MOONBURG POWER PRIVATE LIMITED

(Company incorporated under the Companies Act, 2013) (CIN: U70200MH2022PTC384178)

Date: 23-August 2024

To.

The Secretary (Listing Department) Bombay Stock Exchange Limited ("BSE") Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai 400001, Maharashtra India.

Scrip Name: Moonburg Power Private Limited

Scrip Code: 974856 ISIN: INEOPKY07014

Subject: Intimation of Certified copy of the Merger Order by NCLT

Reference: Regulation 51 read with part B of Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir /Madam,

Pursuant to the Regulation 51 read with part B of Schedule III of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to inform you that company has received the certified copy of the merger order received on 22nd August 2024 wherein the amalgamation of the Moonburg Power Private Limited into Tulsi Palace Resort Private Limited has been approved.

The intimation will also be made available the Company's website on https://www.theleela.com/investor-relations >> Investor page

This is for your information, record, and appropriate dissemination.

Thanking you

For Moonburg Power Private Limited

JYOTI Digitally signed by JYOTI MAHESHWÁRI MAHESHW/ Date: 2024.08.23

Jyoti Maheshwari Company Secretary & Compliance Officer ACS 24469

CC:

Catalyst Trusteeship Limited

901, 9th Floor, Tower-B, Peninsula Business Park, Senapati Bapat Marg, Lower Parel (W), Mumbai- 400013

> Regd Office: Tower 4, Third Floor, Equinox Business Park, Kurla West, Mumbai - 400070 Email: cs.moonburg@theleela.com website: www.leel Telephone No. 022 69015454



C.P.(CAA)/90(MB)2024 IN C.A.(CAA)/34(MB)2024

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 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016;

and

In the matter of

Scheme of Amalgamation of Moonburg Power Private Limited

(First Petitioner Company / Transferor Company)

With

Tulsi Palace Resort Private Limited

(Second Petitioner

Company/Transferee Company)





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And Their Respective Shareholders

The First Petitioner Company and the Second Petitioner Company are hereinafter collectively referred to as 'Petitioner Companies'

Moonburg Power Private Limited

[CIN: U70200MH2022PTC384178]

...First Petitioner Company /

Transferor Company

Tulsi Palace Resort Private Limited

[CIN: U55101MH2012PTC412645] ...Second Petitioner Company/

Transferee Company

and their respective shareholders

The First Petitioner Company and the Second Petitioner Company are hereinafter collectively referred to as 'Petitioner Companies'

Order delivered on: 13.08.2024

Coram:

Ms. Anu Jagmohan Singh

Hon'ble Member (Technical)

Shri. Kishore Vemulapalli

Hon'ble Member (Judicial)







C.P.(CAA)/90(MB)2024 IN C.A(CAA)/34(MB)2024

Appearances:

For the Petitioner(s)

Mr. Hemant Sethi a/w Ms. Devanshi

Sethi i/b Hemant Sethi & Co.

For the Regional Director :

Mr. Tushar Wagh, Ld. Authorised

Representative on behalf of the RD

(WR) Regional Director, MCA present

through VC.

ORDER

- 1. Heard Learned Counsel for the Petitioners Companies. The sanction of this National Company Law Tribunal ('Tribunal') is sought under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 to the said Scheme of Amalgamation of Moonburg Power Private Limited with Tulsi Palace Resort Private Limited and their respective Shareholders ('Scheme').
- 2. The Petitioner Companies have approved the Scheme by passing Board Resolutions at their respective board meetings held on 27 October 2023 for the First Petitioner Company and on 20 October 2023 for the Second Petitioner Company.





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- 3. The Petitioner Companies submits that the proposed amalgamation will result in organizational efficiencies, reduction in overheads, administrative, operational costs and other expenses along with optimal utilization of various resources, prevention of cost duplication, creation of synergy thereby increasing operational efficiency and integrating business functions.
- 4. The Petitioner Companies further submits that the First Petitioner Company is engaged in the business of providing hospitality consultancy services. The Non-Convertible Bonds of the First Petitioner Company are listed on BSE Limited. The Second Petitioner Company is engaged in the business of establishing, running and managing hotels, heritage hotels and resorts.
- 5. As per Clause 6 of the Scheme, upon the Scheme becoming effective and in consideration for the amalgamation of the Transferor Company with the Transferee Company, the Transferee Company shall without any further application or deed, issue and allot to the shareholders of the Transferor Company, holding fully paid up equity shares in the Transferor Company and whose names appears

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in the Register of Members of the Transferor Company as on the Effective Date or his/her/its heirs, executors, administrators or the successors in title, as may be recognized by the Board of Directors of the Transferee Company, fully paid up equity shares in the following fair share swap ratio:

"1 (One) fully paid up equity share having face value of INR 10/- (Indian Rupees Ten only) of the Transferee Company shall be issued and allotted to the shareholders of the Transferor Company for every 36 (Thirty-Six) equity shares having face value of INR 10/- (Indian Rupees Ten only) each held in the Transferor Company."

- 6. The Petitioner Companies further submits that the present Company Petition is filed in consonance with Section 230-232 of the Companies Act, 2013 and in terms of order pronounced on 17.04.2024 in CA(CAA)/34/MB/2024.
- 7. The Petitioner Companies has stated that the Petitioner Companies have complied with all requirements as per directions of this Tribunal and they have made requisite filings to demonstrate compliance with this Tribunal. Moreover, the Petitioner Companies undertake to comply with all the statutory requirements, if and to the extent

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applicable, as may be required under the Companies Act, 2013 and the rules made thereunder.

8. The Regional Director (Western Region), Ministry of Corporate Affairs, Mumbai has filed his report dated 11.07.2024 ('RD Report'), inter alia, stating its observations on the Scheme in paras 2(a) to 2(j) of the RD Report. In response to the observations made by the Regional Director and the RoC, Mumbai, the Petitioner Companies have filed an Affidavit in Rejoinder dated 12.07.2024 and have given necessary clarifications and undertakings which are brought out in the table below:

Sr. No.	Observation(s) of the Regional Director/RoC Mumbai. RoC Mumbai.	Response of the Petitioner Companies
a)	the report of the Registrar	The Petitioner Companies state that the contents being statement of facts does not require any comments.



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	representation regarding the proposed scheme of Amalgamation has been received against the Petitioner Companies. Further, the Petitioner Companies has filed Financial Statements up to 31.03.2023.	
a) (i)		The Petitioner Companies state that the contents being statement of facts does not require any comments.
a) (ii)	Section 230(3)(i) of the Companies Act, 2013, where the transferor	Company on its authorized share capital shall be set off against fees payable, if any, by the Transferee Company for increase of its authorized share





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	subsequent to the amalgamation. Therefore, the remaining fee, if any after setting-off the fees already paid by the transferor company on its authorized capital, must be paid by the transferee company on the increased authorized capital subsequent to the amalgamation.	amalgamation. Also, the Transferee Company shall pay the balance / difference amount of the fees, as applicable, at the time of increasing the authorised share capital.
a) (iii)	Upon coming effect of the Scheme, the applicable Respective changes in Share Capital in AOA of the Transferee Company for shall be added to the matters which are necessary furtherance.	The Second Petitioner Company undertake that it will update the Articles of Association with the any change in the Share Capital on effectiveness of the Scheme.
a) (iv)	Interest of the creditors should be protected.	The Petitioner Companies undertake that the interest of all the creditors shall be protected.
a) (v)	May be decided on its merits.	The Petitioner Companies state that the contents being statement of facts does not require any comments.
	Regional Director	
b)	Transferee company should undertake to	

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	comply with the provisions of section 232(3)(i) of the Companies Act, 2013 through appropriate affirmation in respect of fees payable by Transferee Company for increase of share capital on account of merger of transfer of companies.	
c)	or IND-AS 103, as may be applicable, the resultant company shall pass such accounting entries which are necessary in connection with the scheme to comply with other applicable	submit that it shall give effect to the accounting treatment in its books of accounts in accordance with the method as prescribed under applicable Indian Accounting Standards read with Section 133 of the Companies Act, 2013, Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian
d)	The Hon'ble Tribunal may kindly direct the Petitioner Companies to file an affidavit to the extent that the Scheme enclosed to the Company Application and Company Petition are one	with the Company Scheme Application and Company Scheme Petition are one and the same and there are no discrepancies, and no changes





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	and same and there is no discrepancy, or no change is made.	
e)	The Petitioner Companies under provisions of section 230(5) of the Companies Act 2013 have to serve notices to concerned authorities which are likely to be affected by the Amalgamation or arrangement. Further, the approval of the scheme by the Hon'ble Tribunal may not deter such authorities to deal with any of the issues arising after giving effect to the scheme. The decision of such authorities shall be binding on the petitioner companies concerned.	The Petitioner Companies submit that they have served notices to the relevant applicable regulatory authorities (being i) the Central Government through the office of Regional Director, Western Region, Mumbai, ii) the Registrar of Companies, Mumbai, iii) the Income Tax Authority, iv) the Nodal Authority in the Income Tax Department, v) Goods & Service Tax Authorities, vi) Official Liquidator, Bombay (only in case of the Transferor Company), vii) BSE Limited (only in case of the First Petitioner Company), as per the directions contained in the NCLT order dated 17 April 2024 in CA(CAA)/34(MB)2024 and NCLT order dated 16 May 2024 in CP(CAA)/90(MB)2024. The rights of the relevant regulatory authorities will not be affected pursuant to the approval of the Scheme as post amalgamation the Second Petitioner Company will continue to be in existence.



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f) As per Definition of the Scheme,

"Appointed Date" means opening hours of 27th May, 2023 or such other date as may be fixed or approved or directed by the National Company Law Tribunal at Mumbai or such other date as may be determined by the Board of Directors of the Transferor Company and the Transferee Company with approval of NCLT.

"Effective Date" means the date on which the certified or authenticated the order copies of sanctioning this Scheme, passed by the National Company Law Tribunal at Mumbai are filed with Registrar of the Companies, Mumbai, Maharashtra.

References in this Scheme to the date of "coming into effect of this Scheme" or "upon the Scheme being effective" shall

The Petitioner Companies submit that the Appointed Date i.e. 27 May 2023 has been clearly indicated in the Scheme in accordance with provisions of section 232(6) of the Companies Act, 2013 and the Scheme shall be effective from the Appointed Petitioner Date. Hence, the Companies undertake that it is with compliance applicable requirements of the Circular no. F. No. 7/12/2019/CL-1 dated 21-08-2019 issued by the Ministry of Corporate Affairs.







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mean the Effective Date.	
In this regard, it is	
submitted that Section	
232 (6) of the Companies	
Act, 2013 states that the	·
scheme under this section	
 shall clearly indicate an	
appointed date from	
which it shall be effective	110
and the scheme shall be	
deemed to be effective	
from such date and not at	
a date subsequent to the	
appointed date. However,	
this aspect may be	
decided by the Hon'ble	
Tribunal taking into	
account its inherent	
powers.	
The Petitioners may be	
asked to comply with the	
requirements as clarified	
vide circular no. F. No.	W 24
7/12/2019/CL-I dated	
21.08.2019 issued by the	
Ministry of Corporate	
Affairs.	
Petitioner Companies	The Petitioner Companies have
shall undertake to comply	served notice to Income Tax
with the directions of the	department on 19 April 2024 for
Income tax department &	the First Petitioner Company

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	GST Authorities, if any	and on 24 April 2024 for the Second Petitioner Company and to GST department on 22 April 2024 for the First Petitioner Company and on 24 April 2024 for the Second Petitioner Company as per the NCLT order dated 17 April 2024 in CA(CAA)/34(MB)2024 and to the Income Tax department on 05 June 2024 for the First Petitioner Company and on 10 June 2024 for the Second Petitioner Company and to GST department on 05 June 2024 for the First Petitioner Company and on 11 June 2024 for the First Petitioner Company and on 11 June 2024 for the Second Petitioner Company as per NCLT order dated 16 May 2024 in CP(CAA)/90(MB)2024. The Petitioner Companies submit that it shall undertake to comply with the directions of Income tax department & GST Department, if any.
h)	Petitioner Companies shall undertake to comply with the directions of the concerned sectoral Regulatory, if so required.	The Petitioner Companies submit that it shall undertake to comply with the directions of the concerned sectoral Regulatory, if any.





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	Company shall be in compliance with provisions of Section	Act, 1961 read with Income Tax Rules, 1962 pursuant to the
j)	foreign shareholders; hence Petitioner Companies shall undertake to comply with	Foreign Exchange Regulation Act ('FERA') and Reserve Bank

Mr. Tushar Wagh, Ld. Authorised Representative on behalf of the RD (WR) Regional Director, MCA present through VC at the time of final hearing, has stated that the explanation and representation given by the Petitioner Companies is satisfactory and that there is no need for filing any supplementary report and there is no objection for approval of the scheme.



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10. The Official Liquidator has filed his report dated 21.05.2024. ('OL Report'). In paragraph 5 of the OL Report, the Official Liquidator has made certain observations. In response to the observations made by the Official Liquidator, the Petitioner Companies have filed an Affidavit in Rejoinder dated 03.06.2024 and have given necessary clarifications and undertakings which are brought out in the table below:

Sr.	Observation of	the	Response of the Petitioner
No.			Companies
	Mumbai.		
5)	networth. Even when company's net worth negative, the Finan	2023 any tive the n is nicial been bing the	and will not be liquidated or discontinued. Accordingly, a going concern

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First Petitioner Company.

The First Petitioner Company has complied with the principles of accounting while preparing the financial statements on a going concern basis. Furthermore, the First Petitioner Company undertakes to comply with all principles of accounting which may be applicable to it from time to time.

The First Petitioner Company is going to be dissolved without winding up and merged with the Second Petitioner Company. I further submit that there is no prohibition under the Companies Act, 2013 where a company with a negative net worth cannot file scheme under section 230 - 232 of the Companies Act, 2013.

Further, reliance is placed upon the judgement of the Supreme Court in the matter of *Rajendra Prasad Gupta vs Prakash Chandra Mishra & Ors.* (AIR 2011 Supreme Court 1137) wherein the apex court had upheld the view taken by the Hon'ble Allahabad High Court in





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Narsingh Das v. Mangal Dubey (ILR 5 All 163 (FB) (1882)), wherein the Hon'ble Allahabad High Court observed that-

"Courts are not to act upon the principle that every procedure is to be taken as prohibited unless it is expressly provided for by the Code, but on the converse principle that every procedure is to be understood as permissible till it is shown to be prohibited by the law. As a matter of general principle prohibition cannot be presumed."

Therefore, in the absence of under the prohibition Companies Act, 2013, company with a negative net worth can file scheme under Section 230 - 232 of Companies Act, 2013. Copy of the judgement of the Hon'ble hereto Supreme Court is and marked annexed 'Annexure B' in the Rejoinder Affidavit.

11. The Income Tax Department will be at liberty to examine the aspect of any tax payable as a result of this scheme and in case it is found

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that the scheme ultimately results in tax avoidance under the provisions of the Income Tax Act, it shall be open to the income tax authorities to take necessary action as possible under the Income Tax Law.

- 12. From the material on record, the Scheme appears to be fair and reasonable and is not in violation of any provisions of law and is not contrary to public policy.
- 13. Since all the requisite statutory compliances have been fulfilled, Company Petition CP(CAA)/90/MB/2024 connected with CA(CAA)/34/MB/2024 is made absolute in terms of prayer in the Petition. The Scheme is sanctioned hereby, and the Appointed Date of the Scheme is fixed as 27 May 2023.
- 14. The Transferor Company be dissolved without winding up.
- 15. All the assets and liabilities including taxes and charges, if any and duties of the Transferor Company, shall pursuant to section 232 of the Companies Act, 2013, be transferred to and become the assets, liabilities and duties of the Transferee Company.

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- 16. The Petitioner Companies are directed to lodge a certified copy of this Order along with a copy of the Scheme with the concerned Registrar of Companies, electronically along with e-Form INC-28, within 30 days from the date of receipt of the order by the Registry, duly certified by the Designated Registrar of this Tribunal.
- 17. The Petitioner Companies are directed to lodge a certified copy of this Order and the Scheme duly authenticated by the Designated Registrar of this Tribunal, with the concerned Superintendent of Stamps for adjudication of stamp duty payable, if any, within 60 working days from the date of receipt of certified copy of the certified order from the Registry of this Tribunal.
- 18. The Petitioner Companies shall take all consequential and statutory steps required under the provisions of the Act in pursuance of the Scheme.
- 19. The Petitioner Companies shall comply with all the undertakings given by them.





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- 20. All concerned regulatory authorities to act on a copy of this Order duly certified by the Designated Registrar of this Tribunal along with copy of the Scheme.
- 21. Any person or any Authority, whose interest is adversely affected, shall be at liberty to approach appropriate Forum or to take appropriate action as permissible under law.
- 22. With the above directions, Ordered accordingly.
 CP(CAA)/90/MB/2024 is allowed and disposed off. File to be consigned to records.

Sd/-

Anu Jagmohan Singh Member (Technical)

SVR/13.08.2024

Sd/-

Kishore Vemulapalli Member (Judicial)



Certified True Copy

Date of Application 19/8/24

Number of Pages 20

Fee Paid Rs. 100 F

Applicant called for collection copy on 22/8/27

Copy prepared on 20/08/2027

Copy Issued on 22/3/2027

Deputy Registrar National Company Law Tribunal, Mumbai Bench

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SCHEME OF AMALGAMATION

OF

MOONBURG POWER PRIVATE LIMITED ('THE TRANSFEROR COMPANY')

WITH

TULSI PALACE RESORT PRIVATE LIMITED

('THE TRANSFEREE COMPANY')

AND



THEIR RESPECTIVE SHAREHOLDERS
(UNDER SECTIONS 230 TO 232 READ WITH SECTION 66 AND OTHER
APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES
MADE THERE UNDER)

I. PREAMBLE

The Scheme of Amalgamation ('Scheme') is presented under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 and the rules and regulations issued thereunder, as amended from time to time, for amalgamation of Moonburg Power Private Limited ('the Transferor Company') with Tulsi Palace Resort Private Limited ('the Transferee Company') and their respective shareholders.

II. DESCRIPTION OF COMPANIES

 Tulsi Palace Resort Private Limited, is a private limited company which was incorporated under the Companies Act, 1956 on 19th October, 2012 bearing CIN: U55101MH2012PTC412645 with its registered office at ground floor,



Tower No.2, Equinox Business Park, Kurla Village, Mumbai 400070, India (hereinafter referred to as 'Transferee Company'). The Transferee Company is engaged in the business of establishing, running and managing hotels, heritage hotels and resorts.

• Moonburg Power Private Limited, is a private limited company which was incorporated under the Companies Act, 2013 on 7th June, 2022, bearing CIN: U70200MH2022PTC384178 and having its registered office at ground floor, Tower No.2, Equinox Business Park, Kurla Village, Mumbai 400070, India (hereinafter referred to as 'Transferor Company'). The Transferor Company is engaged in the business of providing hospitality consultancy services. Certain non-convertible bonds issued by Moonburg Power Private Limited are listed on BSE Limited.

III. RATIONALE FOR THE SCHEME

- The proposed amalgamation will result in organizational efficiencies, reduction in overheads, administrative, operational costs and other expenses along with optimal utilization of various resources, prevention of cost duplication, creation of synergy thereby increasing operational efficiency and integrating business functions.
- The Board of Directors of Transferor Company and Transferee Company is
 of the view that the Scheme is not prejudicial, since it does not affect the
 rights and interests of the customers, shareholders, creditors and all other
 stakeholders.
- Accordingly, to achieve the above objectives, the Board of Directors of the
 Transferor Company and Transferee Company have decided to make
 requisite joint applications and/or petitions before the National Company Law
 Tribunal under Sections 230 to 232 of the Companies Act, 2013 and other
 applicable provisions for the sanction of this Scheme.
- IV. The Scheme is divided into following parts:
 - Part A deals with definitions and Share Capital;









- Part B deals with the Amalgamation of Moonburg Power Private Limited with Tulsi Palace Resort Private Limited and other related matters; and
- Part C deals with General Terms and Conditions applicable to this Scheme.









PART-A

DEFINITIONS AND SHARE CAPITAL

1. DEFINITIONS

In this Scheme, unless inconsistent with the subject or context, the following expressions shall have the following meaning:

- 1.1 "Act" means the Companies Act, 2013, as applicable, and rules and regulations made thereunder and shall include any statutory modifications, amendments or reenactment thereof for the time being in force.
- 1.2 "Applicable Law(s)" means all applicable legislations, statutes, notification, rules, regulations, guidelines, judgements, decisions, or common law, policy, code, directives, ordinance, schemes, notices, instruments, decrees, orders, instructions, by-laws and other legislative measures or decisions having the force of law, enacted or issued or sanctioned by any Appropriate Authority including any modification or re-enactment thereof for the time being in force.
- 1.3 "Appointed Date" means opening hours of 27th May, 2023 or such other date as may be fixed or approved or directed by the National Company Law Tribunal at Mumbai or such other date as may be determined by the Board of Directors of the Transferor Company and the Transferee Company with approval of NCLT.
- 1.4 "Board of Directors" means the respective Board of Directors of the Transferor Company and the Transferee Company and shall, unless repugnant to the context or otherwise include any person authorized by the Board of Directors.
- 1.5 "Effective Date" means the date on which the certified or authenticated copies of the order sanctioning this Scheme, passed by the National Company Law Tribunal at Mumbai are filed with the Registrar of Companies, Mumbai, Maharashtra.

References in this Scheme to the date of "coming into effect of this Scheme" or "upon the Scheme being effective" shall mean the Effective Date.







- 1.6 "Appropriate Authority" or "Governmental Authority" means any state or other political subdivision thereof; any entity, authority or body exercising executive, legislative, judicial, regulatory or administrative functions of or pertaining to government, including any statutory authority, government department, agency, commission, board, or instrumentality of any nation or any political subdivision thereof; tribunal court or arbitrator; and any self-regulatory organization.
- 1.7 "IT Act" means the Indian Income-tax Act, 1961 and the rules, regulations, circulars, notifications and orders issued thereunder including any statutory modifications, reenactments or amendments thereof for the time being in force.
- 1.8 "Listed NCBs" shall mean the non-convertible bonds issued by Transferor Company and listed on BSE Limited, the details of which, as on 31st August, 2023, are set out in Schedule A to the Scheme.
- 1.9 "NCLT" or "Tribunal" means the National Company Law Tribunal at Mumbai.
- 1.10 "Registrar of Companies" means the Registrar of Companies, Mumbai, Maharashtra, India.
- 1.11 "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Amalgamation in its present form or with any modification(s) / amendment(s) made under Clause 16 of this Scheme as approved or directed by the NCLT.
- 1.12 "SEBI" means the Securities and Exchange Board of India
- 1.13 "Stock Exchange" means BSE Limited;
- 1.14 "Tax" or "Taxes" means any and all taxes (direct or indirect), surcharges, fees, levies, duties, tariffs, refund, credits, imposts and other charges of any kind in each case in the nature of a tax, imposed by any Governmental Authority (whether payable directly or by withholding), including taxes based upon or measured by income, windfall or other profits, gross receipts, property, sales, severance, branch profits, customs duties, withholding tax, tax deducted at source (TDS), tax collected at source (TCS), self-assessment tax, advance tax, service tax, GST, stamp duty, minimum alternate tax, securities transaction tax, taxes withheld or paid in a foreign country.







customs duty and registration fees (together with any and all interest, penalties, additions to tax and additional amounts imposed with respect thereto).

- 1.15 "Transferee Company" means Tulsi Palace Resort Private Limited, is a private limited company which was incorporated under the Companies Act, 1956 on 19th October, 2012 bearing CIN U55101MH2012PTC412645 with its registered office at ground floor, Tower No.2, Equinox Business Park, Kurla Village, Mumbai 400070, India
- 1.16 "Transferor Company" means Moonburg Power Private Limited, is a private limited company which was incorporated under the Companies Act, 2013 on 7th June, 2022, bearing CIN: U70200MH2022PTC384178 and having its registered office at ground floor, Tower No.2, Equinox Business Park, Kurla Village, Mumbai 400070, India.

All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act and other Applicable Laws, rules, regulations, bye-laws, as the case may be or any statutory modification or re-enactment thereof from time to time.

2. INTERPRETATION

In this Scheme:

- 2.1 words denoting singular shall include plural and vice versa;
- 2.2 the headings are used for ease of reference only and shall not affect the construction or interpretation of this Scheme;
- 2.3 any references to the word "include", "includes" or "including" shall be interpreted in a manner as though the words "without limitation" immediately followed the same:
- 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;









- 2.5 reference to; any document or agreement includes a reference to that document or agreement as varied, amended, supplemented, substituted, novated or assigned, from time to time, in accordance with the provisions of such a document or agreement;
- 2.6 the words "other", "or otherwise" and "whatsoever" shall not be construed ejusdem generis or be construed as any limitation upon the generality of any preceding words or matters expressly referred to;
- 2.7 word(s) and expression(s) elsewhere defined in the Scheme will have the meaning(s) respectively under the Act, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 and other Applicable Laws, rules, regulations and byelaws as the case may be applicable, including any statutory modification or re-enactment thereof from time to time;
- 2.8 reference to any legislation, statute, regulation, rule, notification or any other provision of law means and includes references to such legal provisions as amended, supplemented or re-enacted from time to time, and any reference to legislation or statute includes any subordinate legislation made from time to time under such a legislation or statute and regulations, rules, notifications or circulars issued under such a legislation or statute;

3. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme as set out herein in its present form or with any modification(s) and amendment(s) made under Clause 18 of the Scheme shall be effective from the Appointed Date but shall be operative from the Effective Date.









4. SHARE CAPITAL

4.1 As per the audited financial statements for the financial year ended 31st March, 2023 the share capital of the Transferor Company is as under:

Particulars	Amt (INR)
Authorised Capital	
1,00,000 Equity Shares of INR 10/- each	10,00,000/-
TOTAL	10,00,000/-
Issued, Subscribed & Paid up Capital	
10,000 Equity Shares of INR 10/- each, fully paid-up	1,00,000/-
TOTAL	1,00,000/-

Subsequent to 31st March 2023 and until the date of filing the Scheme there has been no change in the authorised, issued, subscribed and paid-up share capital of the Transferor Company.

4.2 As per the audited financial statements for the financial year ended 31st March, 2023 the share capital of the Transferee Company is as under:

Particulars	Amt (INR)
Authorised Capital	
2,60,00,000 Equity Shares of INR 10/- each	26,00,00,000/-
TOTAL	26,00,00,000/-
Issued, Subscribed & Paid up Capital	
2,51,50,000 Equity Shares of INR 10/- each	25,15,00,000/-
TOTAL	25,15,00,000/-

Subsequent to 31st March 2023 and until the date of filing the Scheme, there has been no change in the authorised, issued, subscribed and paid-up share capital of the Transferee Company.









PART B

AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

5. TRANSFER AND VESTING

- 5.1 With effect from the Appointed Date and upon the Scheme becoming effective on the Effective Date, the entire business of the Transferor Company shall, under the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Act, and pursuant to the order of the Tribunal or other appropriate authority, if any, sanctioning the Scheme shall without any further act, deed, matter or thing, stand transferred to and vested in and/or deemed to be transferred to and vested in the Transferee Company so as to become the properties and liabilities of the Transferee Company in accordance with Section 230 to 232 of the Act.
- 5.2 Without prejudice to the generality of the above said, in particular, the Transferor Company shall stand amalgamated with the Transferee Company in the manner described in the sub-paragraphs below:
- 5.2.1. Subject to the provisions of this Scheme as specified hereinafter and with effect from the Appointed Date, the entire business of the Transferor Company including all its respective properties and assets (whether real or personal, in possession or reversion, corporeal or incorporeal, tangible or intangible) of every kind and description and including, without limitation, all the movable and immovable properties (whether owned, leased or licensed) along with all rights, title, interest attached to such immovable properties and other assets of the Transferor Company comprising amongst others all plant and machinery, investments (including but not limited to the investment held in the Transferee Company), office equipment, receivables, electrical installations, water connections, telephones, facsimile, telexes, e-mail, internet, leased line connections and installations and other communication facilities and security deposits, business licenses, permits, authorisations, transferable development rights, if any, rights and benefits of all agreements and all other rights and powers of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals obtained from any Appropriate Authority including but not imitted to







approval from revenue authorities, environment clearance certificate, no objection certificate, issued by any Appropriate Authority, or obtained by virtue of any court decree or order, all books, records, files, papers, contracts, engineering and process information, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, tenancy rights, statutory permissions, quotas, actionable claims, consents, to the extent applicable, from all applicable and competent authorities, cash on hand, all earnest monies and/or deposits, brand names, trademarks, copy rights, all rights and interests or duties and obligations on property(ies) by virtue of contractual arrangement, allotment, grant, lease, possession or otherwise, benefits of all agreements, arrangements, deposits, loans, advances, recoverable and receivables, whether from government, semi-government, local authorities or any other person including customers, contractors or other counter parties, etc. shall, under the provisions of Sections 230 to 232 and other applicable provisions of the Act and pursuant to the order of the Tribunal and/or any other Appropriate Authority, without further act, instrument or deed, be transferred and/or deemed to be transferred to and vested in the Transferee Company on a going concern basis so as to become the assets and liabilities of the Transferee Company as on Appointed Date.

- 5.2.2. In respect of all the movable assets owned by the Transferor Company as on the Effective Date and the assets which are otherwise capable of transfer by physical delivery or endorsement and delivery or novation, including cash on hand, shall be so transferred to the Transferee Company and deemed to have been physically handed over by physical delivery or by endorsement and delivery, as the case may be, to the Transferee Company to the end and intent that the property and benefit therein passes to the Transferee Company with effect from the Appointed Date. Such delivery and transfer shall be made on or after the Effective Date as may be mutually agreed upon between the respective Board of Directors of the Transferee Company and the Transferor Company.
- 5.2.3. In respect of any assets owned by the Transferor Company as on the Effective Date, other than those mentioned in Clause 5.2.2 above, including all documents, deeds, agreements, mortgages, pledges, guarantees, actionable claims, sundry debtors, outstanding loans, advances, whether recoverable in cash or kind or for value to be received and deposits, if any with the local and other authorities, bodies corporate.







customers etc., the Transferor Company shall, if so required by the Transferee Company, and the Transferee Company may, issue notices in such form as the Transferee Company may deem fit and proper stating that pursuant to the Tribunal having sanctioned this Scheme, the relevant debt, loan, advance or other asset, 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 realize the same stands transferred to the Transferee Company with effect from the Appointed Date and that appropriate entries should be passed in their respective books to record the aforesaid changes.

- 5.2.4. With effect from the Appointed Date, all debts, liabilities, contingent liabilities, provisions, duties and obligations of every kind, nature and description of the Transferor Company whether provided for or not in the books of the Transferor Company, and all other liabilities which may accrue or arise after the Appointed Date but which relates to the period on or upto the Appointed Date shall, pursuant to the order of the Tribunal or such other Appropriate Authority as may be applicable under Section 232 and other applicable provisions of the Act, without any further act or deed, be transferred or deemed to have been transferred to and vested in and assumed by the Transferee Company, so as to become as on the Appointed Date, the liabilities and obligations of the Transferee Company which undertakes to meet, discharge and satisfy the same and it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities and obligations have arisen in order to give effect to the provisions of this Clause.
- 5.2.5. All existing securities, mortgages, charges, encumbrances, if any, as on the Appointed Date and those created by the Transferor Company after the Appointed Date, over the assets of the Transferor Company transferred to the Transferee Company shall, after the Effective Date, continue to relate and attach to such assets or any part thereof to which they are related or attached prior to the Effective Date. Such securities, mortgages, charges, encumbrances or liens shall not relate or attach or extend to any of the other assets of the Transferee Company.
- 5.2.6. Any existing securities, mortgages, charges, encumbrances, if any, over the assets and properties of the Transferee Company or any part thereof which relate to the liabilities and obligations of the Transferee Company prior to the Effective Date shall continue to









relate only to such assets and properties of the Transferee Company and shall not extend or attach to any of the assets and properties of the Transferor Company (except those assets and properties which are encumbered on account of loans taken by the Transferee Company by creating charge over the assets of the Transferor Company, if any) transferred to and vested in the Transferee Company by virtue of this Scheme.

- 5.2.7. Where any of the debt, liabilities, contingent liabilities, duties and obligations of the Transferor Company as on the Appointed Date, deemed to be transferred to the Transferee Company have been discharged by the Transferor Company, as the case may be, after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of the Transferee Company, and all loans raised and used and all liabilities and obligations incurred by the Transferor Company after the Appointed Date and prior to the Effective Date shall be deemed to have been raised, used or incurred for and on behalf of the Transferee Company and to the extent they are outstanding on the Effective Date, shall also without any further act, deed, matter or thing shall stand transferred to the Transferee Company and shall become the liabilities and obligations of the Transferee Company which undertakes to meet, discharge and satisfy the same and it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such loans and liabilities have arisen in order to give effect to the provisions of this Clause.
- 5.2.8. With effect from the Appointed Date and upon the coming into effect of the Scheme, all non-convertible bonds (NCBs) (including Listed NCBs) and other debt securities and other instruments of like nature ('Debt Securities') taken by the Transferor Company as on the Appointed Date shall pursuant to the provisions of Sections 230-232 and other relevant provisions of the Act, without any further act, instrument or deed, become the Debt Securities of the Transferee Company on the same terms and conditions (including same rights, interests and benefits) as applicable to the Transferor Company and all rights, powers, duties and obligations in relation thereto shall be and stand transferred to and vested in or be deemed to have been transferred to and vested in and shall be exercised by or against the Transferee Company as if it was the issuer of such Debt Securities, so transferred and vested. Subject to the requirements, if any, imposed or concessions, if any, by the Stock Exchange, and other terms and conditions agreed with the Stock Exchange, the Listed NCBs shall be vested in the Transferee Company, shall continue to be listed and/or admitted to trading on the Stock Exchange, where the Listed







NCBs, are currently listed, subject to applicable regulations and prior approval requirements. The Board of Directors of the Transferor Company and Transferee Company shall be authorized to take such steps and do all acts, deeds and things in relation to the foregoing. For the sake of completeness, it is clarified that all terms thereof will remain the same for the holders and there will be no transfer, reissue or swap of the security/ instrument from the perspective of the holders thereof.

- 5.2.9. With effect from the Appointed Date and upon the Scheme becoming effective, compulsorily convertible debentures in the Transferor Company as on the Appointed Date shall pursuant to the provisions of Sections 230-232 and other relevant provisions of the Act, without any further act, instrument or deed, become the compulsorily convertible debentures of the Transferee Company on the same terms and conditions (including same rights, interests and benefits) as applicable to the Transferor Company and all rights, powers, duties and obligations in relation thereto shall be and stand transferred to and vested in or be deemed to have been transferred to and vested in and shall be exercised by or against the Transferee Company as if it was the issuer of such compulsorily convertible debentures so transferred and vested.
- 5.2.10. All the assets and properties which are acquired by the Transferor Company, on or after the Appointed Date but prior to the Effective Date shall be deemed to be and shall become the assets and properties of the Transferee Company and shall under the provisions of Sections 230 to 232 and all other applicable provisions of the Act, without any further act, instrument or deed, be and stand transferred to and vested in and be deemed to have been transferred to and vested in the Transferee Company upon the coming into effect of this Scheme pursuant to the provisions of Sections 230 to 232 of the Act.
- 5.2.11. All unutilised tax credits (including balances or advances), benefits, subsidies, grants, special status and other benefits or privileges of whatsoever nature under laws pertaining to income-tax, wealth tax, sales tax / value added tax, service tax, Central Goods and Service tax, Integrated Goods and Service tax, State Goods and Service tax, Union Territory Goods and Service tax, Goods and Service tax Compensation Cess, excise duty, customs duty or any other levy of similar nature, which the Transferor Company









is eligible and entitled to, shall be transferred and available to the Transferee Company as an integral part of the Scheme.

- 5.2.12. All cheques and other negotiable instruments and payments orders received 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. Similarly, the bankers of the Transferee Company shall honour cheques issued by the Transferor Company for payment on or after the Appointed Date and presented after the Effective Date.
- 5.2.13. Upon the Scheme being sanctioned and taking effect, the Transferee Company shall be entitled to operate all bank accounts related to the Transferor Company and all cheques, drafts, pay orders, direct and indirect tax balances and/or payment advices of any kind or description issued in favour of the Transferor Company, either before or after the Appointed Date, or in future, may be deposited with the bank of the Transferee Company and credit of all receipts thereunder will be given in the accounts of the Transferee Company.
- 5.2.14. Loans, advances and other obligations if any, due or which may at any time in future become due between the Transferor Company and the Transferee Company shall stand cancelled and there shall be no liability in that behalf on either party.
- 5.2.15. Without prejudice to the provisions of the foregoing clauses and upon the Scheme becoming effective, the Transferor Company and the Transferee Company shall execute all such instruments or documents or do all the acts and deeds as may be required, including the filing of necessary particulars and/or modification(s) of charge, if any, with the Registrar of Companies and to give formal effect to the above provisions, if required.
 - 5.3. This Scheme has been drawn up to comply with the conditions relating to 'Amalgamation' as specified under Section 2(1B) of the IT Act. If any terms or provisions of the Scheme is/are inconsistent with the provisions of the said section 2(1B), such provisions of said section 2(1B) shall prevail and the Scheme shall stand modified to the extent necessary to comply with the said section 2(1B). Such modification will, however, not affect the other parts of the Scheme.









6. CONSIDERATION

Opon this Scheme becoming effective and in consideration for amalgamation of the Transferor Company with the Transferee Company, the Transferee Company shall without any further application or deed, issue and allot to the shareholders of the Transferor Company, holding fully paid up equity shares in the Transferor Company and whose names appears in the Register of Members of the Transferor Company as on the Effective Date or his/her/its heirs, executors, administrators or the successors in title, as may be recognised by the Board of Directors of the Transferee Company, fully paid up equity shares in the following fair share swap ratio:

"I (One) fully paid up equity shares having face value of INR 10/- (Indian Rupees Ten only) of the Transferee Company shall be issued and allotted to the shareholders of Transferor Company for every 36 (Thirty Six) equity shares having face value of INR 10/- (Indian Rupees Ten only) each held in the Transferor Company."

- 6.2 Prior to allotment of equity shares pursuant to this Scheme, if necessary, the Transferee Company shall, to the extent required, increase the authorised share capital of the Transferee Company by creation of at least such number and value of equity shares, as may be necessary to satisfy its obligations under the Scheme, and as may be desirable, expedient and necessary in that behalf the new equity shares to be issued to the members of the Transferor Company as per Clause 6.1 above shall be subject to the Memorandum of Association and Articles of Association of the Transferee Company. The new equity shares shall rank pari-passu in all respects, including dividend, with the existing shares of the Transferee Company.
- 6.3 Any fractional entitlement of equity shares arising out of the share exchange ratio as per Clause 6.1 shall be rounded off to the nearest integer.
- 6.4 The approval of this Scheme by the shareholders of the Transferor Company and the Transferee Company under Sections 230 to 232 of the Act shall be deemed to have the approval under Sections 13, 14 and 62 of the Act and other applicable provisions of the Act and any other consents and approvals required in this regard.









7. CANCELLATION OF EQUITY SHARES OF THE TRANSFEREE COMPANY HELD BY THE TRANSFEROR COMPANY

- 7.1 On the Scheme becoming effective, the equity shares held by the Transferor Company in the share capital of the Transferee Company shall, without any further act or deed, stand automatically cancelled and extinguished. Accordingly, the share capital of the Transferee Company shall stand reduced to the extent of face value of shares held by the Transferor Company in the Transferee Company.
- 7.2 The reduction and cancellation of share capital of the Transferee Company as provided in Clause 7.1 above shall be effected as an integral part of the Scheme and the orders of the NCLT sanctioning the Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction and no separate sanction under Section 66 of the Act will be necessary as provided for in the explanation to Section 230(12) of the Act. The Transferee Company shall not be required to add the words 'and reduced' as a suffix to its name consequent upon such reduction.

8. ACCOUNTING TREATMENT

Notwithstanding anything else contained in the Scheme, the Transferee Company shall account for the amalgamation of Transferor Company in its books of accounts in accordance with Indian Accounting Standards (Ind AS) notified under Section 133 of the Act, under the Companies (Indian Accounting Standard) Rules, 2015, as may be amended from time to time:

- 8.1 All the assets, liabilities and reserves (if any) of the Transferor Company shall be transferred to and vested in the Transferee Company pursuant to this Scheme and shall be recorded in the books of accounts of the Transferee Company at the carrying value of assets, liabilities and reserves as appearing in the financial statements of the Transferor Company as at the Appointed Date;
- 8.2 The equity shares issued by the Transferee Company to the shareholders of the Transferor Company, as prescribed in Clause 6 of this Scheme, shall be recorded at face value;









- 8.3 The investment in equity shares of the Transferee Company held by the Transferor Company, shall stand cancelled and shall be adjusted against share capital to the extent of face value of equity shares cancelled;
- 8.4 All the inter-company balances, appearing in the books of the Transferee Company shall stand cancelled and there shall be no further rights or obligations in that behalf;
- 8.5 The difference arising on account of Clause 8.1 to 8.4 above, being debit, shall be adjusted to retained earnings of the Transferee Company;
- 8.6 In case there is any difference in the accounting policies adopted by the Transferor Company and the Transferee Company, the accounting policies followed by the Transferee Company will prevail and the difference will be quantified and adjusted in the Reserves to ensure that the financial statements of the Transferee Company reflect the financial position on the basis of consistent accounting policy.

9. COMBINATION OF AUTHORISED SHARE CAPITAL

- 9.1 Upon this Scheme becoming effective, the authorised share capital of the Transferor Company shall stand combined with/transferred to the Transferee Company such that the authorised share capital of the Transferee Company shall automatically stand increased without any further act, instrument or deed on the part of the Transferee Company including payment of stamp duty and fees payable to Registrar of Companies, by the authorised share capital of the Transferor Company, aggregating to INR 26,10,00,000/- (Indian Rupees Twenty-Six Crore and Ten Lakh only).
- 9.2 Consequently, the Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorised share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, and the consent of the shareholders to the Scheme, whether at a meeting or otherwise, shall be deemed to be sufficient for the purposes of effecting this amendment, and no further resolution(s) under Sections 13, 14 and 61 of the Companies Act, 2013 and other applicable provisions of the Act would be required to be separately passed, as the case may be, and for this purpose the stamp duties and fees paid on the authorised share capital of the Transferor Company shall be utilized and applied to the increase of authorised share capital of the Transferee Company and there would be no









requirement for any further payment of stamp duty and/or fee by the Transferee Company for increase in the authorised share capital to that extent. The Transferee Company will pay the difference of stamp duty and/or fee, if any, payable on the enhanced capital (over and above the enhancement mentioned in Clause 8.3) required under the Act.

9.3 Pursuant to the Scheme becoming effective and consequent amalgamation of the Transferor Company with the Transferee Company, the authorised share capital of the Transferee Company would be increased and reclassified as under:

Particulars	Amount (INR)
Authorised Capital	
2,61,00,000 Equity Shares of INR 10/- each	26,10,00,000/-
TOTAL	26,10,00,000/-

9.4 Pursuant to the consolidation and increase of authorised share capital pursuant to this Clause 8, the relevant provisions of the memorandum of association of the Transferee Company (relating to the authorised share capital) shall, without any requirement of any further act, instrument or deed, be and stand altered, modified and amended as under and the Transferee Company will not be required to pass any fresh resolution in this regard:

The Authorised share capital of the Company is INR 26,10,00,000/- (Indian Rupees Twenty-Six Crores and Ten Lakhs only) divided into 2,61,00,000 (Two Crore Sixty One Lakhs Only) Equity Shares of Rs. 10/- (Rupees Ten) each.

It is clarified that the approval of the members of the Transferee Company to the Scheme, whether at a meeting or otherwise, shall be deemed to be their consent/approval also to the amendment of the Memorandum of Association and/or Articles of Association (if required) of the Transferee Company as may be required under the Act. The Transferee Company undertakes to file a copy of the amended Memorandum of Association and Articles of Association with the Registrar of Companies for record purposes.

10. LEGAL PROCEEDINGS









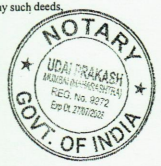
- 10.1 If any suit, appeal or other proceeding of whatever nature by or against the Transferor Company is pending, the same shall not abate or be discontinued or in any way be prejudicially affecting any party by reason of the amalgamation or by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against the Transferee Company, as the case may be, 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.
- 10.2 In case of any litigation, suits, recovery proceedings which are to be initiated or may be initiated by or against the Transferor Company, the Transferee Company shall be substituted and deemed to be party thereto and any payment and expenses made thereto shall be the liability of the Transferee Company.

11. CONTRACTS, DEEDS AND OTHER INSTRUMENTS

- Subject to the other provisions of this Scheme, all contracts, deeds, bonds, insurance, letters of intent, undertakings, arrangements, policies, agreements, services, guarantees, approval, collaterals, consents, permissions, licenses (to the extent transferrable under Applicable Laws), sanctions, leases and securities and other instruments, if any, of whatsoever nature pertaining to the Transferor Company and to which the Transferor Company is a party (with the various Central/ State Governments, statutory or regulatory body or agencies) and subsisting or having effect on the Effective Date, shall be in full force and effect against or in favour of the Transferee Company, as the case may be, and may be enforced by or against the Transferee Company had been a party thereto, and accordingly, all business activities engaged in by the Transferor Companies shall be continued by the Transferee Company.
- 11.2 The Transferee Company shall enter into and/or issue and/or execute deeds, writings or confirmations or enter into any tripartite arrangements, confirmations or novations, to which the Transferor Company will, if necessary, also be party in order to give formal effect to the provisions of this Scheme, if so required or becomes necessary. The Transferee Company shall be deemed to be authorised to execute any such deeds,









writings or confirmations on behalf of the Transferor Company and to implement or carry out all formalities required on the part of the Transferor Company to give effect to the provisions of this Scheme.

12. TREATMENT OF STAFF, WORKMEN AND EMPLOYEES

- 12.1 On the Scheme becoming effective, all employees of the Transferor Company in service on the Effective Date shall be deemed to have become employees of the Transferee Company without any break in their service and on the basis of continuity of service and the terms and conditions of their employment with the Transferee Company shall not be less favourable than those applicable to them in the Transferor Company, including in relation to the level of remuneration and contractual and statutory benefit, staff welfare scheme, incentive plans, terminal benefits, gratuity plans, provident plans, employees' state insurance and any other retirement benefits.
- 12.2 The Transferee Company agrees that the services of all such employees with the Transferor Company up to the Effective Date shall be taken into account for purposes of all retirement benefits to which they may be eligible in the Transferor Company on the Effective Date.
- 12.3 It is expressly provided that, on the Scheme becoming effective, the Provident Fund, Gratuity Fund, Superannuation Fund or any other Special Fund or Trusts created or existing for the benefit of the staff, workmen and employees of the Transferor Company shall become the Trusts/ Funds of the Transferee Company for all purposes whatsoever in relation to the administration or operation of such Fund or Funds or in relation to the obligation to make contributions to the said Fund or Funds in accordance with the provisions thereof as per the terms provided in the respective Trust Deeds, if any, to the end and intent that all rights, duties, powers and obligations of the Transferor Company in relation to such Fund or Funds shall become those of the Transferee Company. It is clarified that the services of the staff, workmen and employees of the Transferor Company will be treated as having been continuous for the purpose of the said Fund or Funds.

13. CONDUCT OF BUSINESSES UNTIL EFFECTIVE DATE









With effect from the Appointed Date and upto and including the Effective Date:

- 13.1 The Transferor Company shall carry on and be deemed to have been carrying on their business and activities and shall possess, hold, alienate, dispose, charge, mortgage, encumber all of their properties, undertakings and assets for and on account of and in trust for the Transferee Company. The Transferor Company hereby undertake to hold the said assets with utmost prudence.
- 13.2 The Transferor Company shall carry on its business and activities with reasonable diligence, business prudence, and shall not without the prior written consent of the Transferee Company, alienate, charge, mortgage, encumber or otherwise deal with or dispose its undertakings or part thereof, save and except in the following cases:
 (a) if the same is in its ordinary and usual course of business as carried on by it as on the date of filing of this Scheme with the NCLT; or (b) if the same is expressly permitted by this Scheme.
- 13.3 All the profits or income accruing or arising to the Transferor Company or expenditure or losses incurred by the Transferor Company shall for all purposes be treated and deemed to be profits or income or expenditure or losses (as the case may be) of the Transferee Company.
- 13.4 The Transferor Company shall not vary the terms and conditions of employment of any of the employees except in the ordinary course of business or without the prior consent of the Transferee Company or pursuant to any pre-existing obligation undertaken by the Transferor Company as the case may be, prior to the Appointed
- 13.5 Any of the rights, powers, authorities or privileges exercised by the Transferor Company shall be deemed to have been exercised by the Transferor Company for and on behalf of, and in trust for, and as an agent of the Transferee Company. Similarly, any of the obligations, duties and commitments that have been undertaken or discharged by the Transferor Company shall be deemed to have been undertaken for and on behalf of, and as an agent of the Transferee Company.









- 13.6 The Transferee Company shall have the right to claim refund of payment of the taxes arising on account of transactions entered into between the Transferor Companies and the Transferee Company between the Appointed Date and the Effective Date.
- 13.7 Compliances undertaken between the Appointed Date and the Effective Date by the Transferor Companies under all Applicable Laws shall be deemed to have been undertaken and complied by the Transferee Company to the extent required under Applicable Law.

14. SAVING OF CONCLUDED TRANSACTIONS

The transfer and vesting of businesses under Clause 5 above and the continuance of proceedings by or against the Transferor Company above shall not affect any transaction or proceedings already concluded or liabilities already incurred by the Transferor Company on or after the Appointed Date and until Effective Date, to the end and intent that the Transferee Company accepts and adopt all acts, deeds and things done and executed by the Transferor Company in respect thereto as done and executed on behalf of itself prior to the Effective Date.

15. TAXES

All Taxes (including but not limited to disputed tax demands, advance tax, tax 15.1 deducted at source, minimum alternate tax credits, dividend distribution tax, securities transaction tax, value added tax, sales tax, service tax or taxes, etc. whether or not withheld/paid in India or foreign country) payable by or refundable to the Transferor Company, including all or any refunds or disputed tax demands, if confirmed, or claims shall be treated as the tax liability or refunds/claims, as the case may be, of the Transferee Company, and any incentives, advantages, privileges, exemptions, credits, holidays, remissions, reductions, subsidies, grants, special status, other benefits, as would have been available to the Transferor Company, shall, be available to the Transferee Company. If the Transferor Company is entitled to any unutilized credits, benefits under the state or central fiscal / investment incentive schemes and policies or concessions under any Applicable Law, 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 without any specific approval or permission. Without prejudice to the generality of the foregoing, in respect of unutilized input credits under Applicable Laws of the Transferor Company, the same









shall be transferred to the Transferee Company in accordance with the Applicable Law.

- 15.2 Any Taxes of whatsoever nature including advance tax, self-assessment tax, regular assessment taxes, tax deducted at source, dividend distribution tax, minimum alternate tax, if any, paid by the Transferor Company shall be treated as paid by the Transferee Company and it shall be entitled to claim the credit, refund, adjustment for the same as may be applicable.
- 15.3 The Transferee Company is expressly permitted to revise and file its income tax returns and other statutory returns, including tax deducted or collected at source returns, service tax returns, sales tax/value added tax/goods and service tax returns, as may be applicable and has expressly reserved the right to make such provision in its returns and to claim refunds, advance tax credits, credit of tax deducted at source, credit of foreign taxes paid/withheld, etc. if any, as may be required for the purposes of or consequent to implementation of the Scheme.
- 15.4 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 as the case maybe having sanctioned this Scheme or other applicable provisions of the Act, the relevant refunds, benefits, incentive, grants, subsidies, 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.

16. DISSOLUTION OF THE TRANSFEROR COMPANY

Upon the Scheme becoming effective, the Transferor Company shall stand automatically dissolved as an integral part of this Scheme, without being liquidated or wound-up and without requiring any further act, instrument or deed from the Transferee Company and/or the Transferor Company.

PART C - GENERAL TERMS & CONDITIONS APPLICABLE TO THIS SCHEME OF AMALGAMATION







17. APPLICATION TO THE NCLT

The Transferor Company and the Transferee Company, if required, shall, with all reasonable dispatch, make applications to the NCLT or such other appropriate authority under Sections 230 to 232, read with Section 66 of the Act, seeking orders for dispensing with or convening, holding and conducting of the meetings of the respective classes of the shareholders and creditors of the Transferor Company and the Transferee Company as may be directed by the NCLT or such other appropriate authority.

18. MODIFICATION / AMENDMENT TO THE SCHEME

Notwithstanding anything to the contrary contained in this Scheme and subject to approval of NCLT, the respective Board of Directors or Authorised Signatories of the Transferor Company and the Transferee Company, may consent, on behalf of all persons concerned, to any modifications or amendments of the Scheme or to any conditions or limitations that the NCLT may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by them (i.e. the Board of Directors) and solve all difficulties that may arise for carrying out the Scheme and do all acts, deeds and things necessary for facilitating the Scheme into effect. For the purpose of giving effect to this Scheme or to any modification thereof, the Board of Directors of the Transferor Company and the Transferee Company be and are hereby authorised to give such directions and to take all such steps as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubt, difficulties whether by reason of any direction or orders of any other authorities or otherwise howsoever arising out of or under or by virtue of this Scheme and/or any matters concerning or connected therewith. No modification or amendment to the Scheme will be carried out or effected by the Board of Directors or Authorised Signatories without approaching the NCLT.

19. WITHDRAWAL OF THE SCHEME

The Transferor Company and the Transferee Company, acting through their respective Board of Directors shall each be at liberty to withdraw from this Scheme









in case any condition or alteration imposed by the Tribunal or any Appropriate Authority/person or otherwise is unacceptable to any of them or if so decided by the Board of Directors of the Transferor Company and the Transferee Company. It is hereby clarified that notwithstanding anything to the contrary contained in this Scheme, the Transferor Company and Transferee Company shall not be entitled to withdraw from the Scheme unilaterally without the prior written consent of the other.

20. CONDITIONALITY OF THE SCHEME

The Scheme is conditional upon and subject to the following:

- 20.1 The Scheme being approved / consented to by requisite majorities in number and value of such classes of persons including the respective members and/or creditors of the Transferor Company and the Transferee Company, if applicable and in accordance with directions given by the NCLT.
- 20.2 The sanction of this Scheme by the NCLT or any other appropriate authority under Sections 230 to 232 and other applicable provisions of the Act.
- 20.3 The requisite consent, approval or permission of any other statutory or Appropriate Authority, which by law may be necessary for the implementation of this Scheme;
- 20.4 The certified copies of the order of NCLT under section 230 to 232 of the Act sanctioning the Scheme being filed with the Registrar of Companies, Mumbai, Maharashtra.

21. EFFECT OF NON-RECEIPT OF APPROVALS/SANCTIONS

In the event of any of the said sanctions and approvals/consents referred to in the preceding Clause not being obtained and/or the Scheme not being sanctioned by the NCLT or such other Appropriate Authority and/or the order not being passed as aforesaid within such period or periods as may be agreed upon between the Transferor Company and the Transferee Company by their Board of Directors (and which the Board of Directors of the Transferor Company and Transferee Company are hereby empowered and authorised to agree to and extend the Scheme from time to time without any limitation) failing which this Scheme shall stand revoked, cancelled and be of no effect, save and except in respect of any act or deed done prior









thereto as is contemplated hereunder or as to any rights and/or liabilities which might have arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in the Scheme or as may otherwise arise in law.

22. SEVERABILITY

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 Board of Directors or authorised signatories of the Transferor Company and/or the Transferee Company, affect the validity or implementation of the other parts/provisions of this Scheme.

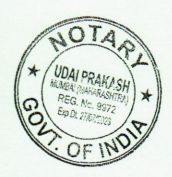
If any part of the Scheme (or any part of a Part thereof) is ruled invalid or illegal by any court of competent jurisdiction, or unenforceable under present or future laws, then it is the intention of the parties that at the discretion of the parties, such part shall be severable from the remainder of the Scheme (or any Part thereof) and the Scheme (or any Part thereof) shall not be affected thereby, unless the deletion of such part shall cause the Scheme (or any Part thereof) to become materially adverse to any party, in which case each of the Companies (acting through their respective boards of directors) shall attempt to bring about a modification in this Scheme (or any Part thereof), as will best preserve for the parties, the benefits and obligations of this Scheme (or any Part thereof), including but not limited to such part.

23. COSTS, CHARGES & EXPENSES

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed), incurred in carrying out and implementing this Scheme and matters incidentals thereto, shall be borne by the Transferee Company.









Schedule A

Details in relation to the Listed NCBs issued as on 31 August 2023 of the Transferor Company

Sr. No	Details	Details		
1	Face value	INR 1,00,000/- per NCB		
2	No. of NCB	42,500		
3	Coupon	Coupon – 10.50%		
4	Frequency	Quarterly		
5	Credit rating	ICRA BBB+ (Stable)		
6	Tenure	3 years		
7	Terms of redemption	Redemption Amount – INR 1,00,000/- per NCB Redemption Premium / Discount NIL		
8	Other embedded features	Put and call option date - 24th May, 2025		
10	Other terms of NCB	Terms of NCB include: a) Interest Reset on date falling 24 (Twenty-Four) months from the Deemed Date of Allotment; b) Indian Law as governing law.		
11	Details of security cover	 a) a first ranking exclusive charge, by way of mortgage and hypothecation, by Transferee Company in favour of the common security trustee over the movable and immovable assets of Transferee Company; b) a first ranking exclusive charge, by way of hypothecation, by the Transferor Company in favour of the common security trustee, over the movable and current assets of the Transferor Company; and c) a first ranking exclusive pledge over shares and CCDs of Transferor Company and shares of Transferee Company in favour of the common security trustee pursuant to relevant approvals. 		
12	Details of NCB trustee	Catalyst Trusteeship Limited Windsor, 6th Floor, Office No. 604 C.S.T. Road, Kalina, Santacruz (East) Mumbai – 400 098		









Safeguards for the protection of holder of NCBs:

Taking into consideration (i) the Valuation Reports issued by the independent registered valuer and (iii) the Fairness Opinions issued by SEBI registered independent merchant banker the proposed entitlement ratio as recommended by the Registered Valuer and certified as fair by the Merchant Banker was approved by the Board.

Further, the Scheme envisages that the holders of NCBs of Transferor Companies will become holders of NCBs of Transferee Company at exactly the same terms, including the coupon rate, tenure, redemption price, quantum, and nature of security respectively. Therefore, the Scheme will not have any adverse impact on the holders of the NCBs and thus adequately safeguards interests of the holders of the NCBs.

RAVI Digitally signed by RAVI SHANKAR Date: 2024.05.04 15:25:19 +05'30'







Certified True Copy.		
Date of Application.	19/8/2024	
Number of Pages		
Fee Paid Rs.		
Applicant called for	collection copy on.	22/8/02y
Applicant called for Copy prepared on	20/08/2024	
Copy Issued on 2	2/8/2ry	

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National Company Law Tribunal, Mumbai Bench

