00
Investments in Debentures of joint ventures	8,000,000 (31st March 2017: 8,000,000) preference shares		7		
Investments in Debentures of joint ventures	Total Investments in government securities		11.87	11.78	11.69
Arya Omnitalk Radio Trunking Services Private Limited 10 0.02 - 9.00% Optionally Convertible debentures 2,500 (31st March 2017 : NIL.)  Investment in debentures Centerac eMarket Places Private Limited 0.00001% Fully & Compulsorily Convertible debentures 10 10.00 1	The matter of the matter of the control of the cont		500,000,000	11304200042	33000000
9.00% Optionally Convertible debentures 2,500 (31st March 2017 ; NIL.) Investment in debentures Centerac eMarket Places Private Limited 9.00001% Fully & Compulsorily Convertible debentures 10 10.00 10.00 10.00 81,050 (31st March 2017; 81,050 , 31st March 2016; 40,525) FCCD  Total Investments in debentures 115.80 99.74 88.08  Total Investments 828.55 542.27 522.96  Check 542.27 522.96  Total non-current investments					
2,500 (31st March 2017 : NIL.)         Investment in debentures         Centerac eMarket Places Private Limited         0,00001% Fully & Compulsorily Convertible debentures       10       10,00       10,00       10,00         81,050 (31st March 2017: 81,050 , 31st March 2016: 40,525) FCCD         Total Investments in debentures       10,02       10,00       10,00         Share application money       115.80       99,74       88,08         Total Investments       828,55       542,27       522,96         Check       542,27       522,96         Total non-current investments       828,55       542,27       522,96	사용 사	1	0.02	200	92
Investment in debentures   Centerac eMarket Places Private Limited   0.00001% Fully & Compulsorily Convertible debentures   10   10.00   10.00   10.00   81,050 (31st March 2017; 81,050 , 31st March 2016; 40,525) FCCD     Total Investments in debentures   10.02   10.00   10.00	[18] [18] [18] [18] [18] [18] [18] [18]				
Centerac eMarket Places Private Limited         0,00001% Fully & Compulsorily Convertible debentures       10       10.00       10.00       10.00         81,050 (31st March 2017: 81,050, 31st March 2016: 40,525) FCCD       10.02       10.00       10.00         Share application money       115.80       99.74       88.08         Total Investments       828.55       542.27       522.96         Check       542.27       522.96         Total non-current investments       828.55       542.27       522.96	And the second of the second o				
Stare application money   115.80   99.74   88.08					
Total Investments in debentures         10.02         10.00         10.00           Share application money         115.80         99.74         88.08           Total Investments         828.55         542.27         522.96           Check         542.27         522.96           Total non-current investments         828.55         542.27         522.96	0.00001% Fully & Compulsorily Convertible debentures	10	10.00	10,00	10,00
Share application money         115.80         99.74         88.08           Total Investments         828.55         542.27         522.96           Check         542.27         522.96           Total non-current investments         828.55         542.27         522.96	81,050 (31st March 2017: 81,050, 31st March 2016: 40,525) FCCD				
Total Investments         828.55         542.27         522.96           Check         542.27         522.96           Total non-current investments         828.55         542.27         522.96	Total Investments in debentures		10.02	10.00	10.00
Check         542,27         522,96           Total non-current investments         828,55         542,27         522,96	Share application money		115.80	99.74	88.08
Check         542,27         522,96           Total non-current investments         828,55         542,27         522,96	Total Investments		828.55	542.27	522.96
Total non-current investments         828.55         542.27         522.96			1-2000000000000000000000000000000000000		
	Cheek			542,27	522.96
Total current investments			828.55	542,27	522.96
	Total current investments			.70	9.70







- - 0.06 828.55 542.27 522.90

\* Increase in the cost of investment during the period includes recognition of notional commission on fair valuation of financial guarantee provided for loan taken by direct & indirect subsidiaries and joint ventures. The same is detailed below:

iubsidiaries / Joint ventures	
	Nature of transaaction
arvind Brands and Retail Limited (ABRL)	Financial guarantee given to Subsidiary of ABRL
arya Omnitalk Wireless Solutions Private Limited	Financial guarantee given
rya Omnitalk Radio Trunking Services Private Limited	Financial guarantee given
arvind Envisol Limited	Financial guarantee given

<sup>\*\*</sup> The management has assessed that carrying value of the investments approximate to their fair value.

8 (b) Trade receivables			Rs. in Crores
Particulars	30th Sept. A 2017 3	As at June IO 2017	As at March 31, 2017
Current			
Unsecured, considered good	599.96	525.74	490.03
Doubtful	3.06	4.03	4.03
Less: Allowance for doubtful debts	-3.06	-4.03	(4.03)
Total Trade and other receivables	599.96	525.74	490.03

### Transferred receivables

The carrying amount of the trade receivables include receivables which are subject to a factoring arrangement. Under this arrangement, the Company has transferred the relevant recievables to the factor in exchange for cash and is prevented from selling or pledging the receivables. However, the Company has retained late payment and credit risk. The Company therefore continues to recognise Rs. NiI (March 31, 2016: Rs.34.18 crores and April 1, 2015: Rs.22.93 crores) of the transferred assets in their entirety in its balance sheet. The amount repayable under the factoring agreement is presented as secured borrowing.

### Allowance for doubtful debts

Company has provided allowance for doubtful debts based on the lifetime expected credit loss model using provision matrix.

Movement in allowance for doubtful debt:	Rs. in Crores
Particulars	As at June 3 As at March
Balance at the beginning of the year	4.03 0.95
Add: Allowance for the year	0.00 4.37
Less: Write off of bad debts (net of recovery)	0.00 (1.29)
Balance at the end of the year	4.03 4.03

8 (c) Loans				Rs. in Crores
Particulars		30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured considered good				
Non-current				
Loans to employees		1.52	2.52	2.45
s	_	1.52	2.52	2.45
Current				
Loans to related parties		286,29	261,66	233.47
Loans to employees		1.38	0.62	0.86
Loan to others	orea	133.71	148.96	125.70
		421.38	411.24	360.03



### Doubtful

Total Loans	422.90	413.76	362.48
	· 125	() <del>=</del> (	·
Less: Allowance for doubtful loan	(5.23)	(5.23)	(5.23)
Loans to related parties	5,23	5.23	5.23

# Allowance for doubtful loans

Company has provided allowance for doubtful loans based on the 12 months expected credit loss model.

For terms & condition of loans to related party, refer Note 35.

## 8 (d) Cash and cash equivalent

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017	
Balance with Banks				
In Current accounts and debit balance in cash credit accounts	10.53	2.76	3.74	
In Exchange Earners Foreign Currency account	0.00	0.04	0.09	
In Savings account	(Rs. 45,808/	(Rs. 45,808/	(Rs. 45,808/-	
	)	)	)	
Cheques on hand	0.00	0.00		
Cash on hand	1.11	1.03	0.61	
Total cash and cash equivalents	11.65	3.84	4.44	

### 8 (e) Other bank balance

		As at March 31, 2017
3.02	2.45	2.45
5	173	5
2	720	2
4.13	4.06	5.97
0.55	0.55	0.55
7.69	7.06	8.97
19.34	10.90	13.41
	3.02 - 4.13 0.55 7.69	3.02 2.45

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility

## 8 (f) Other financial assets

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured, considered good			
Non-current			
Security deposits			
To Related Parties	<u>~</u>	823	72
To Others	37.53	36.27	42.37
Bank deposits with maturity of more than 12 months	0.04	0.06	0.01
	37.57	36.33	42.38
Current			
Security deposits	2.71	3.62	3.76
Income receivable	5.34	33.02	34.02
Accrued Interest	14.77	7.47	0.14
Foreign exchange forward contracts (Cash flow hedge)	3.53	19.87	48.92
Receivable other than trade	64.92	69.92	74.97
	91.26	133.90	161.81
Total financial assets	128.83	170.23	204.19
Non-current	37.57	36.33	42.38
Current	91.26	133.90	161.81





Note 9: Other current / non-current assets

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017
Unsecured, considered good			
Non-current			
Capital advances	70.84	65.98	67.30
Pre-paid expense	0.38	1.07	0.44
Other Advances			
Advances to suppliers			
Doubtful	0.20	0.29	0.29
Less: Provision for doubtful advances	(0.20)	(0.29)	(0.29)
	5,51	×	S <del></del>
	71.22	67.05	67.74
Current			
Advance to suppliers			
To Related Parties	21.99	21.33	28.92
To Others	86.55	85.93	93.19
Balance with collectorate of central excise and customs	11.64	0.07	0.13
Sales tax / VAT / service tax receivable (net)	6.20	28.21	28.98
Export incentive receivable	94.47	92.40	74.20
Interest Subsidy Receivable	23.27		
Prepaid expenses	12.22	11.48	22.64
Other Current Asset	121.82	41.61	42.95
	378.16	281.02	291,01
Total	449.38	348.07	358.75

### Note 10: Inventorics (At lower of cost and net realisable value)

Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017	
Raw materials				
Raw materials and components	207.74	305.33	300.25	
Raw materials in transit	2.86	0.68	0.50	
Fuel	2.81	3.77	2.45	
Material at site for project in progress	13.83	11.95	9.62	
Work-in-progress	507.89	506.21	460.77	
Finished goods	374.76	346.93	368.76	
By- product	(0.00)	(0.00)	0.05	
Stock-in-trade	56.58	70.05	74.73	
Stock-in-trade in transit	1.33	23	0.33	
Stores and spares	78.94	89.26	78.15	
Waste	5.47	5.06	3.63	
Total	1,252.21	1,339.24	1,299.24	

### Note 11 : Current Tax Assets (Net)

			Rs. in Crores
Particulars	30th Sept. 2017	As at June 30, 2017	As at March 31, 2017







Total 96.63 87.29 98.43

Note 12: Assets classified as held for sale & liabilities directly associated with assets classified as held for sale

Assets	As at June 3 As	at Marcl
Assets classified as held for sale		
Building	ta.	979
Furniture & fixtures	5	979
Office equipment	2	323
Capital Work-in-Progress	=	-
Investment in Arvind Infrastructure Limited		9#3
Security deposits	22	926
Balance with bank in current account	ä	340
Loan to others	₩.	9 <del>7</del> 3
Other receivables		970
Liabilities directly associated with assets classified as held for sale	·-	=
Intercorporate deposits from related parties	-	0.00
Intercorporate deposits from others	-	2470
Trade payable	2	343
Payable to employees	-	
Statutory dues including Provident Fund and TDS	=	250
	<del>.</del>	=
Net asset held for sale		-

Above Assets and liability are of Real Estate Undertaking of Arvind Limited which has been classified as held for sale considering the following scheme arrangement.

#### Scheme of Arrangement

A Composite Scheme of Arrangement ("the Scheme") in the nature of Demerger and transfer of Real Estate Undertaking of Arvind Limited ("the Company") to Arvind Infrastructure Limited ("AIL") and Restructuring of Share Capital, under sections 391 to 394 read with sections 78, 100 and 103 of the Companies Act, 1956 has been sanctioned by the High Court of Gujarat at Ahmedabad on April 22, 2015. The Scheme has become effective from the appointed date 1<sup>st</sup> April 2015.

Pursuant to the Scheme, the Real Estate Undertaking stood demerged from the Company and transferred to and vested in AIL as a going concern with effect from the appointed date 1st April 2015. Upon the Scheme becoming effective:

From the appointed date, the assets and liabilities of the Real Estate Undertaking of the Company (Demerged Undertaking) have been transferred to AIL at their respective Book values.

AIL has credited its Share Capital Account with the aggregate face value of the equity shares issued 1 (One) fully paid Equity Shares of Rs. 10/- each of AIL for every 10 (Ten) fully paid up Equity Shares of Rs. 10/- each held by the shareholders of the Company.

The existing shares of AIL held by the Company and its nominees shall stand cancelled and the amount of such investment in the books of the Company shall be written off against the Securities Premium Account.

The amount of difference in the net value of assets transferred pursuant to the Scheme and the amount of consideration as issued, netted by existing share capital cancelled shall be adjusted against the Securities Premium Account.

Pursuant to the Scheme, Demerged Undertaking has been demerged from the Company with effect from 1st April 2015, (the appointed date):

As on appointed date, all the assets and the liabilities have been transferred to AIL at their respective book values.

As consideration, AIL has subsequently issued and allotted Equity Shares of Rs. 10/- each fully paid up in the ratio of 1 (One) Equity Share of Rs. 10/- each for every 10 (Ten) Equity Shares of Rs. 10/- each of the Company, to the shareholders of the Company.

The amount of investment in AIL in the books of the Company of Rs. 100.05 Crores has been adjusted against the Securities Premium Account.

The difference between the value of assets and liabilities transferred of Rs. 0.08 Crores has been adjusted against the Securities Premium Account.



#### Note 13: Equity share capital

N. A. F.	As at Sept.	30, 2017	As at June :	30, 2017	As at M	larch 31, 2017	As at M	larch 31, 2016	As a	t April 1, 2015
Particulars	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores
Authorised share capital										
Equity shares of Rs.10/- cach	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00	565,000,000	565.00
Preference shares of Rs.10/- each	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00	10,000,000	100.00
Issued and subscribed share capital										
Equity shares of Rs.10/- each	258,517,969	258.52	258,517,969	258.52	258,359,969	258.36	258,243,969	258.24	258,243,969	258.24
Subscribed and fully paid up										
Equity shares of Rs.10/- each	258,517,069	258.52	258,517,069	258.52	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24
Forfeited shares										
900 shares (previous year 900)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)	900	(Rs. 4,500/-)
Total	258,517,969	258.52	258,517,969	258.52	258,359,969	258.36	258,243,969	258.24	258,243,969	258.24

#### 13.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting year

Particulars	As at Sept	. 30, 2017	As at June	30, 2017	As at N	farch 31, 2017	As at 3	farch 31, 2016	As a	t April 1, 2015
ratucutars	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores	No. of shares	Rs. in Crores
At the beginning of the year	258,359,069	258.36	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24	258,176,389	258.17
Add:										
Shares allotted pursuant to exercise of Employee										
Stock Option Plan	158,000	0.16	158,000	0.16	116,000	0.12		582	66,680	0.07
Outstanding at the end of the year	258,517,069	258.52	258,517,069	258.52	258,359,069	258.36	258,243,069	258.24	258,243,069	258.24

#### 13.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs. 10 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

#### 13.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

	As at March	As at March 31, 2017		As at March 31, 2016		As at April 1, 2015	
Name of the Shareholder	No. of shares share	% of eholding	No. of shares	% of shareholding	No. of shares	% of shareholding	
Aura Securities private limited	95,561,810	36.99	97,362,310	37.70	95,325,590	36.91	
Life insurance corporation of India	™ fle	=	# W <sub>2</sub>	326	15,591,817	6.04	

#### Arvind Limited

Notes to the Financial Statements

#### 13.4. Shares allotted as fully paid up pursuant to contract without payment being received in cash (during 5 years immediately preceding March 31, 2017)

3,410,528 Equity Shares of Rs. 10/- each were issued during the year 2012-2013 to the erstwhile shareholders of Arvind Products Limited pursuant to the Scheme of Amalgamation without payment being received in eash.

#### 13.5. Shares reserved for issue under options

Refer Note 37 for details of shares to be issued under options





Notes to the Financial Statements

# Note 14: Other Equity

Balance         As at Sept 30, 2017         As at June 30, 2017         As at March 31, 2017           Share Application Money Pending Allotment         1.00         -         2.17           Note 14.1 Reserves & Surplus         26.71         26.71         26.71           Capital reserve           Balance as per last financial statements         26.71         26.71         26.71           Balance as per last financial statements         35.65         35.65         35.65           Balance as per last financial statements         35.65         35.65         35.65           Balance as per last financial statements         556.73         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         -         1.73           Balance at the end of the year         561.66         561.66         556.73         556.73         26.71           Capital redemption reserve           Balance at the end of the year         69.50         69.50         69.50         69.50         69.50         69.50         69.50         69.50         69.50         69.5	Note 14 : Other Equity			Rs. in Crores
Note 14.1 Reserves & Surplus	Balance			March 31,
Note 14.1 Reserves & Surplus   Capital reserve	Share Application Money Pending Allotment	1.00	=	2.17
Capital reserve         Balance as per last financial statements         26.71         26.75         35.65		1.00	( <b>-</b> 0	2.17
Balance as per last financial statements         26.71         26.71         26.71           Balance at the end of the year         26.71         26.71         26.71           26.71         26.71         26.71         26.71           General reserve           Balance as per last financial statements         35.65         35.65         35.65           Balance as per last financial statements         556.73         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         (1.73)           Balance at the end of the year         561.66         561.66         556.73           Capital redemption reserve           Balance as per last financial statements         69.50         69.50         69.50           Balance as per last financial statements         34.20         34.20         -           Addition during the year         34.20         34.20         -           Addition during the year         34.20         34.20         -           Balan	Note 14.1 Reserves & Surplus			
Balance at the end of the year         26.71         26.71           General reserve         35.65         35.65         35.65           Balance as per last financial statements         35.65         35.65         35.65           Balance at the end of the year         35.65         35.65         35.65           Securities premium account           Balance as per last financial statements         556.73         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         (1.73)           Balance at the end of the year         561.66         561.66         556.73           Balance as per last financial statements         69.50         69.50         69.50           Balance as per last financial statements         69.50         69.50         69.50           Addition during the year         34.20         34.20         -           Addition during the year         34.20         34.20         -           Balance as per last financial statements         5.00         34.20         34.20           Transfer from profit and loss	Capital reserve			
Seneral reserve   Balance as per last financial statements   35.65	Balance as per last financial statements	26.71	26.71	26.71
Balance as per last financial statements         35.65         35.65         35.65           Balance at the end of the year         35.65         35.65         35.65           Securities premium account           Balance as per last financial statements         556.73         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         -         (1.73)           Balance at the end of the year         561.66         561.66         556.73           Capital redemption reserve         561.66         561.66         556.73           Balance as per last financial statements         69.50         69.50         69.50           Balance as per last financial statements         34.20         34.20         -           Addition during the year         34.20         34.20         -           Balance as per last financial statements         34.20         34.20         34.20           Debenture Redemption Reserve         8         50.00         -         -           Balance at the end of the year         50.00         -         -	Balance at the end of the year		26.71	26.71
Balance at the end of the year   35.65   35.65	General reserve			
Securities premium account   Balance as per last financial statements   556.73   556.73   554.84     Received during the year   3.01   3.01   2.21     Transfer from share based payment reserve   1.92   1.92   1.41     Utilized during the year (Note 12)   -   -   (1.73)     Balance at the end of the year   561.66   551.66   556.73     Capital redemption reserve	Balance as per last financial statements	35.65	35.65	35.65
Securities premium account   Balance as per last financial statements   556.73   556.73   554.84     Received during the year   3.01   3.01   2.21     Transfer from share based payment reserve   1.92   1.92   1.41     Utilized during the year (Note 12)   -   -   (1.73)     Balance at the end of the year   561.66   551.66   556.73     Balance at the end of the year   561.66   551.66   556.73     Capital redemption reserve	Balance at the end of the year	35.65	35.65	35.65
Balance as per last financial statements         556.73         554.84           Received during the year         3.01         3.01         2.21           Transfer from share based payment reserve         1.92         1.92         1.41           Utilized during the year (Note 12)         -         -         (1.73)           Balance at the end of the year         561.66         561.66         556.73           561.66         561.66         556.73           Capital redemption reserve           Balance as per last financial statements         69.50         69.50         69.50           Balance at the end of the year         69.50         69.50         69.50           Addition during the year         34.20         34.20         -           Addition during the year         34.20         34.20         34.20           Debenture Redemption Reserve           Balance as per last financial statements         -         -         -           Transfer from profit and loss         50.00         -         -           Balance at the end of the year         50.00         -         -           Foreign currency monetary item translation reserve (Note 39)         -         -         -         -		35.65		
Received during the year   3.01   3.01   2.21     Transfer from share based payment reserve   1.92   1.92   1.41     Utilized during the year (Note 12)   (1.73)     Balance at the end of the year   561.66   556.73     Selection   561.66   561.66   561.66     Selection   561.66   561.66     Selection   561.66   561.66   561.66     Selection	Securities premium account			
Transfer from share based payment reserve         1.92         1.41           Utilized during the year (Note 12)         -         -         (1.73)           Balance at the end of the year         561.66         561.66         556.73           Capital redemption reserve           Balance as per last financial statements         69.50         69.50         69.50           Balance at the end of the year         69.50         69.50         69.50           Amalgamation Reserve           Balance as per last financial statements         34.20         34.20         -           Addition during the year         34.20         34.20         -           Balance at the end of the year         34.20         34.20         34.20           Debenture Redemption Reserve           Balance as per last financial statements         -         -         -           Transfer from profit and loss         50.00         -         -           Balance at the end of the year         50.00         -         -           Foreign currency monetary item translation reserve (Note 39)         -         -         -           Balance as per last financial statements         -         -         -           Adjustment during the year         -	Balance as per last financial statements	556.73	556.73	554.84
Utilized during the year (Note 12)	Received during the year	3.01	3.01	2.21
Selance at the end of the year   Sel.66   Sel.66   Sel.66   Sel.673	Transfer from share based payment reserve	1.92	1.92	1.41
Solution	Utilized during the year (Note 12)	<u> </u>	~	(1.73)
Capital redemption reserve  Balance as per last financial statements Balance at the end of the year  69.50  69.50  69.50  69.50  69.50  69.50  69.50  69.50  69.50  69.50  69.50  Amalgamation Reserve  Balance as per last financial statements Addition during the year  Balance at the end of the year  Balance at the end of the year  Debenture Redemption Reserve  Balance as per last financial statements Transfer from profit and loss Balance at the end of the year  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements Adjustment during the year  69.50	Balance at the end of the year		561.66	556.73
Balance as per last financial statements         69.50         69.50         69.50           Balance at the end of the year         69.50         69.50         69.50           Amalgamation Reserve           Balance as per last financial statements         34.20         34.20         -           Addition during the year         34.20         34.20         34.20           Balance at the end of the year         34.20         34.20         34.20           Debenture Redemption Reserve           Balance as per last financial statements         -         -         -           Transfer from profit and loss         50.00         -         -           Balance at the end of the year         50.00         -         -           Foreign currency monetary item translation reserve (Note 39)           Balance as per last financial statements         -         -         -           Adjustment during the year         -         -         -	Capital redemption reserve	301.00		
Balance at the end of the year    69.50   69.50   69.50     69.50     Amalgamation Reserve	(a),	69.50	69.50	69.50
Amalgamation Reserve  Balance as per last financial statements 34.20 34.20 - Addition during the year 34.20 Balance at the end of the year 34.20  Debenture Redemption Reserve  Balance as per last financial statements Transfer from profit and loss 50.00 - Balance at the end of the year 50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements Adjustment during the year	2.5	THE CONTRACT OF STREET	98707703806	Y-69/20-025-025-025-025-
Balance as per last financial statements Addition during the year Balance at the end of the year   Debenture Redemption Reserve Balance as per last financial statements Transfer from profit and loss Balance at the end of the year  Solve  Foreign currency monetary item translation reserve (Note 39) Balance as per last financial statements Adjustment during the year  34.20				
Balance as per last financial statements Addition during the year Balance at the end of the year   Debenture Redemption Reserve Balance as per last financial statements Transfer from profit and loss Balance at the end of the year  Solve  Foreign currency monetary item translation reserve (Note 39) Balance as per last financial statements Adjustment during the year  34.20	Amalgamation Reserve			
Addition during the year  Balance at the end of the year  Debenture Redemption Reserve  Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements   Adjustment during the year  34.20  34.20  34.20  34.20		34.20	34.20	82
Balance at the end of the year  Debenture Redemption Reserve  Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year  34.20  34.20  34.20  34.20  34.20	· · · · · · · · · · · · · · · · · · ·			34.20
Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year	Balance at the end of the year	34.20	34.20	34.20
Balance as per last financial statements  Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year	Debenture Redemption Reserve			
Transfer from profit and loss  Balance at the end of the year  50.00  Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements   Adjustment during the year	•	_	:=0	-
Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year		50.00		9 <del>=</del>
Foreign currency monetary item translation reserve (Note 39)  Balance as per last financial statements  Adjustment during the year	Balance at the end of the year	50.00	-	9 <b>.</b>
Balance as per last financial statements Adjustment during the year		50.00		
Adjustment during the year	Foreign currency monetary item translation reserve (Note:	39)	7.70	
	Balance as per last financial statements	=	-	19 <del></del> 1
Balance at the end of the year	Adjustment during the year		i <del>n</del> e	85
	Balance at the end of the year		1=0	14





Total Other equity	2,783.51	2,823.18	2,759.64
Total Other comprehensive income	2.31	14.99	31.99
Total Other community and a few for a second	2.31	12.99	31.99
Balance at the end of the year	2.31	12.99	31.99
Less: Tax impact	15.71	10.05	(12.27)
Add: gain / (loss) for the year	(45.39)	(29.05)	35.46
Balance as per last financial statements	31.99	31.99	8.80
Cash Flow hedge reserve	2702	42.00	2-2-
	1		
Balance at the end of the year	450		-
Transfer to Retained Earning	1		(104.55)
Gain/(Loss) during the year	4	-	47.44
Balance as per last financial statements			57.11
Equity Instruments through OCI (net of tax)			
Note 14.2 Other comprehensive income			
Total reserves & surplus	2,780.20	2,810.19	2,725.48
	1,991.19	2,072.54	
Balance at the end of the year	1,991.19	2,072.54	1,992.73
Dividend distribution tax on dividend	(11.61)		(12.62)
Dividend on equity shares for the year	(62.04)	-	(61.98
Less: Appropriation			
	2,064.85	2,072.54	2,067.33
OCI for the year	0.39	0.20	0.78
Transfer to Amalgamation Reserve	4		
Transfr to DTL			
Transfer to Debenture Redemption Reserve	-50.00		
Transfer from OCI	-	-	104.55
Profit for the year	121.72	79.61	24.78
Balance as per last financial statements	1,992.73	1,992.73	1,937.23
Surplus in statement of profit and loss	2 5400		
Datance at the cha of the year	11.29	7077	7,70
Balance at the end of the year	11.29	9.94	9,95
Transfer to Securities Premium Account	(1.92)	(1.92)	(1.41
Addition during the year	3.26	1.90	6.57
Balance as per last financial statements	9.95	9.95	4.79
Notes to the Financial Statements  Share based payment reserve (Refer Note 37)			
Notes to the Financial Statements			



### Notes to the Financial Statements



Note 14.3 Dividend distribution made and proposed

Tapieranian III halika sukensuututasta kankaken kennake sukeriken kankan kantan kantan kantan katan kantan			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Cash dividends on Equity shares declared and paid Final dividend for year ended March 31, 2016: Rs.2.40 per (March 31, 2016: Rs.2.40 per share)	62.04	902	61.98
Dividend distribution tax on final dividend	11,61	e-	12,62
	73.66	<b>(F</b> 2)	74.60
			Rs. in Crores
N. 101 100	As at Sept	4 4 4	As at
Particulars	30, 2017	As at June 30, 2017	March 31, 2017
Proposed dividends on Equity shares Final dividend for year ended March 31, 2017: Rs.2.40 per (March 31, 2016: Rs.2.40 per share and March 31, 2015: Rs per share)	30, 2017		
Proposed dividends on Equity shares Final dividend for year ended March 31, 2017: Rs.2.40 per (March 31, 2016: Rs.2.40 per share and March 31, 2015: Rs.	30, 2017		2017

Proposed dividend on equity shares are subject to approval at the annual general meeting and are not

Note 15: Financial liabilities

15 (a) Long-term Borrowings			Rs. in Crores
Particulars	As at Sept	As at June	As at March 31,

# 30, 2017 2017

# Long-term Borrowings (refer note (a) to (c) below)

- T					
Non	-curre	ntr	or	tion	ì

Secured

curcu			
Term loan from Banks	456.45	480.61	504.85
Term loan from Financial Institutions and others	35 44	43 93	47.69





Arvind Limited		1	I AII I
Notes to the Financial Statements			
Unsecured			
From Financial Institutions	2.58	2.58	2.58
From Related parties	240.00	50.00	50.00
From Debentures	199.59		
<del>.</del>	934.06	577.12	605.12
Current maturities			
Secured			
Term loan from Banks	95.92	93.11	90.33
Term loan from Financial Institutions and others	19.75	15.00	14.00
<del>-</del>	115.67	108.11	104.33
Total long-term borrowings	1,049.73	685.24	709.45
Short-term Borrowings (refer note (d) & (e) below)			
Secured			
Working Capital Loans repayable on demand from Bank	1,172.93	1,371.30	1,257.76
(including channel financing)			
Unsecured			
Under Buyer's Credit Arrangement	158.78	138.84	132.71
Intercorporate Deposits			
From Related Parties	12.22	26.06	18.51
From Others	62.04	41.97	83.54
Commercial Papers	500.00	325.00	275.00
Total short-term borrowings	1,905.97	1,903.18	1,767.52
Total borrowings	2,955.70	2,588.42	2,476.97

#### Nature of security:

#### Term loan of Rs. 656.87 Crores

Loans amounting to Rs. 639.56 Crores (March 31, 2016 Rs. 1499.36 Crores, April 01, 2015 Rs. 1407.86 crores) are secured by (a) first charge on all the Immovable Properties, Movable Properties, Intangible Properties and General Assets of the Company presently relating to the Textile Plants excluding Immovable properties of Asoka Spintex Textile Plant and Arvind International Textile Plant and all Immovable Properties, Movable Properties, Intangible Properties and General Assets acquired by the Company at any time after execution of and during the continuance of the Indenture of Mortgage; (b) additional charge by way of mortgage on Immovable Properties at villages Jethlaj, Karoli, Vadsar, Moti Bhoyan, Santej and Khatrej; (c) charge on the Company's Trademarks; (d) Secured by second charge on all the Company's Current Assets both present and future relating to the Textile Plants and (e) first charge on Movable Fixed Assets of Jeans and Shirts Garment divisions at Bangalore.

Loans of Rs. 17.31 Crores (March 31, 2016 Rs. 14.42 Crores, April 01, 2015 Rs. 8.15 Crores) are secured by hypothecation of related vehicles.

Notes to the Financial Statements



#### Rate of Interest and Terms of Repayment

Particulars	Rs. in
	Crores
From Banks	
Rupee Loans	577.87
Hire Purchase Loan	17.31
From Financial Institutions and Others	
Rupee Loans	61.69
Unsecured Loans from Related Party	529.98

#### Nature of Security

#### Cash Credit and Other Facilities from Banks

Secured by first charge on all the Company's Current Assets presently relating to the Textile Plants and all the Current Assets acquired by the Company at any time after the execution of and during the continuance of the Indenture of Mortgage. They are also secured by a second charge over all the Immovable Properties, Movable Properties, Intangible Properties and General Assets of the Company presently relating to the Textile Plants and all Immovable Properties, Movable Properties, Intangible Properties and General Assets acquired by the Company at any time after execution of and during the continuance of the Indenture of Mortgage. Some of the facilities are additionally secured by second charge on movable Plant and Machinery of the Jeans and Shirts Garment divisions at Bangalore.

#### Rate of Interest

- i. Working Capital Loans from banks carry interest rates ranging from 4.95% to 10.35% per annum.
- ii. Inter Corporate Deposit carries interest rate of 8% to 10.25% per annum.
- iii. Commercial Papers carry interest rates ranging from 6.44% to 6.50% per annum.
- iv. Buyer's credit arrangements carry interest rates ranging from 0.22% to 2.73% per annum.

#### 15 (b) Trade payable

		R	s. in Crores
Particulars	As at Sept 31 A	As at June 3 A	s at March
Current			
Acceptances	0.01	0.31	9.68
Other trade payable (Refer note below)	636.56	623.48	659.35
	636.56	623.79	669.03
Total	636.56	623.79	669.03





Notes to the Financial Statements

The Company has not received any intimation from suppliers regarding their status under the Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 and hence disclosures as required under Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 regarding:

- (a) Principal amount and the interest due thereon remaining unpaid to any suppliers as at the end of accounting year;
- (b) Interest paid during the year;
- (c) Amount of payment made to the supplier beyond the appointed day during accounting year;
- (d) Interest due and payable for the period of delay in making payment;
- (e) Interest accrued and unpaid at the end of the accounting year; and
- (f) Further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise. have not been given.

The Company is making efforts to get the confirmations from the suppliers as regard to their status under the said Act.

15 (c) Other financial liabilities

Rs. in Crores

Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Non-current			
Financial guarantee contract	2.22	3.06	1.01
8	2.22	3.06	1.01
Current			
Current maturity of long term borrowings	115.67	108.11	104.33
Interest accrued but not due	9.55	7.59	5.15
Payable to employees	90.07	94.32	88.61
Deposits from customers and others	8.61	8.84	10.99
Financial guarantee contract (Note a)	0.63	0.62	0.80
Mark to market of derivative financial instruments	<del></del>	<del>5</del>	· <del>~</del> )
Unpaid dividends (Note b)	3.02	2.45	2.45
Book overdraft	1.84	0.78	1.89
Current account with LLP	0.05	0.05	0.05
Other financial liabilities	4.86	0.23	0.24
	234.30	223.00	214.51
Total	236.52	226.06	215.52

#### Notes:

#### (a) Financial guarantee contract

The Company has given the financial guarantee to Banks on behalf of Subsidiaries / Joint Ventures and other Companies. Amount of fair value of the financial guarantee contract includes loss allowance of Rs. Nil (March 31, 2016: Rs.8.40 Crores & April 1, 2015: Rs.8.40 Crores) with respect to the guarantee given to Bank on behalf of the Subsidiaries / Joint Ventures and other Companies provided based on the assessment of credit risk involved.

(b) There are no amounts due for payment to the Investor Education and Protection Fund under Section 125 of the Companies Act, 2013 as on March 31, 2017 (March 31, 2016: Nil, April 1, 2015: Nil).

Notes to the Financial Statements



15 (d) Financial liabilities by category

15 (d) Financial liabilities by category  Particulars	FVTPL
1974 H. STORY C.	FVIFL
March 31, 2017	
Borrowings	· 1
Trade payable	·-
Current maturity of long term borrowings	-
Payable to employees	25
Deposits from customers and others	~
Financial guarantee	1.81
Interest accrued but not due	源
Unpaid dividends	9 <del>5</del>
Book overdraft	~
Current account with LLP	·-
Other financial liabilities	
Total Financial liabilities	1.81
March 31, 2016	
Borrowings	æ
Trade payable	
Current maturity of long term borrowings	N2:
Payable to employees	=
Deposits from customers and others	. <del>.</del>
Financial guarantee	14.51
Interest accrued but not due	~
Unpaid dividends	(-
Book overdraft	-
Current account with LLP	y <del>-</del>
Other financial liabilities	s <u>u</u> :
Total Financial liabilities	14.51
2014 (A 14 A	6 9894099
April 1, 2015	
Borrowings	_
Trade payable	· ·
Current maturity of long term borrowings	
Payable to employees	
Deposits from customers and others	
Financial guarantee	16.47
Interest accrued but not due	10.17
Loss on derivative contract	
Unpaid dividends	
Book overdraft	
Current account with LLP	
Other financial liabilities	
Total Financial liabilities	16.47
1 Otal F mancial naumines	16.47

For Financial instruments risk management objectives and policies, refer Note 44
Fair value disclosures for financial assets and liabilities are in Note 42 and fair value hierarchy disclosures are in Note 43.



Notes to the Financial Statements

Note 16: Provisions

Rs. in Crores

			Ks. III CI OLES
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Long-term			
Provision for employee benefits (refer Note 34)			
Provision for leave encashment	21.06	18.66	17.81
Provision for compensatory pension	1.87	1.91	1,94
Provision for Medical benefits	7.97	7.70	7.43
	30,90	28.27	27.18
Short-term Short-term			
Provision for employee benefits (refer Note 34)			
Provision for leave encashment	3.44	3.35	3.56
Provision for superannuation	1.09	0.55	2.17
Provision for compensatory pension	0.11	0.11	0.10
Provision for Medical benefits	0.45	0.45	0.45
Others			
Provision for Wealth tax	0.10	0.10	0.10
	5.19	4.56	6.38
Total	36.09	32.83	33.56

#### Note 17: Government grant

Rs. in Crores As at As at Sept As at June **Particulars** March 31, 30, 2017 30, 2017 2017 Non-current Deferred income 33.49 32.19 30.78 33.49 32.19 30.78 Current Deferred income 5.42 4.96 4.69 5.42 4.96 4.69 35.47 Total 38.90 37.15

Government grants have been received for the purchase of certain items of property, plant and equipment and for workers training expenses. There are no unfulfilled conditions or contingencies attached to these grants as at March 31.



Notes to the Financial Statements

Government grant Rs. in Crores

	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
As at April 1	37.15	35.47	28.62
Received during the year	1.68	1.68	15.07
Released to statement of profit and loss	C	0	(8.22)
As at March 31	38.82	37.15	35.47

#### Note 18: Other current liabilities

Rs. in Crores

			Ks. III CI OI C
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Current			
Advance from customers	31.41	35.89	29.94
Statutory dues including provident fund and tax deducted at source	37.27	32.54	26.51
Deferred income of loyalty program reward points (Refer note (a) below)	0.69	0.62	0.45
Income received in advance	(#3)	1.33	
Other liabilities	1.87	2.36	2,12
	71.23	72.73	59.02
Total	71.23	72.73	59.02

#### (a) Deferred income of Loyalty Program Reward Points

The Company has deferred the revenue related to the customer loyalty program reward points. The movement in deferred revenue for those reward points are given below:

			Rs. in Crores
Particulars	As at Sept 30, 2017	As at June 30, 2017	As at March 31, 2017
Balance as per last financial statements	0.45	0.45	0.83
Add: deferment during the year (Net)	0.16	0.16	(0.38)
Balance at the end of the year	0.62	0.62	0.45





Notes to the Financial Statements

Note 19: Revenue from operations

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Sale of products	2,877.94	1,482.95	5,614.24
Sale of services	5.99	3.68	16.50
Other Operating income			
Waste sale	53.48	27.58	90.07
Gain/(Loss) on forward contracts	54.52	39.70	12.91
Export incentives	108.88	56.88	198.28
Miscellancous receipts	5.66	2.57	26.83
	222.54	126.74	328.09
Total	3,106.46	1,613.36	5,958.83

#### Note 20: Other income

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Interest income	17.05	8.54	51.43
Dividend income	5.40	0.20	2.76
Government grants*	7.17	2.99	8.22
Financial guarantee commission#	1.74	0.87	3.89
Rent	1.01	0.39	1.48
Profit on sale of fixed assets (Net)	1.46	1.19	2.86
Profit on sale of Investment (Net)	0.44	0.44	
Scrap income	6.29	3.22	12.05
Sundry credit balances appropriated	0.11	0.00	5.41
Provision no longer required	0.31	0.00	0.49
Miscellaneous income	1.78	1.22	10.82
Total	42.76	19.05	99.41

<sup>\*</sup>Government grants have been received for the purchase of certain items of Property, Plant and Equipment and for workers' training expenses. There are no unfulfilled conditions or contingencies attached to these grants as at March 31, 2017.

<sup>#</sup> The Company has given financial guarantee to Banks on behalf of the subsidiaries / Joint ventures. Fair value of the financial been accounted as liability and amortised over the period of loan as commission income to the extent it is excess over the loss a provided.





Notes to the Financial Statements

#### Note 21: Cost of raw materials and components consumed

			Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Stock at the beginning of the year	305.33	300.30	241.69
Add : Purchases	1,244.75	702.10	2,443.94
	1,550,08	1,002.40	2,685.63
Less: Inventory at the end of the year	207.74	305,33	300.30
Total	1,342.35	697.07	2,385.33

#### Note 22: Purchases of stock-in-trade

		Rs. in Crores
30th Sept. 2017	30th June 2017	2016-17
99.46	36.09	248.11
99.46	36.09	248.11
	99.46	99.46 36.09

#### Note 23: Changes in inventories of finished goods, work-in-progress and stock-in-trade

	Annual Se Spect Double Se		Rs. in Crores
Particulars	30th Sept. 2017	30th June 2017	2016-17
Stock at the end of the year			
Finished goods	374.76	346.93	368.76
Stock-in-trade	56.58	70.05	74.73
Work-in-Progress	507.89	506.21	460.77
Project work-in-progress	13.83	11.95	9.62
Waste	5,47	5.06	3.63
	958.54	940.20	917.51
Stock at the beginning of the year			
Finished goods	368.76	368.76	288.26
Stock-in-trade	74.73	74.73	73.66
Work-in-Progress	460.77	460.77	444.38
Project work-in-progress	9.62	9.62	10.14
Waste	3.63	3,63	2.40
	917.51	917.51	818.84
(Increase) / Decrease in stocks	(41.02)	(22.68)	(98.67)
Adjustment due to Merger		_	
Excise duty in value of Stock increase / (decrease)	(0.15)	f -	0.04
Total	(41,1761)	(22.68)	(98.63)





### Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Balance Sheet as at Sep 30, 2017

Particulars	Notes	As at Sep 30, 2017 Rupees	As at Jun 30, 2017 Rupees	As at March 31, 2017 Rupees
ASSETS				
I. Non-current assets				
(a) Property, plant and equipment	5	73,262,045	54,253,651	48,064,276
(b) Capital work-in-progress	5	208,543	-	-
(c) Intangible assets	6	132,020,979	154,007,563	176,008,642
(d) Financial assets				
(i) Investments	7	11,229,300,688	8,483,904,731	8,482,511,516
(ii) Loans	7	1,453,918	1,422,804	1,607,980
(iii) Other financial assets	7	121,166,832	42,523,643	42,523,643
(e) Deferred tax assets (net)	25	16,152,302	70,262,647	21,212,341
(f) Other non-current assets	8	9,112,735	3,669,961	1,034,756
Total non-current assets	_	11,582,678,042	8,810,044,999	8,772,963,154
II.Current assets				
(a) Inventories	9	2,988,436,893	2,732,432,342	2,561,929,304
(b) Financial assets				
(i) Investments	7	13,640	13,640	8,655
(ii) Trade receivables	7	379,168,896	508,561,631	343,243,449
(iii) Cash and cash equivalents	7	5,920,556	4,759,261	1,059,338
(iv) Bank balance other than (iii) above	7	250,000	250,000	250,000
(v) Loans	7	12,188,709	11,956,964	1,712,077
(vi) Others financial assets	7	3,644,921	9,967	6,041
(c) Current tax assets (net)	10	1,418,716	713,947	432,024
(d) Other current assets	8	362,417,424	209,428,818	51,879,930
Total current assets	_	3,753,459,754	3,468,126,569	2,960,520,818
Total Assets	_	15,336,137,796	12,278,171,568	11,733,483,972





### Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Balance Sheet as at Sep 30, 2017

Particulars	Notes	As at Sep 30, 2017 Rupees	As at Jun 30, 2017 Rupees	As at March 31, 2017 Rupees
EQUITY AND LIABILITIES				
Equity				
Equity share capital	11	226,493,556	217,416,400	217,416,400
Other equity	12	11,727,906,116	8,457,326,226	8,552,765,640
Securities premium account	12	11,576,649,434	8,585,726,532	8,585,726,532
Retained earnings	12	136,653,688	(139,043,564)	(39,683,506)
OCI reserve	12	4,820	4,820	(165)
Share based payment reserve	12	14,598,174	10,638,438	6,722,779
Total equity	_	11,954,399,672	8,674,742,626	8,770,182,040
LIABILITIES				
I. Non-current liabilities				
(a) Financial liabilities				
(i) Borrowings	13	-	-	-
(ii) Trade payables	13	-	-	-
(i) Other financial liabilities	13	21,300,000	13,250,000	9,400,000
(b) Long-term provisions	14	32,282,031	32,282,031	32,282,031
(e) Deferred tax liabilities (net)	25			-
(d) Government grants	17	-	-	-
(e) Other non-current liabilities	20	-	-	-
Total non-current liabilities	_	53,582,031	45,532,031	41,682,031
II.Current liabilities				
(a) Financial liabilities				
(i) Borrowings	13	251,883,861	227,233,259	225,430,038
(ii) Trade payables	13	2,821,241,309	3,036,846,915	1,904,810,086
(iii) Other financial liabilities	13	36,933,005	171,470,289	185,070,773
(b) Other current liabilities	15	209,028,124	114,135,648	602,712,022
(c) Short-term provisions	14	9,069,793	8,210,800	3,596,982
(d) Government grants	17	-	-	-
(e) Current tax liabilities (net)	_	-	-	-
		3,328,156,092	3,557,896,912	2,921,619,901
(e) Liabilities directly associated with assets classified as held for sale	12	-	-	-
Total current liabilities	_	3,328,156,092	3,557,896,912	2,921,619,901
Total equity and liabilities	-	15,336,137,796	12,278,171,569	11,733,483,972

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For, Arvind Fashions Limited

Jayesh K. Shah Director DIN: 00008349

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Date: 08/11/2017

Place: Ahmedabad



## Arvind Fashions Limited (CIN: U52399GJ2016PLC085595) Statement of profit and loss for the year ended Sep 30, 2017

Particulars	Notes	Year ended Sep 30, 2017 Rupees	Year ended Jun 30, 2017 Rupecs	Year ended March 31, 2017 Rupees
Income		Rupces	Kujices	Rupees
Revenue from operations				
Sale of Products	16	3,902,435,594	1,174,409,003	2,919,228,889
Sale of Services	16	27,414,012	11,894,667	2,112,300
Operating Income	16	6,955,641	2,174,666	5,530,402
Revenue from operations		3,936,805,247	1,188,478,336	2,926,871,591
Other income	17	16,597,794	8,575,571	5,729,689
Total income (I)		3,953,403,041	1,197,053,907	2,932,601,280
Expenses				
Cost of raw materials and accessories consumed	18	3,376,774	1,970,970	1,395,170
Purchases of stock-in-trade	19	2,937,857,929	999,679,992	4,473,357,278
Changes in inventories of finished goods, work-in-progress and stock-in-trade	20	-420,139,157	(169,812,554)	(2,538,064,805)
Employee benefits expense	21	253,099,751	125,996,045	254,219,649
Finance costs	22	48,382,496	27,147,495	47,620,067
Depreciation and amortisation expense	23	52,495,998	26,113,885	39,749,061
Other expenses	24	812,062,382	332,403,333	710,413,484
Total expenses (II)		3,687,136,173	1,343,499,165	2,988,689,904
Profit before exceptional items and tax (III)=(I-II)		266,266,868	(146,445,259)	(56,088,624)
Exceptional items (IV)	28	-	-	-
Profit before tax (V) = (III-IV)		266,266,868	(146,445,259)	(56,088,624)
Tax expense				
Current tax	25	80,917,830	-	-
Deferred tax	25	-5,060,039	49,050,306	20,693,915
Total tax expense (VI)		85,977,869	(49,050,306)	(20,693,915)
Profit for the period (VII) = (V-VI)		180,288,999	(97,394,953)	(35,394,709)
Other comprehensive income Other comprehensive income not to be reclassified to profit or loss in subsequent periods:				
Re-measurement gains / (losses) on defined benefit plans	12			#
Income tax effect	25			518,426
		-	-	(979,568)
Net gain / (loss) on FVOCI equity instruments Income tax effect	12 25	4,985	4,985	87,670
	20	4,985	4,985	87,670
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods $(\boldsymbol{A})$		4,985	4,985	(891,898)
Total other comprehensive income for the period, net of tax (VIII)		4,985	4,985	(891,898)
The land of the la		100 503 00 :	///# 300 D.C.	(3/ 30/ /0=)
Total comprehensive income for the period, net of tax (VII+VIII)		180,293,984	(97,389,968)	(36,286,607)

Place : Ahmedabad Date : 08/11/2017 Jayesh K. Shah Director DIN: 00008349

For, Arvind Fashions Limited

Notes to the Financial Statements

Note 5: Property, plant and equipment

Fixed Assets	Plant & machinery	Furniture & fixture	Vehicles	Leasehold improvements	Office equipment	Computer, server & network	Total	CWIP
Cost								
Additions	122,037	28,554,314		22,316,599		151,920	51,144,870	
As at March 31, 2017	122,037	28,554,314	1-	22,316,599	-5	151,920	51,144,870	-
Additions	101,984	14,504,230		17,214,357	189,399	1,680,382	33,690,352	208,543
Deductions							<b>5</b> 5	
As at Sep 30, 2017	224,021	43,058,544	:-	39,530,956	189,399	1,832,302	84,835,222	208,543
Depreciation for the year	10,970	1,605,684		1,463,281		659	3,080,594	
Deductions								
As at March 31, 2017	10,970	1,605,684	:=	1,463,281	<b>-</b> g	659	3,080,594	:=
Depreciation for the year	56,205	5,665,975		2,698,436	3,771	68,197	8,492,583	
Deductions							=	
As at Sep 30, 2017	67,175	7,271,659	<b>=</b>	4,161,717	3,771	68,856	11,573,177	=
Net Block								
As at Sep 30, 2017	156,846	35,786,885	:-	35,369,239	185,628	1,763,446	73,262,045	208,543
As at March 31, 2017	111,067	26,948,630	:-	20,853,318	=	151,261	48,064,276	=
As at March 31, 2016	2.	-	1-	-	<b>-</b> 2	-	<b>=</b> 1	1=
As at April 1, 2015			i.e.	-	素料	<b>⊽</b> =	<b>.</b>	
		-			<b>=</b> é	-	=1	:=
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Notes to the Financial Statements

Note 6: Intangible assets

Intangible assets	Computer Software	Brand Value & License Brands	Total
Cost			
Additions	<u>v</u>	212,677,109	212,677,109
As at April 1, 2017	2=	212,677,109	212,677,109
Additions	15,752		15,752
Deductions			일
As at Sep 30, 2017	15,752	212,677,109	212,692,861
Amortisation and Impairment			
Amortisation for the Year	95	36,668,467	36,668,467
As at April 1, 2017	· ·	36,668,467	36,668,467
Amortisation for the Year	1,257	44,002,158	44,003,415
Deductions			¥
As at Sep 30, 2017	1,257	80,670,625	80,671,882
Net Block	**	N W	20 10
	14,495	132,006,484	132,020,979
As at April 1, 2017	-	176,008,642	176,008,642
As at March 31, 2016	-	(2)	-





#### Arvind Fashions Limited Notes to the Financial Statements

#### Note 7: Financial assets

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	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017	
	In Rs.	In Rs.	In Rs.	
Non-current investment				
Arvind Beauty Brands Retail Private Limited				
(30th Sep 2017: 7,689,488: 31st March 2017: 6,464,999)	1,025,303,963	905,200,790	905,099,860	
Face Value Rs 10.				
Arvind Lifestyle Brand Ltd *	9,227,524,175	6,726,232,041	6,724,939,756	
(30th Sep 2017: 81,278,723, 31st March 2017: 54,397,003)				
Face Value Rs 10.				
Investments in equity shares of joint ventures				
Unquoted				
Calvin Klein Arvind Fashion Private Limited	213,762,210	164,761,560	164,761,560	
(31st March 2017: 457,671, 31st March 2016: NIL)				
Face Value Rs 10.				
Tommy Hilfiger Arvind Fashion Pvt Ltd	762,710,340	687,710,340	687,710,340	
(31st March 2017: 11,461,839, 31st March 2016: NIL)				
Face Value Rs 10.				
Investment in equity shares of others				
Quoted				
Atul Limited		(44)	2	
Sold during the year (31st March 2016: 100)				
Face Value Rs 10.				
Arvind Limited	1 <del>5</del> 3	1.53	=	
Sold during the year (31st March 2016: 100)				
Face Value Rs 10.				
Arvind Infrastructure Ltd	13,640	13,640	8,655	
(31st March 2017: 100, 31st March 2016: 100)				
Face Value Rs 10.				
Total equity Investments	11,229,314,328	8,483,918,371	8,482,520,171	
Total Investments	11,229,314,328	8,483,918,371	8,482,520,171	
Charles				
Check Total non-current investments	11,229,300,688	8,483,904,731	8,482,511,516	
Total current investments	13,640	13,640	8,655	





#### Arvind Fashions Limited Notes to the Financial Statements

-	( T )	THE STATE OF THE STATE OF		
11	(d)	Trade	receiva	bles

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Current			
Unsecured, considered good	379,168,896	508,561,631	343,243,449
			( <del></del> )
Total Trade and other receivables	379,168,896	508,561,631	343,243,449
7 (c) Loans			
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
articulars	In Rs.	In Rs.	In Rs.
Non-current			
Loans to employees (Long term)	1,453,918	1,422,804	1,607,980
	1,453,918	1,422,804	1,607,980
Current			
Unsecured considered good			
Loans to employees (Short term)	12,188,709	11,956,964	1,712,077
	12,188,709	11,956,964	1,712,077
Total Loans	13,642,627	13,379,768	3,320,057
Non-current		·	8#3
Current			

#### 7 (d) Cash and cash equivalent

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Balance with Bank			
Current accounts and debit balance in eash credit accounts	5,492,946	4,331,651	631,728
Cash on hand	427,610	427,610	427,610
Total cash and cash equivalents	5,920,556	4,759,261	1,059,338

#### 7 (e) Other bank balance

Particulars	As at Scp 30, 2017	As at Jun 30, 2017	As at March 31, 2017	
	In Rs.	In Rs.	In Rs.	
Held as Margin Money*	250000	250,000	250,000	
Total other bank balances	250,000	250,000	250,000	

Arvind Fashions Limited Notes to the Financial Statements

6.170.556	5.009.261	1,309,338
	6,170,556	6.170,556 5.009,261

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility





#### 7 (f) Other financial assets

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Security deposits	121,166,832	42,523,643	42,523,643
	121,166,832	42,523,643	42,523,643
Current			
Income receivable	3,630,984		-
Accrued Interest	13,937	9,967	6,041
	3,644,921	9,967	6,041
Total financial assets	124,811,753	42,533,610	42,529,684
Non-current	121,166,832	42,523,643	42,523,643
Current	3,644,921	9,967	6,041

#### Note 8: Other current / non-current assets

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Capital advances	9,112,735	3,669,961	1,034,756
	9,112,735	3,669,961	1,034,756
Current			
Advance to suppliers	138,024,953	157,945,794	32,677,562
Sales tax / VAT / service tax receivable (net)	205,388,745	34,333,661	1,663,617
Export incentive receivable	5,540,016	2,072,164	2,753,217
Prepaid expenses	13,463,710	15,077,199	14,785,534
v70 9	362,417,424	209,428,818	51,879,930
Total	371,530,158	213,098,779	52,914,686

#### Note 9: Inventories (At lower of cost and net realisable value)

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Raw materials			
Raw materials and components	18,696,783	20,108,744	13,751,984
Raw materials in transit	315,699	295,622	218,905
Stock-in-trade	2,958,203,962	2,707,877,359	2,538,064,805
Stock-in-trade in transit	10,487,683	3,417,204	9,417,671
Packing materials	732,766	733,413	475,939
Total	2,988,436,893	2,732,432,342	2,561,929,304
Arvind Fashions Limited			
Notes to the Financial Statements			
Stock-in-trade in transit	10,487,683	3,417,204	9,417,671
acking materials	732,766	733,413	475,939
otal	2,988,436,893	2,732,432,342	2,561,929,304





#### Arvind Fashions Limited Notes to the Financial Statements

#### Note 10: Current Tax Assets (Net)

Particulars	As at Sep 30, 2017 In Rs.	As at Jun 30, 2017 In Rs.	As at March 31, 2017 In Rs.
Tax Paid in Advance (Net of Provision)	1,418,716	713,947	432,024
Total	1,418,716	713,947	432,024



Notes to the Financial Statements

Note 11: Equity share capital

Particulars	As	As at Sep 30, 2017		at Jun 31, 2017	As at March 31, 2017	
r at uculars	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
Authorised share capital	125,000,000	250,000,000	125,000,000	250,000,000	125,000,000	250,000,000
Equity shares of Rs.2 each	125,000,000	250,000,000	123,000,000	250,000,000	125,000,000	250,000,000
Issued and subscribed share capital						
Equity shares of Rs.2 each	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400
Subscribed and fully paid up Equity shares of Rs.2 each	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400
Total	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400

#### 11.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting period

Particulars	As	As at Sep 30, 2017		at Jun 30, 2017	As at March 31, 2017	
rarticulars	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
At the beginning of the period	108,708,200	217,416,400	108,708,200	217,416,400	50,000	100,000
Add:						
Shares issued during the year	4,538,578	9,077,156			108,658,200	217,316,400
Outstanding at the end of the period	113,246,778	226,493,556	108,708,200	217,416,400	108,708,200	217,416,400

#### 11.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.2 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.



Notes to the Financial Statements

#### 11.3. Shares Held by Holding Company

Particulars	As at Sep 3	As at Sep 30, 2017		As at Jun 30, 2017		31, 2017
raruculars	No. of shares	In Rs.	No. of shares	In Rs.	No. of shares	In Rs.
Aura Securities Private Limted						
Arvind Limited - (along with nominees)	101,570,634	203,141,268	97,500,000	195,000,000	97,500,000	195,000,000

#### 11.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

As at Sep 30, 2017		As at Jun 30, 2017		As at March 31, 2017	
No. of shares	% of shareholding	No. of shares	% of shareholding	No. of shares	% of shareholding
	-	¥	· (#)	(*)	
101,570,634	93.43%	97,500,000	89.69%	97,500,000	89.69%
	No. of shares	No. of shares % of shareholding	No. of shares % of shareholding No. of shares	No. of shares % of shareholding No. of shares shareholding	No. of shares % of shareholding No. of shares shareholding No. of shares

#### 11.4. Subdivision of Shares

With effect from 26th September 2016 the nominal face value of equity shares of the Company was sub-divided from Rs. 10 per share to Rs 2 per share. Number of shares for the previous year have been adjusted to give effect of sub-division.

#### 11.5. Shares reserved for issue under options

Refer Note 33 for details of shares to be issued under options

11.6 Objective, policy and procedure of capital management, refer Note 45





Notes to the Financial Statements

#### Note 12: Other Equity

Balance	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Note 12.1 Reserves & Surplus			
Securities premium account			
Balance as per last financial statements	8,585,726,532	8,585,726,532	· ·
Add: addition during the year	2,990,922,902		8,585,726,532
Balance at the end of the year	11,576,649,434	8,585,726,532	8,585,726,532
Share based payment reserve (Refer Note 33)			
Balance as per last financial statements	6,722,779	6,722,779	· ·
Add: Adjustment during the year	7,875,395	3,915,659	6,722,779
Balance at the end of the year	14,598,174	10,638,438	6,722,779
Surplus in statement of profit and loss			
Balance as per last financial statements	(36,293,159)	(36,293,159)	(11,649)
Add: profit/(Loss) for the year	180,288,999	(97,394,953)	(35,394,709)
Add: Realised Gains on Equity Inst valued at FVOCI			92,767
Add / (Less): OCI for the year			(979,568)
	143,995,840	(133,688,112)	(36,293,159)
Less: Appropriation			
Dividend to Holding Company for ESOP	7,342,152	5,355,452	3,390,347
Balance at the end of the year	136,653,688	(139,043,564)	(39,683,506)
Total reserves & surplus	11,727,901,296	8,457,321,406	8,552,765,805
	0.73		
Note 12.2 Other comprehensive income			
Equity Instruments through OCI (net of tax)			
Balance as per last financial statements	-165	-165	4,932
Add: gain during the year	4,985	4,985	87,670
Less: Transfer to Retained Earnings			(92,767)
Balance at the end of the year	4,820	4,820	(165)
Total Other comprehensive income	4,820	4,820	(165)
Total Other equity	11,727,906,116	8,457,326,226	8,552,765,640





Notes to the Financial Statements

Note 13: Financial liabilities

13 (a) Long-term Borrow	vings
-------------------------	-------

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
A vigor modern according	In Rs.	In Rs.	In Rs.
Long-term Borrowings			
Long-term borrowings	SES	<u></u>	) <sup>(1)</sup> (2) (3)
Short-term Borrowings (refer note (a) & (b) below)			
Secured			
Working Capital Loans repayable on demand from Banks (including channel financing)	1,384,433	77,010,387	12,724,816
Unsceured			
Under Buyer's Credit Arrangement	250,499,429	74,832,352	139,836,396
Intercorporate Deposits			
From Related Parties	-1	75,390,520	72,868,826
Total short-term borrowings	251,883,861	227,233,259	225,430,038
Total borrowings	251,883,861	227,233,259	225,430,038
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Current			
Acceptances	861,083,218	686,650,269	810,661,067
Dues to Micro, Small and Medium Enterprises	156,929,831	173,062,220	109,875,623
Other trade payable (Refer note below)	1,803,228,260	2,177,134,426	984,273,396
	2,821,241,309	3,036,846,915	1,904,810,086
Total	2,821,241,309	3,036,846,915	1,904,810,086
13 (c) Other financial liabilities			
Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Non-current			
Security Deposit	21,300,000	13,250,000	9,400,000
	21,300,000	13,250,000	9,400,000





Notes to the Financial Statements

Total	58,233,005	184,720,289	194,470,773
	36,933,005	171,470,289	185,070,773
Payable in respect of capital goods	10,387,755	8,469,446	6,694,933
Book overdraft	1,338,147	6,685,599	1,870,570
Payable for Business Transfer Agreement	₩.	132,508,026	132,508,026
Payable to employees	15,115,198	17,286,162	31,677,347
Interest accrued but not due	10,091,905	6,521,056	12,319,897
Current			

#### Note 14: Provisions

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Long-term			
Provision for employee benefits (refer Note 30)			
Provision for leave eneashment-Long term	15,997,626	15,997,626	15,997,626
Provision for Gratuity-Long term	16,284,405	16,284,405	16,284,405
	32,282,031	32,282,031	32,282,031
Short-term Short-term			
Provision for employee benefits (refer Note 30)			
Provision for leave encashment-Short term	3,646,279	4,993,027	2,518,995
Provision for Gratuity-Short term	5,423,514	3,217,773	1,077,987
	9,069,793	8,210,800	3,596,982
Total	41,351,824	40,492,831	35,879,013

#### Note 15: Other current liabilities

Particulars	As at Sep 30, 2017	As at Jun 30, 2017	As at March 31, 2017
	In Rs.	In Rs.	In Rs.
Current			
Advance from customers	-1,286,826	3,049,261	508,079,170
Statutory dues including provident fund and tax deducted at source	123,722,413	61,758,046	83,115,115
Deferred income of loyalty program reward points ( Refer note a bel	5,469,230	24,095,712	-
Other liabilities	81,123,307	25,232,629	11,517,737
	209,028,124	114,135,648	602,712,022
Total	209,028,124	114,135,648	602,712,022





Notes to the Financial Statements

Note 16: Revenue from operations

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Sale of products	3,902,435,594	1,174,409,003	2,919,228,889
Sale of services	27,414,012	11,894,667	2,112,300
Operating income			
Waste sale	78,014		(#)
Export incentives	6,877,627	2,174,666	5,530,402
	6,955,641	2,174,666	5,530,402
Total	3,936,805,247	1,188,478,336	2,926,871,591

### Details of sale of goods and services

Sale of products (gross)

Particulars	Sep 30, 2017	Jun 30, 2017 de	7 ded March 31, 2017	
	In Rs.	In Rs.	In Rs.	
Garments	3,902,435,594	1,174,409,003	2,917,813,934	
Others	761,697.79	569,514	1,414,955	
Total	3,902,435,594	1,174,409,003	2,917,813,934	

#### Sale of services

Particulars	Sep 30, 2017	Jun 30, 2017 ded March 31, 2017	
	In Rs.	In Rs.	In Rs.
Royalty	24,931,466	10,286,483	
Commission Income	2,482,546	1,608,184	2,112,300
Total	27,414,012	11,894,667	2,112,300

#### Note 17: Other income

Particulars	Sep 30, 2017 In Rs.	Jun 30, 2017 In Rs.	2016-17 In Rs.
	III No.	III ICG	III IXS
Interest income	87,123	82,712	6,712
Exchange difference (net)	1,712,638	2,520,043	5,386,191
Miscellaneous income	14,798,033	5,972,815	336,786
Total	16,597,794	8,575,571	5,729,689





Notes to the Financial Statements

#### Note 18: Cost of raw materials and components consumed

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Stock at the beginning of the year	13,970,889	13,970,889	<u> 2</u>
Add: Purchases	8,418,367	8,404,446	15,366,059
	22,389,256	22,375,335	15,366,059
Less: Inventory at the end of the year	19,012,482	20,404,366	13,970,889
Raw materials and components consumed	3,376,774	1,970,970	1,395,170
Total	3,376,774	1,970,970	1,395,170

#### Note 19: Purchases of stock-in-trade

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Garments	2,937,857,929	999,679,992	4,473,357,278
Total	2,937,857,929	999,679,992	4,473,357,278

#### Note 20: Changes in inventories of finished goods, work-in-progress and stock-in-trade

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Stock at the end of the year			
Stock-in-trade	2,958,203,962	2,707,877,359	2,538,064,805
	2,958,203,962	2,707,877,359	2,538,064,805
Stock at the beginning of the year			
Stock-in-trade	2,538,064,805	2,538,064,805	·=
	2,538,064,805	2,538,064,805	₩
(Increase) / Decrease in stocks	(420,139,157)	(169,812,554)	(2,538,064,805)
Total	(420,139,157)	(169,812,554)	(2,538,064,805)





Notes to the Financial Statements

Note 21: Employee benefits expense

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
	In Rs.	In Rs.	In Rs.
Salaries, wages, gratuity, bonus, commission, etc. (Refer Note 30)	226,515,349	113,530,991	237,684,594
Contribution to provident and other funds	18,089,359	8,894,788	10,276,663
Welfare and training expenses	7,359,975	3,012,927	5,543,716
Share based payment to employees (Refer Note 33)	1,135,068	557,339	714,676
Total	253,099,751	125,996,045	254,219,649

#### Note 22: Finance costs

Particulars	Sep 30, 2017 In Rs.	Jun 30, 2017 In Rs.	2016-17 In Rs.	
Cash Credit Facilities	2,718.963	1,415,299	1,232,472	
Interest expense - others	11,799,041	6,470,290	33,083,376	
Other finance cost	33,864,492	19,261,907	13,304,219	
Total	48,382,496	27,147,495	47,620,067	

#### Note 23: Depreciation and amortization expense

Particulars	Sep 30, 2017	Jun 30, 2017	2016-17
Taruculais	In Rs.	In Rs.	In Rs.
Depreciation on Tangible assets (Refer Note 5)	8,492,583	4,112,806	3,080,594
Amortization on Intangible assets (Refer Note 6)	44,003,415	22,001,079	36,668,467
Total	52,495,998	26,113,885	39,749,061





## Anveshan Heavy Engineering Limited (CIN : U29306GJ2017PLC099085) Balance sheet as at September 30, 2017

Particulars	As at September 30, 2017 Rupees		
Assets			
Current Assets			
Bank balance (Cheque on hand)	100,000		
Profit / (loss) account	108,595		
Total Assets	208,595		
Equity and Liabilities			
Share application money	100,000		
Liabilities			
Current liabilities			
Trade payables	108,595		
Total liabilities	208,595		
Diff	-		

## Anveshan Heavy Engineering Limited Statement of profit and loss account as at September 30, 2017

Particulars	Note	Quarter ended September 30, 2017 Rupees
Income		-
_		
Expenses		
Other expenses	1	108,595
Profit /(loss) for the period		-108,595

	Particulars	Quarter ended
		September 30, 2017
		Rupees
Note 1	Other expenses	
	ROC filing fees	97,595
	Misc. exps	8,000
	Printing exps.	3,000
		108,595

#### Anveshan Heavy Engineering Limited as at September 30, 2017

Company	Business	SAP CODE	AML GL Name	Quarter ended	Quarter ended
Code	Area Code			September 30, 2017	September 30, 2017
				Rupees (Debit)	Rupees (Credit)
		374007	Share application money	-	100,000
			Bank balance - Cheque on hand	100,000	
		201000	Trade payables	-	108,595
		678833	ROC FILING FEES EXPS.	97,595	-
		678899	MISC.EXPS.	8,000	-
		622000	PRINTING EXPS.	3,000	-
			TOTAL	208,595	208,595

Net Profit / (Loss) for the period

For, Anveshan Heavy Engineering Limited

-108,595

108,595

Prakash Makawana Director

: 06/11/2017 Director DIN: 00008382

Place : Ahmedabad Date : 06/11/2017

## The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) $\Lambda$ Balance Sheet as at Dec 31, 2017



Particulars	Notes	As at Dec 31, 2017 Rupees	As at Mar 31, 2017 Rupees
ASSETS		·	-
I. Non-current assets			
(a) Property, plant and equipment	5	757,592,249	821,256,060
(b) Intangible assets	6	2,533,027	2,474,925
(c) Financial assets			
(i) Loans	7	200,000,000	500,197,260.00
(ii) Other financial assets	7	2,299,997	2,027,700
(d) Other non-current assets	8 _	-	-
Total non-current assets	_	962,425,273	1,325,955,945
II.Current assets			
(a) Inventories	9	331,205,556	218,395,565
(b) Financial assets			
(i) Trade receivables	7	638,775,897	517,105,548
(ii) Cash and cash equivalents	7	232,997	377,936
(iii) Bank balance other than (iii) above	7	5,293,861	16,539,445
(iv) Loans	7	245,634,556	61,237,065
(v) Others financial assets	7	25,001	25,000
(c) Current tax assets (net)	10	7,354,713	-
(d) Other current assets	8	193,614,029	50,819,685
	_	1,422,136,610	864,500,244
Total current assets	_	1,422,136,610	864,500,244
Total Asse	ts _	2,384,561,883	2,190,456,189
EQUITY AND LIABILITIES	_		
Equity			
Equity share capital	11	136,000,000	136,000,000
Other equity	12	1,732,264,448	1,550,645,075
Securities premium account	12	-	-
General reserve	12	-	-
Retained earnings	12 _	1,732,264,448	1,550,645,075
Total equity	_	1,868,264,448	1,686,645,075
LIABILITIES			
I. Non-current liabilities			
(a) Financial liabilities			
(i) Borrowings	13	-	-
(b) Long-term provisions	14	8,956,711	6,036,585
(c) Deferred tax liabilities (net)	24 _	167,221,651	174,634,763
Total non-current liabilities	_	176,178,362	180,671,348





# The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Balance Sheet as at Dec 31, 2017

#### II.Current liabilities

Total equity and liabi	lities	2,384,561,883	2,190,456,189
Total current liabilities		340,119,073	323,139,766
		340,119,073	323,139,766
(e) Current tax liabilities (net)	10	-	2,954,054
(c) Short-term provisions	14	-	2,062,568
(b) Other current liabilities	15	89,521,227	128,958,584
(iii) Other financial liabilities	13	2,903,052	1,601,181
(ii) Trade payables	13	229,289,662	148,570,419
(i) Borrowings	13	18,405,132	38,992,960
(a) Financial liabilities			
11. Current habilities			

As per our report of even date

For, **Sorab S. Engineer & Co.** Chartered Accountants

Firm's Registration No. 110417W

For and on behalf of the board of directors of

The Anup Engineering Limited

CA. Chokshi Shreyas B.

Partner

Membership No. 100892

Place: Ahmedabad

Date: Jan 30, 2018

Chairman

Chief Financial Officer

Jayesh K. Shah Director

DIN: 00008349



## The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of profit and loss for the year ended Dec 31, 2017

'articulars Notes		Year ended Dec 31, 2017 Rupees	Year ended Mar 31, 2017 Rupees
Income		asupesa	atupees.
Revenue from operations			
Sale of Products	16	1,371,277,616	1.737,490,584
Sale of Services	16	7,015,239	39,970,550
Operating Income	16	18,816,174	16,088,690
Revenue from operations	-	1,397,109,029	1,793,549,824
Other income	17	39,749,906	60,814,980
Total income (I)	=	1,436,858,935	1,854,364,804
Expenses			
Cost of raw materials and accessories consumed	18	819,660,755	745,024,555
Changes in inventories of finished goods, work-in-progress and		(66,535,103)	(25,824,725)
stock-in-trade	19	100000000	A200-C-07-5-06
Employee benefits expense	20	86,194,089	103,352,762
Finance costs	21	1,160,354	11,715,754
Depreciation and amortisation expense	22	27,000,189	33,806,322
Other expenses	23	291,377,338	495,874,666
Total expenses (II)	1 G	1,158,857,622	1,363,949,334
Profit/ (loss) before exceptional items and tax (III=I-II)		278,001,313	490,415,470
Exceptional items [Income / (Expense)]		276,001,313	490,415,470
Profit before exceptional items and tax (III)=(I-II)		278,001,313	490,415,470
Exceptional items (IV)			4
Profit before tax (V) = (III-IV)	_	278,001,313	490,415,470
Tax expense			
Current tax	24:	103,800,000	174,500,000
MAT credit utilised			-
(Excess)/short provision related to earlier years	24	(55,760)	(54,790)
Deferred tax	24	(7,552,954)	(2,319,259)
Total tax expense (VI)		96,191,286	172,125,951
Profit for the period (VII) = (V-VI)		181,810,027	318,289,519
Other comprehensive income not to be reclassified to profit or loss in subsequent periods:			
Re-measurement gains / (losses) on defined benefit plans	12	3-	(404,075)
Income tax effect	24	(-)	139,842
		4	(264,233)
Net other comprehensive income not to be reclassified to profit or loss in subsequent periods	_	2-	(264,233)





## The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of profit and loss for the year ended Dec 31, 2017

Total other comprehensive income for the period, net of tax (VIII)	-	(264,233)
Total comprehensive income for the period, net of tax (VII+VIII)	181,810,027	318,025,286
Earning per equity share		
Basic	13.37	23.40
Diluted	13.37	23.40

As per our report of even date For, **Sorab S. Engineer & Co.** Chartered Accountants Firm's Registration No. 110417W

For and on behalf of the board of directors of The Anup Engineering Limited

CA. Chokshi Shreyas B.

Partner

Membership No. 100892 Place: Ahmedabad Date: Jan 30, 2018 Chairman

Chief Financial Officer

Jayesh K. Shah

Director DIN: 00008349

### -0,027 --1,448

## The Anup Engineering Limited (CIN: U99999GJ1962PLC001170) Statement of changes in Equity for the Qtr ended Dec 31, 2017

#### A. Equity share capital

Balance	Amount
	Note 11
As at April 1, 2017	136,000,000
Issue of Equity Share capital	1334 W
As at Dec 31, 2017	136,000,000

#### B. Other equity

Attributable to the equity holders of the parent

Particulars	R	Reserves and Surplus		
	Securities premium	General Reserve	Retained Earnings	
	Note 12	Note 12	Note 12	
Balance as at April 1, 2016	1,920	7,001,075	1,327,616,794	1,334,619,789
Profit for the period		<b>5</b> €0	318,289,519	318,289,519
Other comprehensive income for the year		8.5	(264,233)	(264,233)
Total Comprehensive income for the year		(=)	318,025,287	318,025,287
Any other movement (edit / modify based on requirement)	(1,920)	(7,001,075)	(94,997,005)	(102,000,000)
Balance as at March 31, 2017		₩ <b>.</b> .:	1,550,645,075	1,550,645,075
Balance as at April 1, 2017	-	3 <b>-</b> 3	1,550,645,075	1,550,645,075
Profit for the period	-	120	181,810,027	181,810,027
Other comprehensive income for the year		(F)	8	<u>~</u>
Total Comprehensive income for the year	<i>₹</i>		181,810,027	181,810,027
Utilised for Bonus Issue	=	(-)	= ±	33 39 -
Any other movement (edit / modify based on requirement)	Ξ.	(42)	29	2
Balance as at Dec 31, 2017			1,732,264,448	1,732,264,448



#### The Anup Engineering Limited

Notes to the Financial Statements

Note 5: Property, plant and equipment

Fixed Assets	Frechold land	Leaschold land	Buildings	Plant & machinery	Furniture & fixture	Vehicles	Office equipment	Computer, server & network	Total
Cost									
As at April 1, 2016	572,208	491,759,100	124,406,287	210,578,058	4,792,866	6,387,982	2,371,174	1,350,764	842,218,439
Additions	25 E	<u>145</u>	=	29,686,401	2,091,146	7,485,166	1,584,510	580,609	41,427,832
Deductions	8 <u>2</u> 3/ <u>2</u> 8	<u>~</u>	말	526	689,188	363,372	121,698	24	1,174,258
As at March 31, 2017	572,208	491,759,100	124,406,287	240,264,459	6,194,824	13,509,776	3,833,986	1,931,373	882,472,013
Additions	979	<b>65</b>	6,019,877	11,688,425	373,984		708,810	2,280,728	21,071,824
Deductions		65		133,355,039	7,005	270,000	122,098		133,754,142
As at Dec 31, 2017	572,208	491,759,100	130,426,164	118,597,845	6,561,803	13,239,776	4,420,698	4,212,101	769,789,695
Depreciation and Impairment									
As at April 1, 2016	(H)	1,722,249	3,404,722	22,050,620	712,006	218,098	457,293	379,555	28,944,543
Additions		1,722,249	3,403,132	24,419,168	674,092	1,309,947	602,195	407,367	32,538,150
Deductions	72	5E	~ ~	026	49,207	169,120	48,412	32	266,739
As at March 31, 2017	25 <u>26</u>	3,444,498	6,807,854	46,469,788	1,336,891	1,358,925	1,011,076	786,922	61,215,954
Depreciation for the year	X26		2,212,657	19,497,940	632,576	1,365,303	586,976	649,914	24,945,366
Deductions	· 22		껄	45,817,850	704	125,615	19,724	357	45,963,893
As at Dec 31, 2017	A 350	3,444,498	9,020,511	21,023,863	1,968,763	2,598,613	1,578,328	1,436,836	41,071,412
Capital Work In Progress	(D)								28,873,966
Net As at Dec 31, 2017	572,208	488,314,602	121,405,653	97,573,982	4,593,040	10,641,163	2,842,370	2,775,265	757,592,249
Net As at March 31, 2017	572,208	488,314.602	117,598,433	193,794,671	4,857,933	12,150,851	2.822,910	1,144,451	821,256,059







### The Anup Engineering Limited

Notes to the Financial Statements

Note 6: Intangible assets

Intangible assets	Computer Software	Patent & Technical knowhow	Total	
Cost				
As at April 1, 2016	2,949,852	1,136,287	4,086,139	
Additions	1,470,000	0 <b>≠</b> 3	1,470,000	
Deductions	1929	92)	<u>"-</u>	
As at March 31, 2017	4,419,852	1,136,287	5,556,139	
Additions	1,238,943	<b>.</b>	1,238,943	
Deductions	123	<b>2</b> 6	=	
As at Dec 31, 2017	5,658,795	1,136,287	6,795,082	
Amortisation and Impairment				
As at April 1, 2016	1,399,846	413,196	1,813,042	
Additions	854,976	413,196	1,268,172	
Deductions	E-0	150	±9	
As at March 31, 2017	2,254,822	826,392	3,081,214	
Amortisation for the Year	1,010,397	170,443	1,180,840	
Deductions	4 <del>5</del> 6	X <del>=</del> 0	老	
As at Dec 31, 2017	3,265,219	996,835	4,262,054	
Net	7			
As at Dec 31, 2017	2,393,576	139,452	2,533,027	
As at March 31, 2017	2,165,030	309,895	2,474,925	





#### The Anup Engineering Limited

Notes to the Financial Statements

#### Note 7: Financial assets

7 (	a) T	rade	receiv	ab	es
-----	------	------	--------	----	----

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
4.75	In Rs.	In Rs.
Current		
Unsecured, considered good	638,775,897	517,105,548
Less : Allowance for doubtful debts	-	21///42/210
2500 : Allowards for dealering decid	638,775,897	517,105,548
Other receivables		
Unsecured, considered good		-
		*
Total Trade and other receivables	638,775,897	517,105,548
Non-current		
Current	638,775,897	517,105,548
7 (b) Loans		
Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Non-current		
Loans to related parties	200,000,000	500,197,260
Loans to others	*	34
	200,000,000	500,197,260
Current		
Unsecured considered good		
Loans to related parties	245,634,556	61,237,065
	245,634,556	61,237,065
Total Loans	445,634,556	561,434,325
7 (c) Cash and cash equivalent		
Particulars	As at Dec 31, 2017	As at Mar 31, 2017
rarticulars	In Rs.	In Rs.
Balance with Bank		
Current accounts and debit balance in cash credit accounts	116,037	235,383
Cash on hand	19,237	67,756
Foreign Currecy on Hand	97,723	74,797
Total cash and cash equivalents	232,997	377,936
rotat cash and cash equivalents	404000	5,11,750





7 (d) Other bank balance

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.	
Unpaid dividend accounts	78,270	78,270	
Held as Margin Money*	5,215,591	16,461,175	
Total other bank balances	5,293,861	16,539,445	

<sup>\*</sup> Under lien with bank as Security for Guarantee Facility

7 (e) Other financial assets

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
Tat (tealin) s	In Rs.	In Rs.
Non-current		
Security deposits	2,299,998	2,027,700
	2,299,998	2,027,700
Current		
Security deposits	25,000	25,000
	25,000	25,000
Total other financial assets	2,324,998	2,052,700
Non-current	2,299,997	2,027,700
Current	25,001	25,000

#### Note 8: Other current / non-current assets

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
Providence	In Rs.	In Rs.
Non-current		
Advance to Others (Govt.Authority)	9	-
	-	,¥,=
Current		
Advance to suppliers	162,981,980	24,606,566
Balance with collectorate of central excise and customs	641,948	10,355,004
Sales tax / VAT /GST/ service tax receivable (net)	14,500,501	278,030
Export incentive receivable	5,732,121	7.007,680
Prepaid expenses	3,435,341	2,518,289
Other Current Asset	6,322,137	6,054,116
	193,614,029	50,819,685
Total	193,614,029	50,819,685





Note 9: Inventories (At lower of cost and net realisable value)

Particulars	As at Dec 31, 2017	As at Mar 31, 2017	
	In Rs.	In Rs.	
Raw materials	124,271,155	87,076,765	
Work-in-progress	180,198,969	113,543,269	
Finished goods	606,765	727,362	
Stores and spares	26,128,667	17,048,169	
Total	331,205,556	218,395,565	

#### Note 10 : Current Tax Assets/(Liability)

Particulars	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
Current Tax Assets Current Tax Liability	7,354,713	(2,954,054)
Total	7,354,713	(2,954,054)





Notes to the Financial Statements

Note 11: Equity share capital

Particulars	A	As at Dec 31, 2017		As at Mar 31, 2017
raruculars	No. of shares	In Rs.	No. of shares	In Rs.
Authorised share capital				
Equity shares of Rs.10 each	15,000,000	150,000,000	15,000,000	150,000,000
Issued and subscribed share capital				
Equity shares of Rs.10 each	13,600,000	136,000,000	13,600,000	136,000,000
Subscribed and fully paid up				
Equity shares of Rs.10 each	13,600,000	136,000,000	13,600,000	136,000,000
Total	13,600,000	136,000,000	13,600,000	136,000,000

#### 11.1. Reconciliation of shares outstanding at the beginning and at the end of the Reporting period

P. dinler	As at Dec 31, 2017			As at Mar 31, 2017
Particulars	No. of shares	In Rs.	No. of shares	In Rs.
At the beginning of the period	13,600,000	136,000,000	3,400,000	34,000,000
Add: Bonus shares issued during the year	10,200,000	102,000,000	10,200,000	102,000,000
Outstanding at the end of the period	23,800,000	238,000,000	13,600,000	136,000,000

#### 11.2. Aggregrate number of shares alloted as fully paid-up Bonus Shares (During 5 years immediately preceeding March 31, 2017)

During the year, the Company alloted 1,02,00,000 Bonus Equity Shares of Rs. 10 each as fully paid-up.

#### 11.2. Terms/Rights attached to the equity shares

The Company has one class of shares referred to as equity shares having a par value of Rs.10 each. Each shareholder is entitled to one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

### 11.3. Number of Shares held by each shareholder holding more than 5% Shares in the company

	As at Dec 31, 2017			As at Mar 31, 2017	
Name of the Shareholder	No. of shares	% of shareholding	No. of shares	% of shareholding	
Arvind limited- Holding Company	12,720,640	93.53%	12,720,640	93.53%	



Notes to the Financial Statements



# Note 12: Other Equity

	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	ln Rs.
Note 12.1 Reserves & Surplus		
General reserve		
Balance as per last financial statements	=	( <del>75</del> )
less: Utilized Bonus issue		
Balance at the end of the year	**************************************	=
Securities premium account		
Balance as per last financial statements	-	-
less: Utilized Bonus issue	<u> </u>	
Balance at the end of the year		:=:
Surplus in statement of profit and loss		
Balance as per last financial statements	1,550,645,075	1,232,619,788
Add: profit for the year	181,810,027	318,025,287
Add / (Less): OCI for the year	-	-
SECTEMBER OF STREET STREETS AND	1,732,264,448	1,550,645,075
less: Utilized Bonus issue		.=.
Balance at the end of the year	1,732,264,448	1,550,645,075
Total reserves & surplus	1,732,264,448	1,550,645,075
Total Other equity	1,732,264,448	1,550,645,075
Total Other Equity	1,732,204,446	1,330,043,073
Note 13 : Financial liabilities		
13 (a): Long-term Borrowings		
	As at Dec 31, 2017	As at Mar 31, 2017
13 (a): Long-term Borrowings	As at Dec 31, 2017 In Rs.	As at Mar 31, 2017 In Rs.
13 (a): Long-term Borrowings Particulars		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities		
Particulars  Long-term Borrowings (refer note (a) to (c) below) Non-current portion Secured Term loan from Banks  Current maturities Secured		
13 (a): Long-term Borrowings  Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities		
Particulars  Long-term Borrowings (refer note (a) to (c) below)  Non-current portion  Secured  Term loan from Banks  Current maturities  Secured		
Particulars  Long-term Borrowings (refer note (a) to (c) below) Non-current portion Secured Term loan from Banks  Current maturities Secured		





Notes to the Financial Statements

#### Short-term Borrowings (refer note (d) & (e) below)

#### Secured

Working Capital Loans repayable on demand from Banks 18,405,132 30,490,451

#### Unsecured

Intercorporate Deposits

From Related Parties - 8,502,509

Total short-term borrowings 18,405,132 38,992,960

Total borrowings 18,405,132 38,992,960

#### Nature of security:

#### A .Cash Credit and Other Facilities from Banks

i. First charge over entire stocks, receivables and other current assets and second charge over entire fixed assets of the Company both present and future.

#### 13 (b): Financial liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Other trade payable (Refer note below)	229,289,662	148,570,419
	229,289,662	148,570,419
Total	229,289,662	148,570,419

Other trade payables are not-interest bearing and are normally settled on 30-90 days terms

The Company has not received any intimation from suppliers regarding their status under the Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 and hence disclosures as required under Section 22 of The Micro, Small and Medium Enterprise Development (MSMED) Act, 2006 regarding:

- (a) Principal amount and the interest due thereon remaining unpaid to any suppliers as at the end of accounting year;
- (b) Interest paid during the year;
- (c) Amount of payment made to the supplier beyond the appointed day during accounting year;
- (d) Interest due and payable for the period of delay in making payment;
- (e) Interest accrued and unpaid at the end of the accounting year; and
- (f) Further interest remaining due and payable even in the succeeding years, until such date when the interest dues above are actually paid to the small enterprise. have not been given.

The Company is making efforts to get the confirmations from the suppliers as regard to their status under the said



# Arvind

# The Anup Engineering Limited

Notes to the Financial Statements

## 13 (c): Other financial liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Current maturity of long term borrowings	-	-
Payable to employees	2,257,304	767,073
Deposits from customers and others	600,000	704,706
Unpaid dividends	44,710	78,270
Other financial liabilities	1,038	51,132
Total	2,903,052	1,601,181

# Note 14: Provisions

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Long-term		
Provision for employee benefits		
Provision for leave encashment	8,956,711	6,036,585
	8,956,711	6,036,585
Short-term		
Provision for employee benefits		
Provision for leave encashment	3≥	2,062,568
Provision for gratuity	,	-
•	% <del>-</del>	2,062,568
Total	8,956,711	8,099,153

#### Note 15: Other current / Non-current liabilities

Particulars	As at Dec 31, 2017	As at Mar 31, 2017
	In Rs.	In Rs.
Current		
Advance from customers	54,793,060	123,210,710
Statutory dues including provident fund and tax deducted at source	34,728,167	5,747,874
Total	89,521,227	128,958,584



# Arvind

# The Anup Engineering Limited

Notes to the Financial Statements

**Note 16: Revenue from operations** 

D	2017-18	2016-17
Particulars	In Rs.	In Rs.
Sale of products	1371277616	1737490584
Sale of services	7,015,239	39,970,550
Operating income		
Waste sale	10,095,154	11,191,339
Export incentives	8,094,345	4,133,686
Testing Analysis Income	626,675	763,665
55% 25	18,816,174	16,088,690
Total	1,397,109,029	1,793,549,824

#### Note 17: Other income

D. P. I	2017-18	2016-17
Particulars	In Rs.	In Rs.
Interest income	31,808,433	58,221,388
Sundry credit balances appropriated		1,339,912
Provision no longer required	120,597	692,662
Miscellaneous income	2,541	6,963
Exchange Rate Diff (net)	7,818,335	554,054
Total	39,749,906	60,814,980

# Note 18: Cost of raw materials and components consumed

DOMESTIC STATE	2017-18	2016-17
Particulars	In Rs.	In Rs.
Stock at the beginning of the year	87,076,765	36,664,841
Add : Purchases	856,855,145	795,436,479
	943,931,910	832,101,320
Less: Inventory at the end of the year	124,271,155	87,076,765
Raw materials and components consumed	819,660,755	745,024,555
Total	819,660,755	745,024,555





Notes to the Financial Statements

Note 19: Changes in inventories of finished goods, work-in-progress and stock-in-trade

D. A. L.	2017-18	2016-17
Particulars	In Rs.	In Rs.
Stock at the end of the year		
Finished goods	606,765	727,362
Work-in-Progress	180,198,969	113,543,269
	180,805,734	114,270,631
Stock at the beginning of the year		
Finished goods	727,362	727,362
Work-in-Progress	113,543,269	87,718,544
	114,270,631	88,445,906
(Increase) / Decrease in stocks	(66,535,103)	(25,824,725)
Total	(66,535,103)	(25,824,725)

# Note 20: Employee benefits expense

n	2017-18	2016-17
Particulars	In Rs.	In Rs.
Salaries, wages, gratuity, bonus, commission, etc.	78,936,885	95,520,261
Contribution to provident and other funds	4,017,033	4,662,906
Welfare and training expenses	3,240,171	3,169,595
Total	86,194,089	103,352,762

Note 21: Finance costs

Particulars	2017-18	2016-17
	In Rs.	In Rs.
Interest expense - Loans	144,830	8,931,024
Interest expense - others	600,292	365,507
Other finance cost	415,232	2,419,223
Total	1,160,354	11,715,754





Notes to the Financial Statements

# Note 22: Depreciation and amortization expense

Particulars	2017-18 In Rs.	2016-17 In Rs.
Depreciation on Tangible assets (Refer Note 5)	25,819,349	30,815,900
Depreciation on Investment properties (Refer Note 6)	2	
Amortization on Intangible assets (Refer Note 6)	1,180,840	1,268,172
Amortisation of leasehold land	- 8	1,722,249
Depriciation chg due to revaluation	2	
Total	27,000,189	33,806,321

# Note 23: Other expenses

Particulars	2017-18	2016-17
raruculars	In Rs.	In Rs.
Power and fuel	10,226,792	14,770,436
Stores consumed	27,470,693	38,584,221
Insurance	738,052	1,001,420
Printing, stationery & communication	2,005,118	2,353,229
Rent	239,400	957,787
Commission, Brokerage & discount	164,286	
Rates and taxes	1,041,723	1,113,646
Repairs:	1/8/2017	
To Building	8,427,521	9,422,600
To Machineries (including spares consumption)	15,078,486	23,585,365
To others	2,964,327	3,882,709
Freight, insurance & clearing charge	35,402,442	25,280,420
Excise duty expense	6,103,738	147,898,906
Legal & Professional charges	2,550,872	4,350,315
Interest on Income tax	1,888,313	1,786,489
Conveyance & Travelling expense	2,897,867	3,418,021
Director's sitting fees	108,026	165,316
Job work charges	135,624,479	163,366,748
Sundry debits written off	81,536	12,599,246
Auditor's remuneration	493,574	697,890
Bank charges	5,423,514	8,011,727
Spend on CSR activities		5,562,560
Loss on assets sold, demolished, discarded and scrapped	94,059	95,275
Miscellaneous expenses	11,079,073	7,965,461
Postage & Courier Charges	255,646	254,097
Computer Expenses	865,453	907,112
Drawing & Drafting Charges	78,620	1,399,218
Security Charges	1,957,235	2,401,513
Retainership Fees	3,391,897	3,936,763
Inspection Fees	6,314,242	8,937,883





#### ARVIND FASHIONS LIMITED

Please see below the applicable information pertaining to Arvind Fashions Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBP")

Arvind Fashions Limited ("AFL")

Corporate Identification Number: U52399GJ2016PLC085595

Registered: Arvind Limited Premises, Naroda Road, Ahmedabad – 380025

Tel: +91-79-30138000; Fax: +91-79-30138671;

Corporate Office: 08th Floor. Du Parc Trinity, 17, M G Road, Bangalore-560015

Tel: +91-80-41550650; Fax: +91-80-41550651;

Website: https://arvindbrands.com/

Contact Person: Vijaykumar BS, Company Secretary; Email: vijaykumar.bs@arvindbrands.com

Promoter of AFL\*: Arvind Limited ("AL")

\*Upon the Scheme of Arrangement (as defined hereinafter) becoming effective, the promoters of AFL shall be identified in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (the "SEBI ICDR Regulations").

# CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst AL, AFL, Anveshan Heavy Engineering Limited ("AHEL") and The Anup Engineering Limited ("TAEL") and their respective shareholders and Creditors in connection with demerger of Branded Apparel Undertaking of AL into AFL (the "Scheme of Arrangement"), each shareholder of AL shall be issued I Equity Share of face value of Rs. 4\* each of AFL (the "Equity Share") for every 5 fully paid up equity share(s) of Rs. 10 each of AL held by such shareholder as on the record date, to be determined in accordance with the Scheme of Arrangement, Further, pursuant to the Scheme of Arrangement, and subject to applicable laws and receipt of requisite approvals, including exemption from Rule 19(2)(b) of the Securities Contracts (Regulations) Rules, 1957 (the "SCRR") to be obtained from the SEBI, the Equity Shares would be listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" together with BSE referred to as the "Stock Exchanges").

\* Upon the Scheme of Arrangement becoming effective, the face value of equity shares of AFL will be consolidated from Rs. 2 to Rs. 4

## DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

#### MERCHANT BANKER

YES Securities (India) Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor, Senapati Bapat Marg, Elphinstone Road, Mumbai 400 013

Tel: +91 22 3012 6919 Fax: +91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.vesinvest.in

SEBI Registration Number: MB/INM000012227



#### REGISTRAR

#### Link Intime India Private Limited

247 Park, Tower-C-101, L.B.S. Marg, Vikhroli (W), Mumbai – 400 083 Tel - +91 22 4918 6270 Fax- +91 22 4918 6060

E-mail: prachl.babadi@illnkintime.co.in

Investor grievance e-mail: r&t.helpdesk@linkintime.co.in

Website: www.linkintime.co.in Contact Person: Ms. Prachi Babadi

SEBI Registration Number: INR000004058

#### STATUTORY AUDITOR

#### M/s, Sorab S. Engineer & Co.

No. 902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai – 400 021 Contact Person - Mr. Shreyas Choksi Phone: +91 79 26584304

E-mail: sbchoksi@sseco.in
Firm Registration no.: 110417W
Peer Review certificate no.: 001982

#### DETAILS OF PROMOTER OF AFL\*

AL is the promoter of AFL. AL is a public listed company incorporated on June 01, 1931 under the provisions of the Companies Act, 1913. The Corporate Identification Number of AL is L17119GJ1931PLC000093. The registered office of AL is situated at Naroda Road, Ahmedabad - 380025. The equity shares of the AL are listed on BSE Limited and the National Stock Exchange of India Limited.

AL was originally incorporated for manufacturing and marketing of textile products. Over the years, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

Name of the Listed Group Companies of AFL\*: Arvind Limited and Arvind Smartspaces Ltd

\*Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AFL shall be identified in accordance with the SEBI ICDR Regulations.

#### BUSINESS OVERVIEW AND STRATEGY OF AFL

The Memorandum of Association of AFL authorizes it to undertake the following activities:

1. To carry on business of manufacturing, marketing, importing, exporting, buying, selling, reselling, transporting, storing developing, promoting, supplying and to act as franchisors, franchisees, wholesalers by way of physical selling or selling online as principals or agents, of any branded or non-branded products or services including but not limited to sports and health improvement equipment, apparel, footwears, food & provisions, household goods, consumer durables, jewellery, luggages, books & stationery, health care and beauty products, toys and music, computers & accessories, telecom products, agri input products, furniture & furnishings, automobile & accessories and acquiring and running food, service and entertainment centres, to provide solutions and services



related to web technologies, internet and e-commerce, set up portals and invest in companies providing similar services and purchasing or leasing any movable and immovable properties to carry on these activities.

AFL is currently engaged in marketing and promoting of organized wholesale business.

## BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of AFL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships	
1.	Sanjaybhai Shrenikbhai Lalbhai	Non – Executive Director	Mr. Sanjay Lalbhai has overall experience of morthan 35 years in textile industry. Other than AFI he holds directorships in:  1. Arvind Limited 2. The Anup Engineering Limited 3. Animesh Holdings Private Limited 4. Arvind Lifestyle Brands Limited 5. Adani Ports and Special Economic Zor Limited 6. Arvind Smartspaces Limited 7. Arvind Foundations 8. Aura Business Ventures LLP 9. Anveshan Heavy Engineering Limited	
2.	Jayesh Kantilal Shah	Non – Executive Director	<ul> <li>Mr. Jayesh Shah is Non-Executive Director of AFL. He is an Associate member of ICAI and a Commerce Graduate from Gujarat University. Other than AFL, he holds directorships in:</li> <li>1. Arvind Limited</li> <li>2. The Anup Engineering Limited</li> <li>3. Arvind Foundation</li> <li>4. Arvind Lifestyle Brands Limited</li> <li>5. Centerac Emarket Places Private Limited</li> <li>6. Aura Business Enterprise Private Limited</li> <li>7. Arvind Internet Limited</li> <li>8. Arvind Products Limited</li> <li>9. Arvind Garments Park Private Limited</li> <li>10. Arvind Goodhill Suit Manufacturing Private Limited</li> <li>11. Amplus Capital Advisors Private Limited</li> <li>12. Firenze Properties and investments Private Limited</li> <li>13. Arvind Pd Composites Private Limited</li> <li>14. E-Infochips Limited</li> <li>15. Calvin Klein Arvind Fashion Private Limited</li> </ul>	
3.	Renuka Ramnath	Nominee Director	Ms. Renuka Ramnath is a Nominee Director of AFL. She has a total experience of over 30 years in finance industry. Other than AFL, she holds directorships in:  1. L&T Technology Services Limited 2. Cinemax India Limited	



Sr. No.	Name of the Director	Designation	Experience including other directorships
			3. Multiples ARC Private Limited 4. Shri Nath G Corporate Management Services Private Limited 5. Institutional Investor Advisory Services India Limited 6. Multiples Equity Fund Trustee Private Limited 7. Multiples Alternate Asset Management Private Limited 8. Vikram Hospital (Bengaluru) Private Limited 9. Indian Energy Exchange Limited 10. Peoplestrong Hr Services Private Limited 11. Pvr Limited 12. Vastu Housing Finance Corporation Limited 13. Subhiksha Trading Services Limited 14. Ultratech Cement Limited 15. Encube Ethicals Private Limited 16. Tata Communications Limited 17. Arvind Lifestyle Brands Limited 18. Arvind Limited
4.	Nilesh Dhirajlal Shah	Independent Director	Nilesh Shah is an Independent Director of AFL. He has over 25 years of experience in Capital Market. Other than AFL, he holds directorships in:  1. Arvind Limited 2. Kotak Mahindra Asset Management Company Limited 3. Association of Mutual Funds in India 4. Kotak Mahindra Pension Fund Limited
5.	Kamal Singal	Independent Director	Mr. Kamal Singal is an Independent Director of AFL. He holds an Executive Post Graduate Diploma in Management (EPGM) from Indian Institute of Management, Indore. He has been associated with Lalbhai Group since 2001 in various capacities. Prior to joining Lalbhai group, he worked for 9 years in different capacities in DCM Textiles Limited. Other than AFL, he holds directorships in:  1. The Anup Engineering Limited 2. Arvind Smartspaces Limited 3. Arvind Herbal Homes Private Limited 4. Kausalya Realerve LLP 5. Arvind Infrabuild LLP 6. Karnavati Infracon LLP 7. Arvind Infracon LLP
6.	Nithya Easwaran	Nominee Director	Ms. Nithya Easwaran is a Nominee Director of AFL. She has over 20 years of experience in financial services. Other than AFL, she holds directorships in:  1. Axis Securities Limited



Sr. No.	Name of the Director	Designation	Experience including other directorships
			Accelyst Solutions Private Limited     Freecharge Payment Technologies Private Limited
*7.	Kulin Sanjay Lalbhai	Non – Executive Director	Mr. Kulin S Lalbhai, is the Non-Executive Director of the Company. He holds Bachelor's of Science in Electrical Engineering from Stanford University, USA. He has also worked as a management consulting with Mckinsey & Co's. Other than AFL, he holds directorships in:  1. Arvind Limited 2. Zydus Wellness Limited 3. Arvind Smartspaces Limited 4. Arvind Goodhill Suit Manufacturing Private Limited 5. Arvind Internet Limited 6. Style Audit LLP

# DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

AFL is an unlisted public company incorporated on January 5, 2016 and has not undertaken any public issue since incorporation.

#### Capital Structure of AFL as on date

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	125,000,000 Equity Shares of face
	3000	value of Rs. 2 each*
2	Issued, subscribed and paid-up equity share capital	115,851,454 Equity Shares of face
		value of Rs. 2 each*

<sup>\*</sup>Pursuant to the Scheme becoming effective, 2 equity shares of face value of Rs.2 each of AFL shall be consolidated into 1 equity share of face value of Rs.4 each.

## SHAREHOLDING PATTERN OF AFL PRE & POST SCHEME

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post Scheme of Arrangement becoming effective	% of holding post Scheme of Arrangement becoming effective
1.	Promoter*	10,39,06,759	89.69	2,21,99,679	38.48
2.	Public	1,19,44,695	10.31	3,54,83,253	61.51
3.	Non Promoter - Non Public**	_		2830	Negligible
	Total	11,58,51,454	100.00	5,76,85,761	100.00

Note: Promoter shareholding includes shares held jointly with nominees



<sup>\*</sup>Upon the Scheme of Arrangement becoming effective, the promoters of AFL shall be identified in accordance with SEB ICDR Regulations.

#### AUDITED FINANCIALS

#### Standalone Financial Information

(in Rs. Crores)

Particulars	As on and for the 6 months period ended on September 30, 2017	FY 2017	FY 2016
Total income from operations	393.68	292.69	Since, the
Net Profit/(Loss) before tax and extraordinary items	26.63	(5.61)	company was
Net Profit/(Loss) after tax and extraordinary items	18.03	(3.54)	incorporated in January
Equity Share Capital	22.65	21.74	2016, there
Reserves and Surplus	1,172.28	855.28	was no
Net Worth	1,195.44	877,02	business in
Basic and Diluted Earnings per Shares (in Rs.)	Basic-Rs.3.31 Diluted-Rs. 3.14	Basic- Rs.(0.72) Diluted Rs.(0.68)	the Company and no income was booked
Return on Net Worth (%)	3.02%	-0.40%	during this period. It was formed with paid up capital of 1 lakh rupees and preliminary expenses towards incorporation were incurred.
Net Asset Value Per Share (in Rs.)	103.65	81.06	

Note: As the Company was incorporated on January 5, 2016, financials are not available prior to that date.

#### **Risk Factors**

The below mentioned risks are top five risks applicable to AFL:

- 1. The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL & AHEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) exemption under Rule 19 (2) (b) of SCRR from SEBI; and (iv) receipt of in-principle and final approvals from the Stock Exchanges for listing and trading of Equity Shares. In cases any of these required approvals or sanctions are not received, the proposed Scheme of Arrangement will not be completed, which will adversely impact AFL's ability to conduct its business activities as contemplated in the said Scheme of Arrangement.
- 2. Pursuant to the Scheme of Arrangement, as part of the demerged business, requisite personnel operating the demerged business, would also be part of AFL and based on their experience in the said field, AFL would be in position to continue business operations, however, AFL cannot assure you that it will successfully foray in or continue to be profitable in this business. Any inability to effectively develop and operate its business may have an adverse impact on AFL's financial condition and results of operation.

<sup>\*\*</sup> Shares in Non Promoter - Non Public Shareholding are the Shares Underlying DRs.



- 3. The efforts of AFL at integrating acquired businesses, pursuant to the Scheme of Arrangement becoming effective, based on prevailing market conditions, may not yield timely or effective results or at all, which may affect its financial condition and results of operations. AFL's failure to derive anticipated synergies could expose it to potential risks of integrating acquired businesses. AFL's inability to generate sufficient revenue to offset the costs of acquisitions could significantly disrupt its ability to manage acquired business and adversely affect its financial condition and results of operations.
- 4. Changes in the regulatory environment in which AFL operates could have a material adverse effect on its business, financial condition, result of operations and prospects. The regulatory and policy environment in which ΛFL operates is evolving and subject to change. Such changes may adversely affect its business, results of operations and prospects, to the extent that AFL is unable to suitably respond to and comply with any changes in applicable law and policy.
- 5. The Equity Shares of AFL have never been publicly traded and after the Scheme of Arrangement becoming effective, the Equity Shares may experience price and volume fluctuations, and an active trading market for the Equity Shares may not develop. Further, the price of the Equity Shares may be volatile, and you may be unable to sell the Equity Shares issued pursuant to the Scheme of Arrangement at or above the deemed acquisition cost, or at all.

#### Summary of Outstanding Litigations, Claims and Regulatory Actions

1. Total number of outstanding litigations against AFL and amount involved

NIL

2. Brief details of top material outstanding litigations against AFL and the amount involved

NIL

3. Regulatory action, if any – disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action\*

NIL

- \* Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AFL shall be identified in accordance with SEB ICDR Regulations.
- 4. Brief details of outstanding criminal proceedings against the promoter\*

NIL

\*Upon the Scheme of Arrangement becoming effective, the promoters of AFL shall be identified in accordance with SEB ICDR Regulations.

#### ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

Pursuant to the Scheme becoming effective, 2 equity shares of face value of Rs.2 each of AFL shall be consolidated into 1 equity share of face value of Rs.4 each



#### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/ regulations issued by the Government of India or the guidelines/ regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad



#### ANVESHAN HEAVY ENGINEERING LIMITED\*

\*On and from the effective date name of Anyeshan Heavy Engineering Limited will be changed to The Anup Engineering Limited

Please see below the applicable information pertaining to Anveshan Heavy Engineering Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

Anveshan Heavy Engineering Limited ("AHEL")

Corporate Identification Number: U29306GJ2017PLC099085

Registered: Main Building, Arvind Limited Premises, Naroda Road, Ahmedabad - 380025

Tel: 07922872823/07922870622; Fax: 079228700642;

Contact Person: Rakesh Poddar Email: rakesh.poddar@arvind.in

Promoter of AHEL\*: Sanjaybhai Shrenikbhai Lalbhai

\*Upon the scheme of Arrangement (as defined hereinafter) becoming effective, the promoters of AIIEL shall be identified in accordance with the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (the "SEBI ICDR Regulations").

# CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst AL, Arvind Fashions Limited ("AFL"), Anveshan Heavy Engineering Limited ("AHEL") and The Anup Engineering Limited ("TAEL") and their respective shareholders in connection with demerger of the Engineering Undertaking of AL into AHEL (the "Scheme of Arrangement"), each shareholder of AL shall be issued I equity share(s) of face value of Rs. 10 each of AIIEL (the "Equity Share") for every 27 fully paid up equity share(s) of Rs. 10 each of AI. held by such shareholder and 7 Equity Shares of AIIEL for every 10 fully paid up equity share(s) of Rs. 10 each of TAEL as on the record date to be determined in accordance with the Scheme of Arrangement. Further, pursuant to the Scheme of Arrangement, and subject to applicable laws and receipt of requisite approvals, including exemption from Rule 19(2)(b) of the Securities Contracts (Regulations) Rules, 1957 (the "SCRR") to be obtained from the SEBI, the Equity Shares would be listed on BSE Limited and National Stock Exchange of India Limited (the "Stock Exchanges").

#### DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

#### MERCHANT BANKER

#### YES Securities India Limited

IFC, Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor Senapati Bapat Marg Elphinstone Road Mumbai 400 013

Tel: 91 22 3012 6919 Fax: -91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



#### REGISTRAR

#### Link Intime India Private Limited

C 101, 247 Park L B S Marg, Vikhroli West Mumbai – 400 083 Maharashtra

Tel: +91 22 4918 6200 Fax: +91 22 4918 6195

Investor Grievance e-mail: ahmedabad@linkintime.co.in

Website: www.linkinrime.co.in Contact Person: R. Chandra Sekher

SEBI Registration Number: INR000004058

#### STATUTORY AUDITOR

#### Sorab S. Engineer & Co.,

902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai - 400 021 Contact Person: Mr. Shreyas Choksi Phone: =91 22 2282 4811

Fax: = 91 22 2204 0861 E-mail: sbchoksi@sseco.in Firm Registration no.: 110417W Peer Review Certificate no.: 001982

#### DETAILS OF PROMOTER OF AHEL\*

Mr. Sanjay Lalbhai is Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. He has acquired India's first Denim Brand –flying machine in 1981 and is currently guiding the process of building Arvind impressive brand portfolio.

#### Name of the Listed Group Companies of AHEL\*: Arvind Limited and Arvind Smartspaces Limited

\*Upon the Scheme of Arrangement becoming effective, the promoters and group companies of AHEL shall be identified in accordance with the SEBI ICDR Regulations.

#### BUSINESS OVERVIEW AND STRATEGY OF AHEL

The Memorandum of Association of AHEL, authorizes it to undertake the following activities:

To Manufacture, fabricate, manipulate, alter, assemble, improve, prepare for market, buy, sell and otherwise
deal in all kinds of Centrifuges, Water Softening Plants, Rotary Pumps, Dryers, Separators, Laundry
Equipments including Washing Machines, Ironers, Presses, Dryers, Hospital Equipments, Disinfecting Plants
and apparatus and all kinds of Plants, Machinery, components parts, accessories, fittings, fixtures, apparatus,
tools and implements.



To carry on the business of mechanical engineers, machinists, filters, millwrights, founders, wire drawers, tube
makers, metallurgists, saddlers, galvanizers, japanners, annealers, enamellers, electroplaters, vulvanizers,
painters and packing case makers.

As on date, AHEL is not carrying on any business activity. Pursuant to the Scheme of Arrangement becoming effective, it will carry on owning, operating, investing, and promoting business in the fields of engineering, including but not limited to manufacturing, fabricating, altering, marketing, buying, selling, and otherwise deal in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus and such other ventures as may be identified by the Board from time to time.

## BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of AHEL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
1.	Mr. Sanjay Shrenikbhai Lalbhai	Director	Mr. Sanjay Lalbhai is the Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. Other than AHEL, he holds directorships/partnerships in:  1. Arvind Limited 2. The Anup Engineering Limited 3. Animesh Holdings Private Limited 4. Arvind Lifestyle Brands Limited 5. Adani Ports and Special Economic Zone Limited 6. Arvind Retail Limited 7. Arvind Smartspaces Limited 8. Arvind Foundations 9. Aura Business Ventures LLP
2.	Mr. Punit Sanjay Lalbhai	Director	Mr. Punit Lalbhai has done his Masters in Environmental Science from Yale University, USA. He has a Bachelor's degree in Conservation Biology from University of California. He is also deeply involved in sustainability conservation. Other than AHEL, he holds directorships in:  1. Arvind Limited 2. Confederation Of Indian Textile Industry 3. Arvind Envisol Limited 4. Arvind Pd Composites Private Limited 5. Arvind Og Nonwovens Private Limited 6. Arvind Internet Limited 7. Heartfulness Institute 8. Arvind Transformational Solutions Private Limited 9. The Anup Engineering Limited
3.	Mr. Paresh Shah	Director	Mr. Paresh Ambalal Shah has done his Bachelor's in Commerce from Gujarat University. He is an Associate member of Institute of Cost and Works Accountant of India & The Institute of Company Secretaries of India and Fellow member of The Institute of Chartered Accountants of India.



DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

AHEL is an unlisted public company incorporated on September 14, 2017 and has not undertaken any public issue since incorporation.

#### Capital Structure of AHEL Pre Scheme

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	<b>2,50,000</b> Equity Shares of Rs. 10 each
2	Issued, subscribed and paid-up equity share capital	50,000 Equity Shares of Rs. 10 each

#### SHAREHOLDING PATTERN OF AHEL PRE & POST SCHEME

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post to Scheme of Arrangement becoming effective	% of holding post to Scheme of Arrangement becoming effective
1.	Promoter*	50,000	100	42,28,841	41.49
2.	Public	823	(7%)	59,62,745	58.22
3.	Non Promoter - Non Public**	100	,,¢	524	0.01
	Total	50,000	100	1,01,92,110	100

Note: Promoter shareholding includes shares held jointly with nominees.

# AUDITED FINANCIALS

As the Company got incorporated on September 14, 2017, financial statements are not available.

#### Risk Factors

The below mentioned risks are top five risks applicable to AHEL

- 1. The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL & AHEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) exemption under Rule 19 (2) (b) of SCRR from SEBI; and (iv) in-principal and final approvals from the Stock Exchanges for listing and trading of Equity Shares. In cases any of these required approvals or sanctions are not received, the proposed Scheme of Arrangement will not be completed, which will adversely impact AHEL's ability to commence its business activities as contemplated in the said Scheme of Arrangement.
- 2. AHEL is entering into the business in which it may not have experience. Pursuant to the Scheme of arrangement, as part of the demerged and amalgamated business, requisite personnel operating the demerged and amalgamated business, would also be part of AHEL and based on their experience in the said field, AHEL would be in position to continue business operations, however, AHEL cannot assure you that it will successfully foray in or continue to be profitable in this business. Any ability to effectively develop and operate its business may have an adverse impact on AHEL's financial condition and results of operation.

<sup>\*</sup>Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.

<sup>\*\*</sup> Shares in Non Promoter - Non Public Shareholding are the Shares Underlying DRs.



- 3. The efforts of AHEL at integrating acquired businesses, pursuant to the Scheme of Arrangement becoming effective, may not yield timely or effective results or at all, which may affect its financial condition and results of operations. AHEL's failure to derive anticipated synergies could expose it to potential risks of integrating acquired businesses. AHEL's inability to generate sufficient revenue to offset the costs of acquisitions could significantly disrupt its ability to manage acquired business and adversely affect its financial condition and results of operations.
- 4. Changes in the regulatory environment in which AHEL operates could have a material adverse effect on its business, financial condition, result of operations and prospects. The regulatory and policy environment in which AHEL operates is evolving and subject to change. Such changes may adversely affect its business, results of operations and prospects, to the extent that AHEL is unable to suitably respond t and comply with any changes in applicable law and policy.
- 5. The Equity Shares of AHEL have never been publicly traded and after the Scheme of Arrangement becoming effective, the Equity Shares may experience price and volume fluctuations, and an active trading market for the Equity Shares may not develop. Further, the price of the Equity Shares may be volatile, and you may be unable to sell the Equity Shares issued pursuant to the Scheme of Arrangement at or above the deemed acquisition cost, or at all.

#### Summary of Outstanding Litigations, Claims and Regulatory Actions

- Total number of outstanding litigations against AHEL and amount involved Nil
- Brief Details of top 5 material outstanding litigations against AHEL and the amount involved Nil
- Regulatory action, if any disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action\*
   Nil
  - \* Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.
- 4. Brief details of outstanding criminal proceedings against the promoter\*
  - \*Upon the Scheme of Arrangement becoming effective, the promoters of AHEL shall be identified in accordance with SEBI ICDR Regulations.

## ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

On and from the Effective Date, the name of TAEL shall be struck off from the records of the concerned RoC. Further, the name of AHEL (Anveshan Heavy Engineering Limited) shall be changed to TAEL (The Anup Engineering Limited)



#### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad





#### THE ANUP ENGINEERING LIMITED

Please see below the applicable information pertaining to The Anup Engineering Limited (the "Company") in accordance with circular no. CFD/DIL3/CIR/2017/21, dated March 10, 2017, issued by the Securities and Exchange Board of India ("SEBI")

The Anup Engineering Limited ("TAEL")
Corporate Identification Number: U99999GJ1962PLC001170

Registered: Behind 66 KV Elec, Sub-Station, Odhov Road, Ahmedabad-382415.
Tel: 07922872823/07922870622; Fax: 07922870642; Website: www.anupengg.com

Contact Person: Rakesh Poddar, Company Secretary Email: rakesh.poddar@arvind.in

Promoter of TAEL\*: Arvind Limited, Aura Securities Private Limited, Sanjaybhai Shrenikbhai Lalbhai, Jayshreeben Sanjaybhai Lalbhai, Kulin Sanjaybhai, Samvegbhai Arvindbhai, Snehalben Samvegbhai Lalbhai, Sheth Narottam Bhai Lalbhai, Hansaben Nirjanbhai Lalbhai, Smt. Vimla Siddharth, Rajivbhai Chinubhai Lalbhai, Arun P Sheth, Shri Shripal Chinubhai Sheth, Sarojben B Sheth, Mrs. Indraben Pratapsinh Sheth, Ayojan Holdings Private Limited, Aegis Investments Limited, Aagam Holding Private Limited.

\* On and from the Effective Date, TAEL shall stand dissolved and the name of AHEL shall stand changed to TAEL.

# CONSIDERATION UNDER THE COMPOSITE SCHEME OF ARRANGEMENT AND LISTING DETAILS

Pursuant to the composite Scheme of Arrangement amongst Arvind Limited ("AL"), Arvind Fashions Limited ("AFL"), Anveshan Heavy Engineering Limited ("AHEL") and TAEL and their respective shareholders and Creditors in connection with amalgamation of TAEL into AHEL (the "Scheme of Arrangement"), each shareholder of TAEL shall be issued 7 Equity Share of face value of Rs. 10 each of AHEL (the "Equity Share") for every 10 fully paid up equity share(s) of Rs. 10 each of AHEL held by such shareholder as on the record date to be determined in accordance with the Scheme of Arrangement.

#### DETAILS OF MERCHANT BANKER, REGISTRAR AND STATUTORY AUDITOR

#### MERCHANT BANKER

YES Securities (India) Limited

IFC. Tower 1&2, Unit 602 A, 6<sup>th</sup> Floor Senapati Bapat Marg Elphinstone Road Mumbai 400 013

Tel: +91 22 3012 6919 Fax: -91 22 2421 4508

E-mail: chandresh.sharma@yessecuritiesltd.in

Website: www.yesinvest.in

SEBI Registration Number: MB/INM000012227



#### REGISTRAR

Link Intime India Private Limited,

C 101, 247 Park, L B S Marg, Vikhroli West Mumbai - 400083, Maharashtra

Tel: +91 22 4918 6200 Fax: -91 22 4918 6195

Investor Grievance e-mail: ahmedabad@linkintime.co.in

Website: www.linkintine.co.in Contact Person: R Chandra Sekher

SEBI Registration Number: INR000004058

#### STATUTORY AUDITOR

#### Sorab S. Engineer & Co.,

902, Raheja Centre, Free Press Journal Marg, Nariman Point, Mumbai – 400 021 Contact Person: Mr. Shreyas Choksi

Phone: -91 22 2282 4811
Fax: -91 22 2204 0861
E-mail: sbchoksi@sseco.in
Firm Registration no. 110417W
Peer Review certificte no. 001982

#### DETAILS OF PROMOTER OF TAEL\*:

AL is the ultimate promoter of TAEL. AL is a public listed company incorporated on June 01, 1931 under the provisions of the Companies Act, 1913. The Corporate Identification Number of AL is L17119GJ1931PLC000093. The registered office of AL is situated at Naroda Road. Ahmedabad - 380025. The equity shares of the AL are listed on BSE Limited and the National Stock Exchange of India Limited.

AL was originally incorporated for manufacturing and marketing of textile products. Over the years, it has grown and diversified in several distinct business activities through different undertakings, namely (i) Textiles business comprising of manufacturing of yarn, denim, shirting and knit fabrics, garments, and technical textiles; (ii) Branded Apparel Undertaking consisting of branded apparel, accessories and customised clothing business; and (iii) Engineering Undertaking consisting of manufacturing of critical process engineering equipment.

#### The details of the other promoters of TAEL are set out in the table below:

Name of the Promoter	Shares held in TAEL	% of issued, subscribed and paid-up equity share capital of TAEL
Aura Securities Pvt. Ltd.	17,560	0.13
Sanjaybhai Shrenikbhai Lalbhai	1,950	0.01
Jayshreeben Sanjaybhai Lalbhai	7,160	0.05
Kulin Sanjaybhai	2,800	0.02
Samvegbhai Arvindbhai	12,600	0.09
Snehalben Samvegbhai Lalbhai	10,000	0.07
Sheth Narottam Bhai Lalbhai	22,760	0.17



Name of the Promoter	Shares held in TAEL	% of issued, subscribed and paid-up equity share capital of TAEL
Hansaben Nirjanbhai Lalbhai	3,520	0.03
Smt. Vimla Siddharth	1,440	0.01
Rajivbhai Chinubhai Lalbhai	16,000	0.12
Arun P Sheth	18,200	0.13
Shri Shripal Chinubhai Sheth	9,600	0.07
Sarojben B Sheth	5,320	0.04
Mrs. Indraben Pratapsinh Sheth	1,400	0.01
Ayojan Holdings Pvt. Ltd.	25,000	0.18
Aegis Investments Ltd	12,240	0.09
Aagam Holding Pvt. Ltd	720	0.01

#### Name of the Listed Group Companies of TAEL\*: Arvind Limited & Arvind Smartspaces Limited

#### BUSINESS OVERVIEW AND STRATEGY OF TAEL

The Memorandum of Association of TAEL authorizes it to undertake the following activities:

TAEL is in the business of manufacturing, fabricating, altering, marketing, buying, selling, dealing in all kinds of centrifuges, water softening plants, pumps, dryers and other plants and apparatus. Pursuant to the Scheme of Arrangement becoming effective, TAEL shall stand dissolved without winding up. On and from the Effective Date, the name of the TAEL shall be struck off from the records of the concerned RoC.

#### BOARD OF DIRECTORS

Set forth below are the details regarding the Board of Directors of TAEL as on date:

Sr. No.	Name of the Director	Designation	Experience including other directorships
1	Sanjaybhai Shrenikbhai Lalbhai	Director	Mr. Sanjay Lalbhai is the Chairman and Managing Director of Arvind Ltd. He has overall experience of more than 35 years in textile industry. Other than TAEL, he holds directorships/partnerships in:
			<ol> <li>Arvind Limited</li> <li>Arvind Fashions Limited</li> <li>Animesh Holdings Private Limited</li> <li>Arvind Lifestyle Brands Limited</li> <li>Adani Ports and Special Economic Zone Limited</li> <li>Arvind Smartspaces Limited</li> <li>Arvind Foundations</li> <li>Aura Business Ventures LLP</li> <li>Anveshan Heavy Engineering Limited</li> </ol>
2.	Jayesh Kantilal Shah	Director	Mr. Jayesh Shah is Executive Director and CFO of our holding Company (Arvind Limited). He is a

<sup>\*</sup> On and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL.



Sr. No.	Name of the Director	Designation	Experience including other directorships		
			Member of the Governing Council of Ahmedabad Management Association. He is Associate member of ICAI and a Commerce Graduate from Gujarat University. Other than TAEL, he holds directorships in:		
			<ol> <li>Arvind Foundation</li> <li>Arvind Lifestyle Brands Limited</li> <li>Centerac Emarket Places Private Limited</li> <li>Aura Business Enterprise Private Limited</li> <li>Arvind Internet Limited</li> <li>Arvind Products Limited</li> <li>Arvind Garments Park Private Limited</li> <li>Arvind Goodhill Suit Manufacturing Private Limited</li> <li>Amplus Capital Advisors Private Limited</li> <li>Firenze Propertiesandinvestments Private Limited</li> <li>Arvind Pd Composites Private Limited</li> <li>E-Infochips Limited</li> <li>Calvin Klein Arvind Fashion Private Limited</li> <li>Arvind Limited</li> <li>Arvind Fashions Limited</li> </ol>		
3.	Samvegbhai Arvindbhai Lalbhai	Director	Mr. Samvegbhai Arvindbhai Lalbhai is a director of company since 18.10.1995. He is managing director of Atul Limited. He is past president of Ahmedabad Textile Mills Association and Gujarat Chamber of Commerce and Industry. Other than TAEL, he holds directorships/ partnerhips in:  1. Arvind Products Limited 2. Saumya Farms And Organic Products Private Limited 3. Sneh Farms Private Limited 4. Arvind Farms Pvt Limited 5. Bengal Tea & Fabrics Limited 6. Atul Limited 7. National Design Business Incubator 8. Sneh Farms LLP 9. Aharabal Investment And Trading LLP		
4.	Bhupendra Mangaldas Shah	Director	10. Kongposh Investment and Trading LLP 11. Sangarmal Investment and Trading LLP 12. Samveg Tradecom LLP  Mr. B M Shah is Working as Registrar and CFO at Ahmedabad University since April 2009. Also holding the charge of Director at Ahmedabad Education Society. He holds M.Com. LL.B., F.C.A. He is Associated with CSR of Lalbhai Group for more than 10 years as Executive Director of Narottam Lalbhai Rural Development Fund. Also advising two other NGOs of the Group as the Trustee of SHARDA Trust and Chandraprasad Desai		



Sr. No.	Name of the Director	Designation	Experience including other directorships			
			of providing help and support to urban poor through education, vocational training and health improvement programme. Other than TAEL, he holds directorships in:			
			<ol> <li>Pinnacle Shares Registry Private Limited</li> <li>Wellcrow Photogears Private Limited</li> <li>Cresque Design Private Limited</li> <li>Ahmedabad University Support Foundation</li> <li>AIC-LMCP Foundation</li> </ol>			
5.	Kamal Singal	Director	Mr. Kamal Singal, is the Managing Director & Chief Executive Officer of the Arvind SmartSpaces Limited (formerly Arvind Infrastructure Limited). He holds an Executive Post Graduate Diploma in Management (EPGM) from Indian Institute of Management, Indore. He has been associated with Lalbhai Group since 2001 in various capacities. Prior to joining Lalbhai group, he worked for 9 years in different capacities in DCM Textiles Limited. Other than TAEL, he holds directorships/ partnerships in:  1. The Anup Engineering Limited 2. Arvind Smartspaces Limited 3. Arvind Herbal Homes Private Limited 4. Kausalya Realerve LLP 5. Arvind Infrabuild LLP 6. Karnavati Infracon LLP 7. Arvind Infracon LLP			
6.	Punit Sanjay Lalbhai	Director	Mr. Punit Lalbhai has done his Masters in Environmental Science from Yale University, USA. He has a Bachelor's degree in Conservation Biology from University of California He is also deeply involved in sustainability conservation. Other than TAEL, he holds directorships in:  1. Arvind Limited 2. Confederation Of Indian Textile Industry 3. Arvind Envisol Limited 4. Arvind Pd Composites Private Limited 5. Arvind Og Nonwovens Private Limited 6. Arvind Internet Limited 7. Heartfulness Institute 8. Arvind Transformational Solutions Private Limited 9. Anveshan Heavy Engineering Limited			



# DETAILS AND REASONS FOR NON-DEPLOYMENT OR DELAY IN DEPLOYMENT OF PROCEEDS OR CHANGES IN UTILIZATION OF ISSUE PROCEEDS OF PAST PUBLIC ISSUES, IF ANY, OF AFL IN THE PRECEDING 10 YEARS:

TAEL is an unlisted Public company and the equity shares of The Anup Engineering Limited were voluntarily delisted from Ahmedabad Stock Exchange Limited ("ASEL") vide ASEL letter dated June 15, 2015 w.e.f. June 17, 2015.

#### Capital Structure of TAEL (Pre-Scheme)

Sr. No.	Particulars	Description of Equity Shares
1	Authorized share capital	<b>15,000,000</b> Equity Shares of Rs. 10 each
2	Issued, subscribed and paid-up equity share capital	<b>13,600,000</b> Equity Shares of Rs. 10 each

#### SHAREHOLDING PATTERN OF TAEL PRE SCHEME\*

Sr. No.	Particulars	Number of Equity Shares prior to Scheme of Arrangement becoming effective	% of holding prior to Scheme of Arrangement becoming effective	Number of Equity Shares post to Scheme of Arrangement becoming effective	% of holding post to Scheme of Arrangement becoming effective
1.	Promoter*	1,28,91,590	94.79	-	-
2.	Public	7,08,410	5.21	-	.=
	Total	1,36,00,000	100	=	-

<sup>\*</sup> On and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL.

# AUDITED FINANCIALS

#### Standalone Financial Information

Particulars (in Rs. Crores )	As on and for the 9 months period ended on December 30, 2017	FY 2017 (IND AS)	FY 2016 (IND AS)	FY 2015 (IGAAP)	FY 2014 (IGAAP)	FY 2013 (IGAAP)
Total income from Operations (net)	139.71	179.35	133.72	135.98	104.60	73.45
Net Profit/(Loss) before tax and extraordinary items	27.80	49.04	36.62	27.51	17.35	7.00
Net Profit/(Loss) after tax and extraordinary items	18.18	31.83	23.43	18.15	11.26	4.94
Equity Share Capital	13.60	13.60	3.40	3.40	3.40	3.40
Reserves and Surplus	173.23	155.06	133.46	63.67	45.67	34.41
Net Worth	186.83	168.66	136.86	67.07	49.07	37.81
Basic and Diluted Earnings per Shares (in Rs.)	***13.37	*23.40	68.91	53.38	33.11	14.53
Return on Net Worth (%)	9.73	18.87	17.12	27.06	22.95	13.07
Net Asset Value Per Share (in Rs.)	137.38	**124.01	402.53	197.26	144.32	111.21



- \* After sub-division and issue of Bonus shares
- \*\* After sub-division and issue of Bonus shares
- \*\*\* Not Annualized

#### Risk Factors

The below mentioned risks are top risks applicable to TAEL.

The Scheme of Arrangement is subject to approval of (i) shareholders of AL, AFL, AHEL & TAEL; (ii) sanction by the National Company Law Tribunal in accordance with Section 230-232 of the Companies Act, 2013; (iii) in-principal and final approvals from the Stock Exchanges for listing and trading of Equity Shares.

Further, on and from the Effective Date, TAEL shall stand dissolved and the name of the AHEL shall stand changed to TAEL

#### Summary of Outstanding Litigations, Claims and Regulatory Actions

1. Total number of outstanding litigations against TAEL and amount involved

#### 23 Cases involving total amount of Rs.27 lacs

2. Brief Details of top 5 material outstanding litigations against TAEL and the amount involved

NII.

3. Regulatory action, if any – disciplinary action taken by SEBI or stock exchanges against the Promoter/ Group Companies in Last 5 financial years including outstanding action

NIL

4. Brief details of outstanding criminal proceedings against the promoter

NIL

#### ANY OTHER IMPORTANT INFORMATION OF THE COMPANY

Upon the Scheme becoming effective, the TAEL shall stand dissolved without winding up. On and from the Effective Date, the name of TAEL shall be struck off from the records of the concerned RoC.

Pursuant to the scheme of arrangement, TAEL will amalgamate into AHEL and the name of AHEL (Anveshan Heavy Engineering Limited) shall be changed to TAEL (The Anup Engineering Limited)

#### DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956 (to the extent applicable), the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

Date: March 09, 2018 Place: Ahmedabad



# BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH AT AHMEDABAD CA(CAA) No. 26/NCLT/AHM/2018

In the matter of The Companies Act, 2013;

In the matter of Sections 230 to 232 read with section 66 and other applicable provisions of The Companies Act, 2013;

And

In the matter of Arvind Limited;

And

In the matter of The Composite Scheme of Arrangement involving Demerger, amalgamation and restructure of Capital amongst Arvind Limited, Arvind Fashions Limited, Anveshan Heavy Engineering Limited and The Anup Engineering Limited and their respective Shareholders and Creditors.

#### **Arvind Limited.**

SIGNATURE OF THE UNSECURED CREDITOR OR PROXY:\_

#### **Applicant Demerged Company**

# **FORM OF PROXY**

I, the undersigned, the Unsecured Creditor of A	rvind Limited, do hereby appoint Mr./Ms.	·	of
and failing him/her Mr./Ms	of	as my/our p	roxy, to act for me/us at the
meeting  of the  Unsecured  Creditors  of the  Appl	icant Company to be held on Saturday, t	he 12thday of May, 2018 at 1:	2.00 noon at J. B. Auditorium,
Ahmedabad Management Association Complex	x, ATIRA Road, Ahmedabad - 380 015 in th	ne state of Gujarat; for the p	urpose of considering, and, if
thought fit, approving, with or without modific	cation(s), the said Composite Scheme o	f Arrangement involving D	emerger, amalgamation and
restructure  of  Capital  amongst  Arvind  Limited, A constant  Capital  amongst  Arvind  Limited, A constant  Capital  Capital	Arvind Fashions Limited, Anveshan Heavy	/EngineeringLimitedandT	he Anup Engineering Limited
and their respective shareholders and creditor	, ,	• • •	
me/us and in my/our name(s)		=	
after 'Scheme') the said arrangement embodied	in the Scheme, either with or without mo	odification(s), as my/our pro	oxymayapprove.
Dated this	day of2018		
Name of Creditor :			Affix Re.1
Address:		Signature	revenue revenue
			stamp
Signature of Proxy			
		<b></b>	
	<b>ARVIND LIMITED</b>	- 0	
Regd. Off	ice: Naroda Road, Ahmedabad-380 d		
	CIN: L17119GJ1931PLC00009	3	
	UNSECURED CREDITOR	<b>!S</b>	
	ATTENDANCE SLIP		
PLEASE FILL THIS ATTENDA	ANCE SLIP AND HAND IT OVER AT THE	ENTRANCE OF THE MEET	ING HALL.
Amount Rs			
NAME AND ADDRESS OF THE UNSECURED CRI	EDITOR /PROXYHOLDER:		
I hereby record my presence at the Meeting of U	nsecured Creditors of Arvind Limited co	nvened pursuant to the Or	der dated 16th March, 2018, of
the NCLT on Saturday, the 12thday of May, 2018	3 at12.00 noon at J.B. Auditorium, Ahme	dabad Management Assoc	ciation Complex, ATIRA Road,
Ahmedabad-380015, Gujarat, India.			

#### Notes:

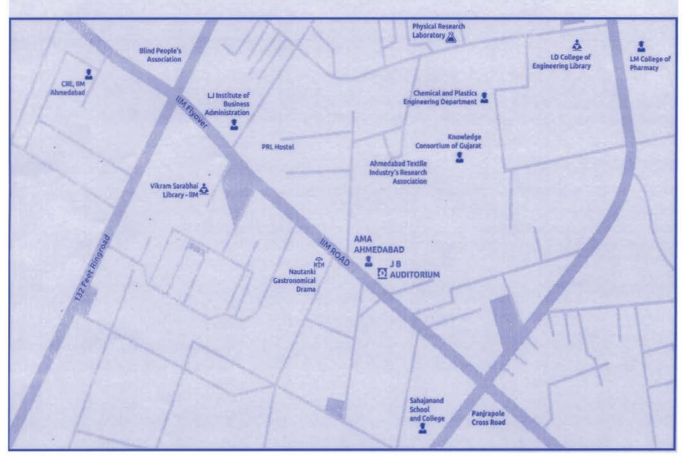
- 1. The Form of Proxy must be deposited at the Registered office of the Company at Naroda Road, Ahmedabad, 380 o25, not less than 48 (forty-eight) hours before the scheduled time of the commencement of the aforesaid meeting.
- 2. If you are a body corporate, a copy of the Resolution of the Board of Directors or the governing body authorizing such person to act as its representative/proxy at the meeting and certified to be a true copy by a Director, the manager, the Secretary or any other authorised officer of such body corporate be lodged with the Company at its Registered Office not later than 48 (forty-eight) hours before the meeting.
- 3. Aproxyneed not be an Unsecured Creditor of Arvind Limited.
- 4. All alterations made in the form of proxy should be initialed.
- 5. Please affix appropriate revenue stamp before putting signature.
- 6. In case of multiple proxies, the proxylater in time shall be accepted.

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# Notes:

1. Unsecured Creditors who come to attend the meeting are required to bring with them copy of the Scheme of Arrangement.

# Route Map for the venue of the meeting, J. B. Auditorium Ahmedabad Management Association (AMA), Ahmedabad



If undelivered please return to:



## **ARVIND LIMITED**

CIN: L17119GJ1931PLC000093

Registered Office: Naroda Road, Ahmedabad-380025, Gujarat, India Tel No. +91-79-30138000 Website www.arvind.com Email:investor@arvind.in