## **DIGJAM LIMITED**

A FINQUEST Group Company website: www.digjam.co.in E-mail:cosec@digjam.co.in

CIN: L17123TZ2015PLC036291



Date: 9th December 2025

To,

BSE Limited,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 539979

National Stock Exchange of India Limited

Exchange Plaza, Bandra-Kurla Complex

Bandra (E), Mumbai – 400 051

Scrip Code: DIGJAMLMTD

Subject: Receipt of Observation Letter with 'no adverse objection' from the National Stock

Exchange of India Limited in relation to the Scheme of Arrangement between Reid & Taylor International Private Limited and Digjam Limited and their respective

shareholders

Reference: Intimation under Regulation 30 of the SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015 as amended ("Listing Obligations")- Scheme of

arrangement

Dear Sir/Madam,

This is with reference to our intimation dated 29<sup>th</sup> June 2025 with respect to the Scheme of Arrangement amongst Reid & Taylor International Private Limited ("RTIL" or "Demerged Company") and Digjam Limited ("Digjam" or "Resulting Company" or the "Company") and their respective shareholders ("Scheme")

In this regard, we would like to inform you that the Company has received observation letter with 'no adverse objection' from the National Stock Exchange of India Limited ("NSE") on 8<sup>th</sup> December 2025. The copy of the observation letter received from NSE is enclosed herewith and also made available on the website of the Company at https://digjam.co.in/

The Scheme remains subject to various statutory and regulatory approvals and of the respective shareholders and creditors of the companies involved in the Scheme, as may be required.

We request you to take the above information on record and bring it to the notice of all concerned. Thanking you,

For and on behalf of

**Digjam Limited** 

DAMAN PREET KAUR Digitally signed by DAMAN PREET KAUR Date: 2025.12.09

Damanpreet Kaur

Company Secretary & Compliance Officer

ICSI Membership No.: A41941

**Registered Office:** 

Door No. 508/A/6, GVG Nagar, Pushapathur, Swaminathapuram, Palani Taluk, Dindigul District, Saminathapuram, Dindigul, Palani, Tamil Nadu, India, 642113 Corporate Office:

602, Boston House, 6th Floor, Suren Road, Andheri (E), Mumbai, Maharashtra-400093, Tel.: +91 (022) 4000 2600 Warehouse:

1st Floor,Building No.J-13/ Gala no.06 to 10, Shree Arihant complex, Reti bunder Road,Kopar, Bhiwandi- 421302





Ref: NSE/LIST/49805 December 08, 2025

The Company Secretary, Digjam Limited

Dear Sir/Madam,

Sub: Observation Letter for draft Scheme of Arrangement between Reid & Taylor International Private Limited ("RTIL/Demerged Company") and Digjam Limited ("DIGJAM/Resulting Company") and their respective shareholders under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013.

We are in receipt of the captioned draft scheme filed by Digjam Limited.

Based on our letter reference no. NSE/LIST/49805 dated October 06, 2025, submitted to SEBI pursuant to SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023 read with Regulation 94(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, SEBI vide its letter dated December 04, 2025 has inter alia given the following comment(s) on the draft scheme of arrangement:

- a) The company shall ensure compliance with the provisions of Regulation 11 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- b) The Company shall ensure to disclose all details of ongoing adjudication & recovery proceedings, prosecution initiated, and all other enforcement action taken, if any, against the Company, its promoters, and directors, before Hon'ble NCLT and shareholders, while seeking approval of the Scheme.
- c) The Company shall ensure that additional information, if any, submitted by the Company after filing the Scheme with the Stock Exchange, from the date of receipt of this letter, is displayed on the websites of the Listed Company and the Stock Exchanges.
- d) The Company shall ensure compliance with the SEBI circulars issued from time to time. The entities involved in the Scheme shall duly comply with various provisions of the SEBI Master Circular issued on June 20, 2023, and ensure that all the liabilities of the Transferor Company are transferred to the Transferee Company.
- e) The Company shall ensure that the information pertaining to all the Unlisted Companies, if any, involved in the scheme shall be included in the format specified for abridged prospectus as provided in Part E of Schedule VI of the ICDR Regulations, 2018, in the explanatory statement or notice or proposal accompanying resolution to be passed, which is sent to the shareholders for seeking approval, if applicable.
- f) The Company shall ensure that the financials in the scheme including financials considered for valuation report are not for period more than 6 months old, if applicable.

This Document is Digitally Signed



Ref: NSE/LIST/49805 December 08, 2025

- g) The Company shall ensure that the details of proposed scheme under consideration as provided by the Company to the Stock Exchange shall be prominently disclosed in the notice sent to the shareholders.
- h) The Company shall ensure that the proposed equity shares, if any, to be issued in terms of the "Scheme" shall mandatorily be in demat form only.
- i) The Company shall ensure that the "Scheme" shall be acted upon subject to the applicant complying with the relevant clauses mentioned in the scheme document.
- *j)* The entities involved in the proposed scheme shall not make any changes in the draft scheme subsequent to filing the draft scheme with SEBI by the Stock Exchange(s).
- k) The Company shall ensure that no changes to the draft scheme except those mandated by the regulators/ authorities/ tribunals shall be made without specific written consent of SEBI.
- l) The Company shall ensure that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before NCLT and the Company is obliged to bring the observations to the notice of NCLT.
- m) The Company shall ensure to comply with all the applicable provisions of the Companies Act, 2013 rules and regulations issued thereunder including obtaining the consent from the creditors for the proposed scheme.
- n) The Company shall ensure to provide the following additional disclosure to the public shareholders as a part of explanatory statement or notice or proposal accompanying resolution to be passed to be forwarded by the company to the shareholders while seeking approval u/s 230 to 232 of the Companies Act 2013, to enable them to take an informed decision:
  - i. In the interest of ensuring transparency and informed decision making by public shareholders, Company to prominently disclose following information on the very first page of the notice convening the shareholders meeting for approval of scheme of arrangement (in bold text and highlighted for visibility) and in all the further communications to the public shareholders regarding the scheme.

"The shareholding pattern of Promoter/Promoter Group and Public shareholders before and after implementation of scheme is depicted as under:

Category	Pre-Scheme Shareholding (%)	Post-Scheme Shareholding (%)	Change
Promoter/ Promoter Group			
Digjam Limited			
Reid & Taylor International Private Limited		This Document is Digital	lly Signed
(RTIL)			YATI NANDAN VIDWANS Dec 8, 2025 11:49:53 I



Ref: NSE/LIST/49805 December 08, 2025

Category	Pre-Scheme Shareholding (%)	Post-Scheme Shareholding (%)	Change				
Total							
Public Shareholders							
Digjam Limited							
Reid & Taylor International Private Limited (RTIL)							
Total							

The public shareholders may note that implementation of scheme shall result in decrease in the shareholding of public shareholders of Digjam Limited from 25 % to 5.48 %. The Public Shareholders of Digjam Limited may also note that approval to scheme of merger would also result into them agreeing to decrease in shareholding on implementation of the scheme. Therefore, investors should read all the scheme related documents before exercising their voting rights.

The above disclosure shall also be accompanied by a brief explanation regarding the reasons for the increase in shareholding of Promoter/Promoter Group and its impact on the public shareholders in terms of their rights and value of their holding in the Company.

- ii. Need for the merger, rationale of the scheme, synergies of business of the companies involved in the scheme, Impact of the scheme on the shareholders and cost benefit analysis of the scheme.
- iii. Details of Registered Valuer issuing Valuation Report and Merchant Banker issuing Fairness opinion, Summary of methods considered for arriving at the Share-Swap Ratio and Rationale for using above methods.
- iv. Projections considered for valuation of Demerged Company and Resulting Company along with justification for growth rate considered for valuation of Demerged Company and Resulting Company.
  - v. Details of shareholders of Demerged Company being categorized as promoters and public, in Resulting Company post-scheme along with rationale for the same in the following format in compliance with SEBI ICDR Regulations, 2018 and Companies Act, 2013.

Name of the shareholder	Classification in Demerged Company (Promoter/Public)	No of shares held	No of shares allotted as per share swap ratio	Classification in Resulting Company (Promoter/Public)	Rationale for the same	

This Document is Digitally Signed





Ref: NSE/LIST/49805 December 08, 2025

- vi. Latest financials of demerged company and resulting company not older than 6 months from the date of NOC of Stock Exchange should be updated on the Website and same also to be disclosed in the explanatory statement.
- Details of new shareholders being classified as Promoter/Promoter group in Resulting vii. Company post-merger as specified in Para 10(G) of Schedule VI to SEBI (ICDR) Regulations, 2018.
- Pre and Post scheme shareholding of Demerged Company and Resulting Company as on viii. the date of notice of Shareholders meeting along with rationale for changes, if any, occurred between filing of Draft Scheme to Notice to shareholders.
- Capital built-up of Demerged Company and Resulting Company since incorporation and ix. last 3 years shareholding pattern filed by Demerged Company and Resulting Company with ROC.
- Details of Revenue, PAT and EBIDTA of Demerged Company and Resulting Company for x. last 3 years.
- Value of Assets and liabilities of Demerged Company that are being transferred to Resulting xi. Company and post-merger balance sheet of Resulting Company.
- Details of potential benefits and risks associated with the merger, including integration xii. challenges, market conditions and financial uncertainties.
- xiii. Financial implication of merger on Promoters, Public Shareholders and the companies involved, synergies between Demerged Company and Resulting Company along with intercompany transactions between them.
- Disclose all actions taken and/or initiated against the entities involved in the scheme xiv. including its promoters/directors/KMPs and possible impact of the same on the Transferee Company to the shareholders along with its status.
- Disclose the impact on reserves of Resulting Company pursuant to the scheme of XV. arrangement along with quantitative details showing the impact for both pre & post the scheme of arrangement and the same is accordance with applicable accounting standards and other applicable provisions of the Companies Act, 2013. Disclose the approval requirement of shareholders under the Companies Act, 2013 and other relevant details.
- The scheme shall be acted upon subject to the applicant complying with the Para 10 (a) & xvi. (b) of Part I of SEBI Master Circular issued on June 20, 2023, and relevant clauses mentioned in the scheme document.
- o) The Company shall ensure that applicable additional information, if any, shall form part of disclosures to shareholders, which was submitted by the Company to the Stock Exchange as per Annexure L of Exchange checklist.



Ref: NSE/LIST/49805

December 08, 2025

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.

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

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

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

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

The Company shall ensure that the listed entity(ies) involved in the proposed scheme shall disclose the No-Objection letter of the Stock Exchange(s) on its website within 24 hours of receiving the same.

The validity of this "Observation Letter" shall be six months from December 08, 2025, within which the Scheme shall be submitted to NCLT.

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

This Document is Digitally Signed



December 08, 2025 Ref: NSE/LIST/49805

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

Yours faithfully, For National Stock Exchange of India Limited

Khyati Vidwans Senior Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL:https://www.nseindia.com/companies-listing/raising-capital-further-issues-main-sme-checklist

The National Stock Exchange of India (NSE) has announced the launch of NEAPS mobile application. The app can be downloaded from the App Store/Play store with the name "NEAPS APP".

Signer: KHYATI NANDAN VIDWANS Date: Mon, Dec 8, 2025 11:49:53 IST Location: NSE

