# N. B. I. INDUSTRIAL FINANCE COMPANY LIMITED

CIN No. L65923WB1936PLC065596

Regd. Office: 21, STRAND ROAD, (Ground Floor) KOLKATA - 700 001

Phone : 2230 9601 - 9603 (3 Lines), 2243 7725, 2230 7905, Telefax : 033-2213 1650 e.mail : nbifinance@ymail.com

December 02, 2024

The National Stock Exchange of India Limited, Exchange Plaza, Bandra Kurla Complex, Bandra (East), Mumbai – 400051

#### Symbol: NBIFIN

Dear Madam/ Sir,

Sub: Intimation under Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations") upon receipt of certified copy of the order of the Hon'ble National Company Law Tribunal, Kolkata Bench ("Hon'ble NCLT") sanctioning the Scheme of Amalgamation of Western India Commercial Company Limited ("Transferor Company") into N.B.I. Industrial Finance Company Limited ("Transferee Company") and their respective shareholders and creditors ("Scheme")

Pursuant to Regulation 30 of the SEBI Listing Regulations and in furtherance to our intimation dated November 29, 2024, we enclose herewith the certified copy of order of the Hon'ble NCLT, sanctioning the Scheme, for your information and record.

The Scheme will come into effect once the above certified copy of the order from the Hon'ble NCLT is filed with the respective Registrar of Companies by the Transferor Company and Transferee Company.

The copy of the order is being made available on the Company's website at https://www.nbi-india.co.in.

We request you to kindly take the aforesaid information on record and disseminate the same on your respective websites.

Yours sincerely,

For N.B.I. Industrial Finance Company Limited,

Ashish Digitally signed by Ashish Kedia Date: 2024.12.02 10:58:53 +05'30'

Ashish Kedia (Company Secretary)

Encl: as above

# FORM NO. CAA.7

# [Pursuant to section 232 and rule 20] BEFORE THE NATIONAL COMPANY LAW TRIBUNAL,

# **KOLKATA BENCH AT KOLKATA**

CP (CAA) No. 168/KB/2024

Connected with

CA (CAA) No. 184/KB/2023

A petition under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamations) Rules, 2016;

#### IN THE MATTER OF:

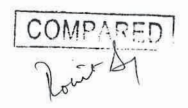
WESTERN INDIA COMMERCIAL COMPANY LIMITED (CIN: L67120WB1928PLC093924), formerly known as 'Indian Investment Co. Ltd.', a public limited company, incorporated under the Indian Companies Act, 1913, and having its registered office at 21, Strand Road Kolkata - 700 001, West Bengal, within the aforesaid jurisdiction.

...TRANSFEROR COMPANY

# And

N.B.I. INDUSTRIAL FINANCE COMPANY LIMITED (CIN: L65923WB1936PLC065596), a public limited company, formerly known as 'THE NEW BANK LIMITED', incorporated under the Indian Companies Act, 1913 and having its registered office at 21, Strand Road, Kolkata - 700 001, within the aforesaid jurisdiction.

...TRANSFEREE COMPANY



Total Total

#### And

#### IN THE MATTER OF:

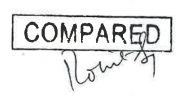
- 1. WESTERN INDIA COMMERCIAL COMPANY LIMITED
- 2. N.B.I. INDUSTRIAL FINANCE COMPANY LIMITED

... PETITIONERS

# Order Under Sections 230 and 232 of the Companies Act, 2013

The above Company Petition coming on for further hearing on the 08th November, 2024 and upon hearing the advocate appearing for the Petitioners and upon hearing Deputy Director of Regional Directorate, Eastern Region representing the Central Government the final order was passed on the 28th November, 2024.

1. The instant petition has been filed under Section 230(6) read with Section 232(3) of the Companies Act, 2013 ("Act") for sanction of the proposed Scheme of Amalgamation (the "Scheme") of Western India Commercial Company Limited, the Petitioner Company No.1 ("Transferor Company") with N.B.I. Industrial Finance Company Limited, the Petitioner Company No.2 ("Transferee Company") whereby and whereunder all property, rights, powers and all debts, liabilities, duties and obligations relating thereto of the Transferor Company is proposed to be transferred to and vested in the Transferee Company on the terms and conditions fully stated in the said Scheme.



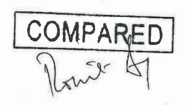
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- 2. Learned Advocates appearing for the Petitioners submit as follows:
  - a. The instant Scheme has been filed for amalgamation of Western India Commercial Company ("Transferor Company") having Identification Corporate Number ("CIN") L67120WB1928PLC093924 with N.B.I. Industrial Finance Company Limited ("Transferee Company") having CIN: L65923WB1936PLC065596.
  - b. The Transferor Company is carrying on the business as a Non-Banking Financial Company ("NBFC") and is registered with Reserve Bank of India ("RBI") under Section 45-IA of the Reserve Bank of India Act, 1934 having registration number B-05.06730. The Transferor Company is inter alia primarily engaged in investment in shares, securities and financial activity. The equity shares of the Transferor Company are listed on Calcutta Stock Exchange Limited ("CSE").
  - c. The Transferee Company is carrying on the business as a NBFC and is registered with RBI under Section 45-IA of the Reserve Bank of India Act, 1934 having registration number 05.00252. The Transferee Company is inter alia primarily engaged in investment in shares, securities and financial activity. The equity shares of the Transferee Company are listed on National Stock Exchange of India Limited ("NSE").
  - d. The Scheme is intended to have the following benefits for both the Petitioners, their shareholders, creditors, employees and all other concerned as follows:
    - The shares of the Transferor Company are listed on CSE and no trading activity is being undertaken in the shares of Transferor Company. Upon amalgamation of the Transferor



Company into the Transferee Company, equity shares of the Transferee Company, listed on NSE having nationwide trading terminal, would be issued to the shareholders of the Transferor Company. Thus, the amalgamation of the Transferor Company into the Transferee Company would result in providing better liquidity to the shareholders of Transferor Company while not being prejudicial to the interest of Transferee Company and its shareholders, creditors, employees or any stakeholders.

- ii. The amalgamation would result in improving the potential for further expansion of the businesses by way of consolidation of capital base and increased borrowing strengths of the combined entity.
- iii. The amalgamation would result not only in consolidating and improving the internal systems, procedures and controls but will also bring greater management and operational efficiency due to integration of various similar functions being carried out by both the Petitioners.
- iv. Greater size, scale, financial strength and flexibility for the merged Transferee Company will result in maximizing and unlocking overall shareholders value.
- v.\* The amalgamation will result in significant reduction in multiplicity of legal and regulatory compliances which at present is required to be made separately by the Petitioners with saving in administrative cost and deriving economies of scale.







- e. The Board of Directors of the Petitioners have at their respective board meetings held on 21 September 2022, passed the resolution approving the Scheme. [Annexure J of the Company Petition at pages 445-450]
- f. The statutory auditors of the Transferee Company have provided a certificate to the effect that the accounting treatment proposed in the Scheme is in conformity with the accounting standards prescribed under Section 133 of the Act. [Annexure O of the Company Petition at Pages 917-919]
- g. The valuation for determining share exchange ratio has been arrived at after careful consideration and taking into account all relevant facts. Such valuation has been carried out by Messrs. RBSA Valuation Advisors LLP, registered valuer [IBBI Registered No. IBBI/RV-E/05/2019/110] and recorded in their valuation report dated 21 September 2022 read with addendum thereto issued on 18 May 2023, and the said report is bona fide and reasonable. [Annexure P of the Company Petition at Pages 920-931]
- h. The Petitioners have also obtained a Fairness Opinion dated 21 September 2022 issued by Sumedha Fiscal Services Limited, Category 1 Merchant Banker bearing SEBI registration number INM000008753 on the equity share exchange ratiorecommended by RBSA Valuation Advisors LLP in their valuation reportbeing fair. [Annexure Q of the Company Petition at Pages 932-937]
- i. The Petitioners, being NBFCs, are registered with the RBI. Accordingly, the Petitioners have filed an application dated 17 July 2023 with RBI seeking prior written approval of the RBI pursuant to Chapter IX- Acquisition / Transfer of Control of Applicable NBFCs of RBI Master Direction - Non-Banking Financial Company

- Non-Systemically Important Non-Deposit taking Company



(Reserve Bank) Directions, 2016 ("Master Direction") with reference number DNBR.PD.007/03.10.119/2016-17. The RBI by letter dated 18 January 2024 bearing reference no. KOL.DOS.RSG.No.S2910/99-06-002/2023-24 granted "No Objection" to the Scheme. [Annexure S of the Company Petition at Page 946] However, in the said letter dated 18 January 2024, it was stated that the said No Objection is valid for six months from date of issuance of letter. In view of the aforesaid, the Petitioners have vide their letter dated 2 July 2024 sought for an extension of the No Objection granted by the RBI. [Annexure T of the Company Petition at Pages 947-948]. In response to this, by way of letter dated 3 September 2024 RBI advised that the validity of the No Objection to the Scheme has been extended upto 30 November 2024 [Annexure A-2 to the Rejoinder]

j. The Transferor Company is a company listed with the CSE and the Transferee Company is a company listed with the NSE. The Petitioner Company No. 1 have therefore filed the draft scheme with the CSE and NSE (appointed as the Designated Stock Exchange of the Transferor Company for the purposes of the Scheme and for coordinating with SEBI in terms of SEBI Master Circular Number SEBI/HO/CFD/DIL1/CIRIP/2021/000665dated 23 November 2021) in accordance with Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR"). Additionally, the Petitioner Company No. 2 has filed the draft scheme with the NSE. The Transferor Company and the Transferee Company have received respective observation letters dated 26 May 2023 from the NSE and the Transferor Company has received the observation letter on 31 May 2023 from the CSE containing comments on the draft Scheme along with the "No-Objection", from such stock exchanges so as to enable the Petitioners to file this





Scheme with this Tribunal. [Annexure R of the Company Petition at Pages 938-945]

- k. The Petitioners filed Company Application (CAA) No. 184/KB/2023 under Section 230(1) read with 232(1) of the Act seeking directions for convening and/or dispensing with meetings of the shareholders and creditors of the Petitioners. By an order made on 18 June 2024 ("Order") in Company Application (CAA) No.184/KB/2023, this Tribunal, was pleased to direct convening and holding of meetings of the equity shareholders of the Petitioners on 9 August 2024. Meetings of the unsecured creditors of the Petitioners were dispensed with in view of all such creditors having already considered and given their written consent to the Scheme in the form of affidavits. Meetings of the secured creditors of the Petitioners were not required to be convened in view of Nil secured creditors. [Annexure K of the Company Petition at Pages 451-466]
- 1. Pursuant to the said Order, notice dated 4 July, 2024 of the said meeting and the explanatory statement under Section 230(3) of the Act along with all accompanying documents were duly drawn up and served individually on all the equity shareholders of the Petitioners including the Scheme, form of proxy and other meeting related documents. The notice of meeting was also advertised as directed by the said order once in "Business Standard" in English and in "Arthik Lipi" in Bengali in their respective issues dated 5th July 2024 and 6th July 2024 and also uploaded on the website of the Petitioners and that of the stock exchanges where the shares of the Petitioners are listed and to the designated stock exchange. Affidavit of Compliance was filed by the Petitioners on 26 July, 2024 evidencing service of notice of meeting to equity shareholders and publication in the newspaper in terms of the order dated 18 June, 2024. [Annexure L of the Company Petition at Pages 467-851]



- m. In compliance with Section 230(5) of the Act and the said Order of this Tribunal, the Petitioners served notices dated 5 July, 2024 in Form No. CAA3 along with a copy of the notices to the equity shareholders dated 4 July, 2024 and all documents accompanying the same on the relevant statutory authorities including upon (1) Central Government, through the Regional Director, Ministry of Corporate Affairs, Kolkata; (2) The Registrar of Companies, West Bengal; (3) The Official Liquidator, West Bengal; (4) Income Tax Department having jurisdiction over the Petitioners; (5) Securities and Exchange Board of India; (6) CSE; (7) NSE; and (8) RBI. Affidavit dated 24 July 2024 proving notice of meeting to equity shareholders, publication in the newspaper and service to the statutory authorities, as aforesaid, have been filed by the Petitioners on 26 July 2024.
- n. In terms of the said Order, meetings of the equity shareholders of Petitioner Company No.1 and Petitioner Company No.2 were duly held on Friday, 9 August 2024 at 11:00 A.M. and 12:00 Noon respectively at their registered office at 21, Strand Road, Kolkata -700001, Top Floor Hall. The equity shareholders were given option to exercise their votes either by (a) remote e-voting or (b) through ballot paper at the venue of the meeting. The remote e-voting period commenced from Thursday, 25 July 2024 at 9:00 A.M. (IST) and ended on Thursday, 8 August 2024 at 5:00 P.M. (IST). Mr S M Gupta, Practising Company Secretary acted as the Chairperson of the said meetings in terms of the said Order.
- o. The meeting of the equity shareholders of the Petitioner Company No. 1 approved the said scheme unanimously with 17,965 votes having been cast in favour of the resolution by 9 equity shareholders and no votes having been cast against the resolution by any equity shareholder.



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- p. The meeting of the equity shareholders of the Petitioner Company No. 2 approved the said scheme with requisite majority of 19,53,535 votes having been cast in favour of the resolution by 69 equity shareholders and 632 votes having been cast against the resolution by 6 equity shareholders.
- q. Since majority of the equity shareholders, representing more than three-fourths in value of the equity shares of the Transferor Company and Transferee Company, have voted for the resolution in their respective meetings held, and the votes cast by the public shareholders in favour of the proposed resolution are more than the number of votes cast by the public shareholders against it, as required under the Securities and Exchange Board of India Master Circular No. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated 20 June 2023 ("SEBI Scheme Circular"), the resolution has been approved with requisite majority.
- r. The respective results of the aforesaid meetings of the equity shareholders of the Petitioners were declared by the Chairperson of the meeting on 10 August 2024 and also posted on the website of the Petitioners and notice board at the registered office of the Petitioners besides being uploaded on the website of Central Depository Services (India) Limited and National Securities Depository Limited, as the case may be, and intimated to the stock exchanges where the shares of the Petitioners are listed and to the designated stock exchange. Thus, the Petitioners have duly complied with the said Order of this Tribunal passed on 18 June 2024 in Company Application (CAA) No.184/KB/2023.
- s. Separate reports along with affidavit verifying the same has been filed by the Chairperson of the meeting, Mr. S M Gupta with this Tribunal. [Annexure N of the Company Petition at Pages 870-916]





- 3. Pursuant to the hearing and admission of the instant Company Petition on 4 September 2024, the Petitioners have served notice dated 11 September 2024 of hearing of the petition along with all documents accompanying the said notices including the Scheme upon the statutory authorities and published advertisements once in "Business Standard" in English and in "Arthik Lipi" in Bengali as per Rule 16(1) of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("CAA Rules") in their respective issues dated 21 September 2024. The Petitioners, in terms of the order dated 4 September 2024 have filed the affidavit of compliance dated 30 September 2024 evidencing service on all relevant statutory and sectoral/regulatory authorities.
- All statutory formalities requisite for obtaining sanction of the Scheme 4. have been duly complied with by the Petitioners. The Scheme has been made bona fide and is in the interest of all concerned.
- 5. The Official Liquidator has filed his report dated 30 October 2024 in the instant petition. As per paragraph 11 of the said report, the Official Liquidator "on the basis of information submitted by the Petitioner Companies is of the view that the affairs of the aforesaid Transferor Company do not appear to have been conducted in a manner prejudicial to the interest of its members or to public interest as per the provisions of the Companies Act, 1956/ the Companies Act, 2013 whichever is applicable."
- 6. The Regional Director, Eastern Region, Ministry of Corporate Affairs, Kolkata ("RD") has filed his representations before this Tribunal. The RD has made his representation by his affidavit dated 6 November 2024 ("RD Affidavit"). The observations of the RD have been dealt with by the Petitioners by their rejoinder affidavit dated 8 November 2024





("Rejoinder"). The responses of the Petitioners to the observations made by the RD in RD Affidavit are as under: -

# A. Paragraph 2(a) of the RD Affidavit

That it is submitted that on the examination of report of the Registrar of Companies, West Bengal it appears that no complaint and/ or representation has been received against the proposed Scheme of Amalgamation. Further, all the petitioner companies are updated in filing their Financial Statements and Annual Returns for the financial year 31/03/2023.

# Response as per Paragraph IV of Rejoinder

With reference to paragraph 2(a) of the said Affidavit, we say that the same is matter of record.

# B. Paragraph 2(b) and 2(c) of the RD Affidavit

2(b) The Appointed Date stated in the Scheme is 1st April 2022. In terms of the Circular no. 09/2019 dated 21.08.2019 of the Ministry of Corporate Affairs, "where the 'appointed date' is chosen as a specific calendar date, it may precede the date of filing of the application for scheme of merger/ amalgamation in NCLT. However, if the appointed date is significantly ante dated beyond a year from the 'date of filing, the justification for the same would have to be specifically brought out in the scheme and it should not be against public interest" It is not ascertainable from the documents provided by the Applicant whether the application for the scheme was filed before Hon'ble Tribunal within a year from the said Appointed Date. If the application for the scheme was filed with Hon'ble Tribunal after more than one year from the appointed date, Hon'ble Tribunal may kindly direct the Applicant to bring out the justification for the Appointed Date being more than one year before the date of filing of the Application for the scheme, in accordance with the said Circular.





2(c) That it is submitted that the Transferor Company namely Western India Commercial Company Limited is listed on the National Stock Exchange of India Limited (NSE) and the Calcutta Stock Exchange of India (NSE). The NSE vide its letter No. Ref. NSE/LIST/32753-1 dated 26.05.2023 issued its 'No Objection' to the proposed Scheme of Amalgamation subject to validity of the said 'Observation Letter' shall be six months from the date of issuance of the said letter. Further, the CSE has also vide its letters No Ref. No. CSE/LD/15834/2023 dated 31.05.2023 issued its 'No Objection' subject to validity shall be six months from the date of that letter. The Transferee Company namely N.B.I. Industrial Finance Company Limited is also a listed Company and listed on the National Stock Exchange of India (NSE) and the NSE vide its letter no. NSE/LIST/32753 dated 26.05.2023 conveyed its 'No Objection' to Proposed scheme interms ofRegulation SEBI(LODR)Regulation, 2015 so as to enable the Company to file the draft Scheme with Hon'ble NCLT. Further, as per said letters, the validity of the said 'Observation Letters' shall be six months from 26th May, 2024 within which the Scheme shall be submitted to NCLT. However, in all cases, the respective Exchanges 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, Byelaws and Regulation of the Exchange, Listing Regulation, Guidelines/Regulations issued by Statutory Authorities.

# Response as per Paragraph V of Rejoinder

With reference to paragraphs 2(b) and 2(c) of the said Affidavit, we say that the Board of Directors of the Transferor Company and Transferee Company held its board meeting on 21 September 2022 and approved the Scheme with Appointed Date as 1 April 2022. The Transferor Company is a company listed with The Calcutta Stock Exchange of India ("CSE") and the Transferee Company is a







company listed with the National Stock Exchange of India Limited ("NSE"). The Petitioner Company No.1 filed the draft scheme with the CSE on 26 September 2022 and with the NSE on 29 September 2022 (appointed as the Designated Stock Exchange of the Transferor Company for the purposes of the Scheme and for coordinating with SEBI in terms of SEBI Master Circular Number SEBI/HO/CFD/DIL1/CIR/P/2021/000665 dated 23 November, 2021) in accordance with Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "LODR Regulations"). Additionally, on 29 September 2022, the Petitioner Company No.2 filed the draft scheme with the NSE. The Transferor Company and the Transferee Company received respective observation letters dated 26 May 2023 from the NSE and the Transferor Company has received the observation letter on 31 May 2023 from the CSE containing comments on the draft scheme of amalgamation along with the "No-Objection", from such stock exchanges so as to enable the Petitioners to file this Scheme with this Hon'ble Tribunal. Upon receipt of the said "No-Objection", on 1 September 2023 the Petitioners have filed the company application being CA (CAA) No.184/KB/2023 ("Company Application") with this Hon'ble Tribunal seeking directions for holding/dispensing meetings of the shareholders and creditors of the Petitioners, copy of the e-filing status evidencing the first filing date of the Company Application as 1 September 2023 is enclosed with the Rejoinder and marked A-1. It is submitted that the Petitioners have filed the Company Application within the period of six months of obtaining the "No-Objection" from the stock exchanges. It is further submitted that the Petitioners could not have filed the Scheme with the Hon'ble Tribunal without the prior approval of the Stock Exchanges in terms of the SEBI Master Circular and LODR Regulations. The Petitioners have acted in good faith and taken all necessary steps to expedite the scheme approval process before the stock exchanges

and thereafter duly filed the Scheme with this Hon'ble Tribunal without any delay or laches on their part.

# C. Paragraph 2(d) of the RD Affidavit

It is further submitted that the Petitioner Transferee Company namely M/s N.B.I. Industrial Finance Company Limited having its Certificate of Registration No. 05.00252 dated 21/02/1998 is registered with RBI as NBFC Company and the Transferor Company namely Western India Commercial Company Limited having its Certificate of Registration No. B-05.06730 dated 12/02/2008 is registered with RBI as NBFC Company. The RBI by letter No KOL.DOS.RSG.No.S2910/99-06-002/2023-24 dated 18.01.2024 addressed to the Board of Directors of the Transferee Company (N.B.I. Industrial Finance Company Limited) issued their "No Objection" to the proposed scheme of amalgamation. Further, the RBI also stated in the said letter that such approval (No Objection) is valid for six months from the date of issue of that letter.

#### Response as per Paragraph VI of Rejoinder

With reference to paragraph 2(d) of the said Affidavit, we say that the Petitioners, being NBFCs, are registered with the Reserve Bank of India ("RBI"). Accordingly, the Petitioners had filed an application dated 17 July 2023 with RBI seeking prior written approval of the RBI pursuant to Chapter IX- Acquisition / Transfer of Control of Applicable NBFCs of RBI Master Direction - Non-Banking Financial Company - Non-Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016 ("Master Direction") with reference number DNBR.PD.007/03.10.119/2016-17. The RBI by letter dated 18 January 2024 bearing reference no. KOL.DOS.RSG.No.S2910/99-06-002/2023-24 "No granted Objection" to the Scheme, copy whereof is annexed to the company petition CP (CAA) No.168/KB/2024 and marked as Annexure "S". However, in the said letter dated 18 January 2024, it was





stated that the said No Objection is valid for six months from date of issuance of letter. Pursuant to an application made to RBI for extension of the No Objection as granted by the RBI, vide letter dated 3 September 2024 the RBI has advised that the validity of the No Objection Certificate dated 18 January 2024 as issued by the RBI has been extended upto 30 November 2024. Copy of the said letter dated 3 September 2024 has been annexed to the Rejoinder and marked "A-2".

# D. Paragraph 2(e) of the RD Affidavit

The Petitioner Companies should be directed to provide list/details of Assets, if any, to be transferred from the Transferor Companies to the Transferee Company upon sanctioning of the proposed Scheme.

# Response as per Paragraph VII of Rejoinder

With reference to paragraph 2(e) of the said Affidavit, we confirm that the Petitioners will provide the list/details of assets of the Transferor Company to be transferred to the Transferee Company upon sanctioning of the proposed Scheme as would be directed by the Hon'ble Tribunal.

# E. Paragraph 2(f) of the RD Affidavit

That the Petitioner company should undertake to comply with the provisions of section 232(3)(i) of the Companies Act, 2013 through appropriate affirmation.

#### Response as per Paragraph VIII of Rejoinder

With reference to paragraph 2(f) of the said Affidavit, we undertake and affirm that the Petitioners will comply with the provisions of Section 232(3)(i) of the Companies Act, 2013.





# F. Paragraph 2(g) of the RD Affidavit

That the Transferee Company should be directed to pay applicable stamp duty on the transfer of the immovable properties from the Transferor Companies to it.

# Response as per Paragraph IX of Rejoinder

With reference to paragraph 2(g) of the said Affidavit, we state that the applicable stamp duty consequent to transfer of immovable properties under the Scheme shall be paid, if any.

#### G. Paragraph 2(h) of the RD Affidavit

The Hon'ble Tribunal may kindly direct the Petitioners to file an affidavit to the extent that the Scheme enclosed to the Company Application and Company Petition are one and same and there is no discrepancy or no change is made.

# Response as per Paragraph X of Rejoinder

With reference to paragraph 2(h) of the said Affidavit, we confirm that the Scheme enclosed to the Company Application and the Company Petition are one and same and there is no discrepancy or no change is made in the Scheme.

# H. Paragraph 2(i) of the RD Affidavit

It is submitted that as per instructions of the Ministry of Corporate Affairs, New Delhi, a copy of the scheme was forwarded to the Income Tax Department on 23/07/2024 for their views/observation in the matter. However, no such views/observation in the matter from the Income Tax Department has been received yet. Hon'ble Tribunal may peruse the same and issue order as deemed fit and proper.

# Response as per Paragraph XI of Rejoinder

With reference to paragraph 2(i) of the said Affidavit, we say that the Income Tax Department has issued a letter dated 5 November



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2024 bearing reference DIN to &. Letter No. ITBA/COM/F/17/2024-25/1070107534(1) the on proposed Scheme. In the said letter, in connection to the said Scheme, the Income Tax Department has indicated that as per the available record on the ITBA portal, there is no outstanding demand against the Transferor Company. Moreover, no proceeding is pending with National Faceless Assessment Centre ('NaFAC') and hence the concerned office does not have any objection to the proposed Scheme. Copy of the said letter dated 5 November 2024 of the Income Tax Department is enclosed with the Rejoinder and marked "A-3".

7. Heard submissions made by the Learned Advocates appearing for the Petitioners and the Joint Director in the Office of Regional Director (In charge), Eastern Region, Ministry of Corporate Affairs, Kolkata. We are satisfied with the explanations given by the Petitioners. Upon perusing the records and documents in the instant proceedings and considering the submissions, we allow the petition and make the following orders: -

#### THIS TRIBUNAL DOTH ORDER

a. the Scheme mentioned in the petition, being Annexure "A" hereto, be sanctioned by this Tribunal to be binding with effect from the 1 April 2022 ("Appointed Date") on Western Indian Commercial Company Limited, (the "Transferor Company") and N.B.I. Industrial Finance Company Limited, (the "Transferee Company") and their respective shareholders and creditors and all other concerned stakeholders;

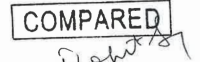
all the property, rights and powers of the Transferor Company, including those described in the Schedule of Assets herein, be





transferred from the said Appointed Date, without further act or deed, to the Transferee Company and, accordingly, the same shall pursuant to Section 232(4) of the Companies Act, 2013, be transferred to and vest in the Transferee Company for all the estate and interest of the Transferor Company therein but subject nevertheless to all charges now affecting the same, as provided in the said Scheme;

- b. all the debts, liabilities, duties and obligations of the Transferor Company be transferred from the said Appointed Date, without further act or deed to the Transferee Company and, accordingly, the same shall pursuant to Section 232(4) of the Companies Act, 2013, be transferred to and become the debts, liabilities, duties and obligations of the Transferee Company;
- c. leave be granted to the Petitioners to file the Schedule of Assets of the Transferor Company in the form as prescribed in the Schedule to Form No. CAA7 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 within three weeks from the date of the order to be made herein;
- d. the employees of the Transferor Company, if any, shall be engaged by the Transferee Company as provided in the said Scheme;
- e. all legal proceedings and/or suits and/or appeals now pending by or against the Transferor Company be continued by or against the Transferee Company as provided in the said Scheme;
- f. The Transferee Company do without further application issue and allot to the shareholders of the Transferor Company (except the Transferee Company), the shares in the Transferee Company to which they are entitled in terms of the Scheme;



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- g. The Transferor Company and the Transferee Company shall each within thirty days of the date of the receipt of the certified copy of this order, cause a certified copy thereof to be delivered to the Registrar of Companies for registration and on such certified copies being so delivered, the Transferor Company shall be dissolved without winding up upon the Scheme becoming effective and the Registrar of Companies shall place all documents relating to the Transferor Company and registered with him on the file kept by him in relation to the Transferee Company and the files relating to the said companies shall be consolidated accordingly;
- h, all other matters covered by the Scheme shall take effect subject to and in terms of the Scheme;
- i. any person shall be at liberty to apply to the Tribunal in the above matter for any directions that may be necessary; and
- j. such further order or orders be made and/or directions be given as this Tribunal may deem fit and proper.
- The C.P (CAA) No.168/KB/2024 connected with C.A.(CAA)
   No.184/KB/2023 is disposed of accordingly.

#### Witness:

Smt. Bidisha Banerjee, the Hon'ble Member (Judicial) and Shri D. Arvind, the Hon'ble Member (Technical) at Kolkata aforesaid the 28th November, 2024.

Mr. D.N. Sharma, Advocate, Ms. Rusha Mitra, Advocate for the petitioners.



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Schedule of Assets

First Part-I

(As per Annexure)

Second Part-II

(As per Annexure)

Third Part-III

(As per Annexure)

Deput Registrar

National Company Law Tribunal

Kolkata Bench.

Dated, the 2944 of November, 2024.

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COMPARED



# SCHEME OF AMALGAMATION

(UNDER SECTIONS 230-232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013)

#### BETWEEN

WESTERN INDIA COMMERCIAL COMPANY LIMITED ("WESTERN INDIA" OR "TRANSFEROR COMPANY")

AND

N.B.I.INDUSTRIAL FINANCE COMPANY LIMITED ("N.B.I.INDUSTRIAL" OR "TRANSFEREE COMPANY")

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

#### 1. PREAMBLE AND OVERVIEW OF THE SCHEME

- 1.1. This Scheme (as defined hereinafter) is presented under sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and rules framed thereunder for amalgamation of Western India Commercial Company Limited ("Western India" or "Transferor Company") into N.B.I.Industrial Finance Company Limited ("N.B.I. Industrial" or "Transferoe Company") and their respective shareholders and creditors with effect from the Appointed Date (as defined hereinafter).
- 1.2. In addition, this Scheme also provide for various other matters consequential, supplemental and/or otherwise integrally connected therewith.

#### 2. DESCRIPTION OF COMPANIES

2.1. Western India Commercial Company Limited (hereinafter referred to as "Western India" or "Transferor Company") is a public limited company, originally incorporated on August 13, 1928 in the name of "Indian Investment Co. Ltd" under the Indian Companies Act, 1913, with CIN L67120WB1928PLC093924 and having its registered office at 21, Strand Road Kolkata – 700001, West Bengal, India. The company is carrying on the business as a Non-Banking Financial Company ("NBFC") and is registered with Reserve Bank of India (hereinafter referred to as "RBI") under section



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45-IA of the Reserve Bank of India Act, 1934 having registration number B-05.06730. The company is engaged mainly in investment in shares, securities and financial activity. The equity shares of the Transferor Company are listed on Calcutta Stock Exchange Limited ("CSE").

2.2. N.B.I.Industrial Finance Company Limited (hereinafter referred to as "N.B.I. Industrial" or "Transferee Company"), is a public limited company, originally incorporated in the name of "The New Bank Limited" under the Indian Companies Act, 1913, with CIN L65923WB1936PLC065596 and having its registered office at 21, Strand Road Kolkata - 700001, West Bengal, India. It was incorporated on 21<sup>st</sup> December, 1936. The company is carrying on the business as a NBFC and is registered with RBI under section 45-IA of the Reserve Bank of India Act, 1934 having registration number 05.00252. The company is engaged mainly in investment in shares, securities and financial activity. The equity shares of the Transferee Company are listed on National Stock Exchange of India Limited ("NSE").

#### 3. RATIONALE FOR THE SCHEME

The proposed amalgamation would be in the best interests of the Companies (as defined hereinafter) and their respective shareholders, employees, creditors and other stakeholders. The proposed amalgamation will yield advantages as set out inter alia below:

- 3.1. The shares of the Transferor Company are listed on Calcutta Stock Exchange and no trading activity is being undertaken in the shares of Transferor Company. Upon amalgamation of the Transferor Company into the Transferee Company, equity shares of the Transferee Company, listed on National Stock Exchange (as defined hereinafter) having nationwide trading terminal, would be issued to the shareholders of the Transferor Company. Thus, the amalgamation would result in providing better liquidity to the shareholders of Transferor Company while not being prejudicial to the interest of Transferee Company and its shareholders, creditors, employees or any stakeholders.
- 3.2. The amalgamation would result in improving the potential for further expansion of the businesses by way of consolidation of capital base and increased borrowing strengths of the combined entity.



- 3.3. The amalgamation will result not only in consolidating and improving the internal systems, procedures and controls but will also bring greater management and operational efficiency due to integration of various similar functions being carried out by both the Companies.
- 3.4. Greater size, scale, financial strength and flexibility for the merged Transferee Company will result in maximizing and unlocking overall shareholders value.
- 3.5. The amalgamation will result in significant reduction in multiplicity of legal and regulatory compliances which at present is required to be made separately by the Companies with saving in administrative cost and deriving economies of scale.

#### 4. PARTS OF THE SCHEME:

This Scheme is divided into the following parts:

- 4.1. PART A deals with the definitions of the capitalized terms and interpretations used in this Scheme, date of taking effect of this Scheme and Share Capital of the Companies;
- 4.2. PART B deals with clauses in relation to amalgamation of Western India into N.B.I. Industrial, consideration for amalgamation and accounting treatment for amalgamation;
- 4.3. PART C deals with general terms and conditions applicable to this Scheme.





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# PART A - DEFINITIONS AND SHARE CAPITAL

#### 5. GENERAL DEFINITIONS AND INTERPRETATIONS

5.1. In this Scheme (as defined hereinafter), unless repugnant to the meaning or context thereof, the following expressions shall have the meaning mentioned herein below:

"Act" means the Companies Act, 2013 and the rules and regulations and/or other guidelines or notifications made thereunder, and includes any alterations, modifications, amendments made thereto and/or any re-enactment thereof;

"Amalgamation" or "amalgamation" means amalgamation of the Transferor Company with the Transferee Company, on a going concern basis in accordance with section 2(1B) of the Income-Tax Act, 1961, in terms of Part B of the Scheme;

"Applicable Law(s)" means any statute, notification, bye laws, rules, regulations, guidelines, rule or common law, policy, code, directives, ordinance, schemes, notices, orders or instructions, law enacted or issued or sanctioned by any Appropriate Authority (as defined hereinafter) including any modification or re-enactment thereof for the time being in force;

"Appointed Date" for the purpose of this Scheme and the IT Act (as defined hereinafter) means 1st April 2022 or such other date as may be mutually agreed to by the Board of Directors (as defined hereinafter) of Transferor Company and Transferoe Company or such other date as may be fixed or approved by the NCLT (as defined hereinafter) or any other Appropriate Authority (as defined hereinafter);

"Appropriate Authority" means any Governmental Authority (as defined hereinafter), statutory, regulatory, departmental or public body or authority of the relevant jurisdiction, including Registrar of Companies, Regional Director, Official Liquidator, NCLT, Stock Exchanges (as defined hereinafter), SEBI (as defined hereinafter), Reserve Bank of India, any relevant tax authority and any other relevant competent authorities;

"Board of Directors" or "Board" in relation to the Transferor Company and/ or the Transferee Company, as the case may be, means their respective Board of Directors and shall include a committee duly constituted and authorised for the purposes of matters pertaining to the Scheme and/ or any other matter relating thereto;





"Companies" shall collectively mean the Transferor Company and the Transferee Company;

"Effective Date" or "On the Scheme becoming effective" means the date on which last of the approvals or events specified under clause 19 of Part C of the Scheme are satisfied or obtained or have occurred or the requirement of which has been waived (in writing) in accordance with this Scheme. References in this Scheme to the date of "upon this Scheme becoming effective" or "coming into effect of this Scheme" shall mean the Effective Date;

"Governmental Authority" means any national, regional or local government or governmental, administrative, fiscal, judicial, or government-owned body or any of its ministries, departments, secretariats, agencies or any legislative body, commission, authority, court or tribunal or entity and any other authority exercising jurisdiction over the Companies;

"IT Act" means the Income-tax Act, 1961 and the rules, regulations, circulars, any statutory modifications, re-enforcements or amendments thereof for the time being in force;

"National Company Law Tribunal" or "NCLT" or "Hon'ble NCLT" means the National Company Law Tribunal at Kolkata having jurisdiction in relation to the Transferor Company and the Transferee Company;

"Record Date" for the purpose of this Scheme shall mean the date to be fixed by the Board of Directors of the Transferee Company in consultation with Board of Directors of Transferor Company for the purpose of determining the shareholders of the Transferor Company who are eligible to get the shares of the Transferee Company respectively as per Part B of this Scheme;

"Registrar of Companies" means Registrar of Companies of State of West Bengal;

"RBI's Directions" means Reserve Bank of India's direction DNBR (PD) CC.No. 065/03.10.001/2015-16 dated July 09, 2015 and any amendment thereto;





"SAST Regulations" means the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;

"Scheme" means this Scheme of Amalgamation presented under sections 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 and/ or Companies Act, 1956 in the present form or with such modification(s) approved or directed by the NCLT;

"SEBI" means Securities Exchange Board of India established under Section 3 of the Securities and Exchange Board of India Act, 1992;

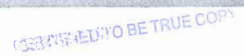
"SEBI Circular" means, together, the circular no. CFD/DIL3/CIR/2017/21 dated 10 March 2017, the circular no. CFD/DIL3/CIR/2017/105 dated 21 September 2017, circular no. CFD/DIL3/CIR/2018/2 dated 3 January 2018, circular no. SEBI /HO/CFD/DIL 1 /CIR/P/2019/192 dated 12 September 2019; circular no. SEBI /HO/CFD/DIL1 /CIR/P /2020 /215 dated 3 November 2020; circular no. SEBI /HO/CFD/DIL2/CIR / P/2021 /0000000657 dated 16 November 2021; circular no. SEBI /HO/CFD/DIL2/CIR/ P/2021/ 0000000659 dated 18 November 2021 each issued by the SEBI and all other applicable circulars and regulations issued by SEBI and as amended or replaced from time to time;

"SEBI Listing Regulations" means the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, and shall include any statutory modification, amendment and reenactment thereof for the time being in force or any act, regulations, rules, guidelines, etc. that may replace such regulations;

"Share Exchange Ratto" means ratios for determining the issuance of shares by Transferee Company to the shareholders of Transferor Company under Part B of this Scheme, as set out in the Share Exchange Ratio Report dated 21st September, 2022 issued by RBSA Valuation Advisors LLP (Registration No. IBBI/RV-E/05/2019/110), Registered Valuer, Kolkata, West Bengal;

"Share Exchange Ratio Report" means the report stating Share Exchange Ratio issued by RBSA Valuation Advisors LLP (Registration No. IBBI/RV-E/05/2019/110), Registered Valuer, Kolkata, West Bengal dated 21st September, 2022;





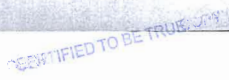
"Stock Exchanges" means the Calcutta Stock Exchange Limited ("CSE") and the National Stock Exchange of India Limited ("NSE");

"Transferor Company" or "Western India" means Western India Commercial Company Limited, a company incorporated under the Indian Companies Act, 1913, and having its registered office at 21, Strand Road Kolkata -700001, West Bengal, India;

"Transferee Company" or "N.B.I. Industrial" means N.B.I. Industrial Finance Company Limited, a company Incorporated under the Indian Companies Act, 1913, and having its registered office at 21, Strand Road Kolkata -700001, West Bengal, India.

- 5.2. All terms and words used in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, the IT Act, the Securities Contracts (Regulation) Act, 1956, the Securities and Exchange Board of India Act, 1992, the Depositories Act, 1996 and other Applicable Laws, rules, regulations, bye-laws, guidelines/notifications/circulars, as the case may be or any statutory modification or amendment or re-enactment thereof for the time being in force.
- 5.3. In this Scheme, unless the context otherwise requires:
  - references to "persons" includes Individuals, bodies corporate (wherever Incorporated), unincorporated associations and partnerships;
  - the headings, sub-headings, titles, sub-titles to clauses, sub-clauses and paragraphs are inserted for ease of reference only and do not form part of the operative provisions of this Scheme and shall not affect the construction or interpretation of this Scheme;
  - c) references to one gender includes all genders;
  - d) words in the singular shall include the plural and vice versa;
  - e) words "include" and "including" are to be construed without limitation;
  - f) terms "hereof", "hereby", "herebo" and derivative or similar words refer to this entire Scheme or specified clauses of this Scheme, as the case may be;







- a reference to "writing" or "written" includes printing, typing, electronic mailing, and other means of reproducing words in a visible form excluding a text or an instant message;
- reference to any agreement, contract, document or arrangement or to any provision thereof shall include references to any such agreement, contract, document or arrangement as it may, after the date hereof, from time to time, be amended, supplemented or novated;
- reference to the recital or clause are references to the recital or clause of this Scheme; and
- i) references to any provision of law or legislation or regulation include:
  - i. such provision as from time to time amended, modified, re-enacted or consolidated (whether before or after the date of this Scheme) to the extent such amendment, modification, re-enactment or consolidation applies or is capable of applying to the transaction entered into under this Scheme and (to the extent liability thereunder may exist or can arise) shall include any past statutory provision (as amended, modified, re-enacted or consolidated from time to time) which the provision referred to has directly or indirectly replaced;
  - ii. all subordinate legislations (including circulars, notifications, clarifications, guidelines or supplement(s) to, or replacement or amendment of, that law or legislation or regulation) made from time to time under that provision (whether or not amended, modified, re-enacted or consolidated from time to time) and any retrospective amendment thereto.

#### 6. DATE OF TAKING EFFECT

6.1. The Scheme set out herein in its present form or with any modification(s) approved or imposed or directed by the NCLT shall be effective from the Appointed Date but shall be operative from the Effective Date.

#### 7. SHARE CAPITAL

7.1. The share capital of Western India as per the audited Balance Sheet as at March 31, 2022 is as under:



Share Capital	Amount in INR
Authorized Share Capital	
35,000 equity shares of INR 100/- each	35,00,000
Total	35,00,000
Issued, subscribed and paid-up share capital	
18,000 equity shares of INR 100/-each	18,00,000
Total	18,00,000

The equity shares of Western India are listed on CSE. Further, as on March 31, 2022, the N.B.I. Industrial holds 11.69% shares of Western India as a promoter group company.

Subsequent to the above date and as on the date of filing this Scheme with the Hon'ble NCLT, there has been no change in the issued, subscribed and paid-up share capital of Western India.

7.2. The share capital of N.B.I. Industrial as per the audited Balance Sheet as at March 31, 2022 is as under:

Share Capital	Amount in INR
Authorized Share Capital	
2,00,00,000 equity shares of INR 5/- each	10,00,00,000
Total	10,00,00,000
Issued share capital	101
24,59,058 equity shares of INR 5/-each	1,22,95,290
Total	1,22,95,290
Subscribed and paid-up share capital	TWO I
24,56,806 equity shares of INR 5/- each	1,22,84,030
Total	1,22,84,030

The equity shares of N.B.I. Industrial are listed on NSE.

Subsequent to March 31, 2022 and as on the date of filing this Scheme with the Hon'ble NCLT, there has been no change in the issued, subscribed and paid-up share capital of N.B.I. Industrial.



# PART B - AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

#### 8. TRANSFER AND VESTING

8.1. With effect from the opening business hours of Appointed Date and on the Scheme becoming effective, the entire business of the Transferor Company shall, pursuant to the provisions of sections 230-232 and all other applicable provisions of the Act and section 2(1B) of the IT Act, and without any further act, instrument, deed, matter or thing, stand transferred to and vested, as a going concern, into the Transferee Company by virtue of and in the manner provided in this Scheme.

This Scheme has been drawn up complying with the conditions relating to amalgamation as specified under section 2(1B) of the IT Act. Further, if any terms or provisions of the Scheme are found or interpreted to be inconsistent with the said provisions at a later date, resulting from an amendment of law or for any other reason whatsoever, the provisions of the said section of the IT Act shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with section 2(1B) of the IT Act. Such modification will however not affect other parts of the Scheme. The power to make such amendments as may become necessary shall vest with the Board of Directors of the Companies, which power shall be exercised reasonably in the best interests of the Companies and their stakeholders.

- 8.2. Without prejudice to the generality of clause 8.1, in respect of assets of the Transferor Company, the same shall be transferred to and vested into the Transferee Company, as follows:
  - 8.2.1. all assets of the Transferor Company, that are movable in nature or are otherwise capable of transfer by physical or constructive delivery and /or by endorsement and delivery or by vesting and recordal of whatsoever nature, including plant and machinery, equipment, if any, pursuant to this Scheme shall stand transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company, wherever located and shall become the property and an integral part of the Transferee Company. The vesting pursuant to this sub-clause shall be deemed to have occurred by physical or constructive delivery or by endorsement and delivery or by





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vesting and recordal, pursuant to this Scheme, as appropriate to the property being vested and title to the property shall be deemed to have been transferred and no conveyance deed shall be required accordingly;

- 8.2.2. all other moveable properties of the Transferor Company, including investments in shares and any other securities, sundry debtors, actionable claims, earnest monies, receivables, bills, credits, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits; if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, shall, without any further act, instrument or deed, be transferred to and vested into as the property of Transferee Company, and the same shall also be deemed to have been transferred by way of delivery of possession of the respective documents in this regard. The Transferee Company may, if required, give notice in such form as it may deem fit and proper to each person or debtor that, pursuant to the Scheme, the said person or debtor should pay the debt, loan or advance or make good the same or hold the same to its account and that the right of the Transferee Company to recover or realise the same is in substitution of the right of the Transferor Company and that appropriate untry should be passed in their respective books to record the aforesaid changes. The investments held in dematerialized form will be transferred to the Transferee Company by issuing appropriate delivery instructions to the depository participant with whom the Transferor Company has an account. Such delivery and transfer shall be made on a date mutually agreed upon between the respective Boards of Directors of the Transferor Company and the Transferee Company, being a date after the sanction of the Scheme by the Hon'ble NCLT;
- 8.2.3. all immovable properties of the Transferor Company, including land together with the buildings and structures standing thereon and rights and Interests in immovable properties of the Transferor Company, whether freehold or leasehold or otherwise and all documents of title, rights and easements in relation thereto, if any, shall be vested in and/or be deemed to have been vested in the Transferee Company, without any further act or deed done or being required to be done by the Transferor Company and/or the Transferee Company. The Transferee Company shall be entitled to exercise all rights and privileges attached to the aforesaid immovable properties and shall be



liable to pay the ground rent and taxes and fulfil all obligations in relation or applicable to such immovable properties. The relevant authorities shall grant all clearances/permissions, if any, required for enabling the Transferee Company to absolutely own and enjoy the immovable properties in accordance with Applicable Law(s). The mutation or substitution of title to the immovable properties shall, upon this Scheme becoming effective, be made and duly recorded in the name of the Transferee Company by Governmental Authorities pursuant to the sanction of this Scheme by the Hon'ble NCLT and upon the Scheme becoming effective in accordance with the terms hereof;

- 8.2.4. all bank accounts operated or entitled to be operated by the Transferor Company shall be deemed to have transferred and shall stand transferred to the Transferee Company and names of the Transferor Company shall be substituted by the name of the Transferee Company in the bank's records.
- 8.3. With effect from the Appointed Date and on the Scheme becoming effective, all debts, liabilities, contingent liabilities, subject to provisions of clause 8.1, duties and obligations, secured or unsecured, of every kind, nature and description of the Transferor Company, shall, to the extent that they are outstanding on the Appointed Date and/or on the Scheme becoming effective, under the provisions of thio Scheme and under provisions of sections 230-232 of the Act, and without any further act or deed, be transferred to or be deemed to be transferred to the Transferee Company so as to become, from the Appointed Date, the debts, liabilities, contingent liabilities, duties and obligations of the Transferee Company 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, contingent liabilities, duties and obligations have arisen, in order to give effect to the provisions of this clause.
- 8.4. All the existing securities, mortgages, charges, encumbrances or liens, if any, as on the Appointed Date and those created by Transferor Company after the Appointed Date, over the assets of 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.



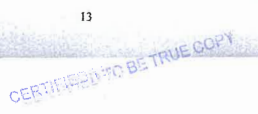




- 8.5. Subject to Applicable Laws, any undertaking of the Transferor Company, which is binding on the Transferor Company, if any, as on the Appointed Date of this Scheme, to give a guarantee to any person in respect of any obligation of the Transferor Company shall continue in full force and effect against the Transferee Company.
- 8.6. Where any of the liabilities and obligations attributed to the Transferor Company on the Appointed Date have been discharged by the Transferor Company on or after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Transferee Company.
- 8.7. With effect from the Appointed Date and on the Scheme becoming effective, any statutory or other licences, permissions or approvals or consents, registrations, incentives, tax deferrals and benefits, subsidies, concessions, grants, rights, claims, lease, tenancy rights, liberties, special status and/or other benefits or privileges enjoyed or conferred upon or availed of or held by the Transferor Company shall stand transferred to or vested into the Transferee Company, without any further act or deed, and shall, as may be required, be appropriately mutated by the statutory or other authorities concerned therewith in favour of the Transferee Company. The benefit of all statutory and regulatory permissions including statutory or other licenses, tax registrations, permits, permissions or approvals or consents required to carry on the operations of the Transferor Company shall vest into and become available to the Transferee Company pursuant to this Scheme. The Companies shall receive relevant approvals from the Governmental Authority as may be necessary in this behalf.
- 8.8. Any question that may arise as to whether a particular asset or liability pertains or does not pertain to the Transferor Company or whether it arises out of the activities or operations of the Transferor Company shall be decided by mutual agreement between the Board of Directors of the Transferor Company and the Transferee Company.

### 8.9. LEGAL PROCEEDINGS

8.9.1. If any suit, action, claims, appeal or other proceeding of whatsoever nature by or against the Transferor Company are pending on the Effective Date, the same shall not abate or be discontinued or in any way be prejudicially affected by reason of or by anything contained in this Scheme, and may be continued, prosecuted and/or enforced by or against the Transferee Company, as effectually and in the same manner and to the same extent as

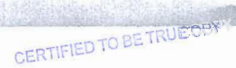


it would or might have been continued, prosecuted and/or enforced by or against the Transferor Company as if this Scheme had not been made.

8.9.2. The Transferee Company undertakes to have all legal or other proceedings initiated by or against the Transferor Company, transferred in its name and to have the same continued, prosecuted and/or enforced by or against the Transferee Company to the exclusion of the Transferor Company to the extent legally permissible after the Scheme becoming effective.

#### 8.10. CONTRACTS, DEEDS ETC.

- 8.10.1. Subject to the other provisions of this Scheme, all contracts, deeds, bonds, insurance, letters of intent, undertakings, arrangements, policies, agreements, schemes and other instruments, if any, of whatsoever nature, pertaining to the Transferor Company or to the benefit of which the Transferor Company may be eligible, which is subsisting as on the Effective Date or have effect immediately before the Effective Date, shall continue in full force and effect against or in favour of the Transferee Company, and may be enforced by or against the Transferee Company as fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party thereto.
- 8.10.2. 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. The Transferee Company shall be deemed to be authorized to execute any such deeds, writings or confirmations or carry out all formalities required on the part of the Transferor Company to give effect to the provisions of this Scheme.
- 8.10.3. Without prejudice to the aforesaid, it is clarified that if any contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in relation to the Transferor Company or to which the Transferor Company are a party, cannot be transferred to the Transferee Company for any reason whatsoever, the Transferor Company shall hold such assets, contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of the



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Transferee Company, in so far as it is permissible so to do, till such time as the transfer is affected.

#### 8.11. TREATMENT OF TAXES

- 8.11.1. All the taxes of any nature, duties, cess or any other deduction or any other like payment made by the Transferor Company to any statutory authorities such as income tax, advance tax, tax paid under Minimum Alternative Tax ("MAT"), Goods and Service tax ("GST"), custom duty etc. or any tax deduction/ collection at source, credits (including GST credit, MAT credit), etc., if any, of the Transferor Company shall be deemed to have been on account of or on behalf of or paid by the Transferee Company, without any further act, instrument, deed, matter or thing being made, done or executed, and the Transferee Company shall be entitled to claim credit for such taxes deducted (at source)/paid against its tax duty liabilities/MAT credit, GST, custom duty, etc., on the Scheme becoming effective, notwithstanding that the certificates/challans or other documents for payment of such taxes/duties are in the name of the Transferor Company. Further, upon the coming into effect of this Scheme, all tax compliances under the applicable tax laws by the Transferor Company on or after Appointed Date shall be deemed to be made by the Transferee Company.
- 8.11.2. All the deductions otherwise admissible to the Transferor Company including payment admissible on actual payment or on deduction of appropriate taxes or on payment of Tax Deducted at Source ("TDS") (such as section 43B, section 40, section 40A etc. of the IT Act) will be eligible for deduction to the Transferee Company, upon fulfillment of conditions, if any, required under the IT Act. All benefits, entitlements, incentives, issues, refund, under the IT Act, GST laws, custom duty law or other Applicable Laws, regulations dealing with taxes, duties, land levies, levies due to the Transferor Company consequent to the assessment made on the Transferor Company (including any refund for which no credit is taken in the books of accounts of the Transferor Company on the Appointed Date) shall belong to and be received by the Transferee Company without any further act, instrument, deed, matter or thing being made, done or executed, become the property of the Transferee Company







- 8.11.3. On the Scheme becoming effective, the Transferee Company is also expressly permitted to revise its income tax returns, withholding tax returns, GST returns, TDS returns, TDS certificates, and other statutory returns and filings under the tax laws notwithstanding that the period of filing/ revising such returns may have lapsed and to claim refunds, advance tax and withholding tax credits, etc., pursuant to the provisions of this Scheme. The Transferee Company is expressly permitted to amend tax deduction at source certificate and other statutory certificates, and shall have the right to claim refunds, advance tax credits, set offs and adjustments relating to its incomes/ transactions from the Appointed Date.
- 8.11.4. On and from the Appointed Date, if any certificate for TDS or any other tax credit certificate relating to the Transferor Company is received in the name of the Transferor Company, it shall be deemed to have been received in the name of the Transferee Company, which alone shall be entitled to claim credit for such tax deducted amount.
- 8.11.5. The accumulated losses and the allowances for unabsorbed depreciation of the Transferor Company shall be deemed to be the loss and allowance for unabsorbed depreciation of the Transferee Company in accordance with section 72A of the IT Act and all other applicable provisions of the IT Act and amendments thereof.
- 8.11.6. All tax assessment proceedings/appeals of whatsoever nature by or against the Transferor Company pending and/or arising at the Appointed Date and relating to the Transferor Company shall be continued and/or enforced until the Effective Date by the Transferor Company. In the event of the Transferor Company falling to continue or enforce the proceedings/appeal, the same may be continued or enforced by the Transferee Company. As and from the effective date, the tax proceedings shall be continued and enforced by or against the Transferee Company in the same manner and to the same extent as would or might have been continued or enforced by the Transferor Company.

#### 8.12. EMPLOYEES





- 8.12.1. On the Scheme becoming effective, all staff workmen and employees of the Transferor Company who are in service as on the Effective Date shall become staff, workmen and employees of the Transferee Company without any break in their service, on the basis of continuity of service, and on terms and conditions as to employment and remuneration not less favourable than those on which they are engaged or employed by the Transferor Company. 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 as on the Effective Date. The Transferee Company undertakes to continue to abide by any agreement/settlement, if any, entered into by the Transferor Company with any union/employee of the Transferor Company.
- 8.12.2. It is expressly provided that, on the Scheme becoming effective, the provident fund, gratuity fund, superannuation fund or such other special fund, if any, or trusts (hereinafter collectively referred as "Funds") created for the benefit of the staff, workmen and employees of the Transferor Company, if any, shall, with the approval of the Appropriate Authorities, either continue as Funds of the Transferee Company, or shall be transferred to or merged with other similar funds of the Transferee Company for all purposes whatsoever in relation to the administration or operation of such Funds or in relation to the obligation to make contributions to the said Funds in accordance with the provisions of respective trust deeds or other agreements, if any, to the end and intent that all rights, duties, powers and obligations of the Transferor Company in relation to such Funds shall become those of the Transferee Company. It is clarified that the services of the staff, workmen and employee will be treated as having been continuous for the purpose of the said Funds.

#### 9. INCREASE IN AUTHORISED SHARE CAPITAL OF TRANSFEREE COMPANY

9.1. On the Scheme becoming effective and with effect from the Appointed Date and pursuant to the provisions of section 232(3) of the Act, the authorized share capital of the Transferee Company shall automatically stand increased by merging with the authorized share capital of the Transferor Company, without any further act, instrument or deed on the part of the Transferee Company by only upon filing the requisite forms with the Appropriate Authority, and no separate act, procedure or





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instrument or deed or payment of any stamp duty and registration fees shall be required to be made or followed under the Act.

- The Memorandum of Association of the Transferee Company (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended and no future resolutions under section 13, 14, 61 or 64 and any other applicable provisions of the Act shall be required to be separately passed. The stamp duties and fees paid on the authorised capital of the Transferor Company shall be utilized and applied to the increased authorised share capital of the Transferee Company and shall be deemed to have been so paid by the Transferee Company for increase in the authorised share capital on such combined authorised share capital and accordingly no extra stamp duty and/or fee shall be payable by the Transferee Company for increase in the authorised share capital to that extent. The Memorandum and Articles of Association of the Transferee Company shall be amended as may be required to give effect to this clause.
- 9.3. Consequently, subject to the above clauses, Clause V of the Memorandum of Association of the Transferee Company shall be replaced by the following clause:

"The Authorised Share Capital of the Company INR 10,35,00,000/- (Rupees ten erores thirty five lakhs only) divided into 2,07,00,000 Equity Shares of INR 5/- (five) with such rights, privileges or conditions attached thereto as may be determined by the Board at the time of issue, with powers to increase and decrease the Capital and to divide the shares into several classes."

- 9.4. It is clarified that the consent of the members of the Transferee Company to the Scheme shall be deemed to be sufficient for the purposes of effecting the aforementioned amendment and shall also be deemed to be their consent / approval to the alteration of the Memorandum and Articles of Association of the Transferee Company as may be required under the Act and referred in clause 9.2 of the Scheme.
- 9.5. Pursuant to this Scheme, Transferee Company shall file the requisite documents/ information (if any) with the Registrar of Companies or any other Appropriate Authority for such increase of the authorized share capital.

#### 10. CONSIDERATION

10.1. Upon the Scheme coming into effect and in consideration of the amalgamation, the shareholders of the Transferor Company (other than for shares already held by the



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Transferee Company in the Transferor Company), whose name appears in the register of members as on the Record Date (as defined in the Scheme), or to their respective heirs, executors, administrators or other legal representatives or the successors-in-title as the case may be, shall be eligible to receive 94 (ninety four) fully paid up equity shares of face value of INR 5/- each of the Transferee Company for every 3 (three) fully paid up equity shares of face value of INR 100/- each of the Transferor Company held by such shareholder as provided in Share Exchange Ratio Report

- 10.2. Upon the Scheme becoming effective, intercompany investments held by the Transferor Company and Transferee Company in each other shall without any application or deed stand cancelled.
- 10.3. Where equity shares of the Transferee Company are to be allotted to heirs, executors or administrators, as the case may be, successors of deceased equity shareholders or legal representatives of the equity shareholders of the Transferor Company, the concerned heirs, executors, administrators, successors or legal representatives shall be obliged to produce evidence of title satisfactory to the Board of Directors of the Transferee Company.
- 10.4. The shares issued pursuant to the provisions of the Scheme as per clause 10.1 (herein after referred to as "New Equity Shares"), shall be issued to the shareholders of the Transferor Company in dematerialized form into the account in which shares of Western India are held or such other account as Is Intimated in writing by the shareholders to Western India and/ or its registrar provided such intimation has been received by Western India and/or its registrar at least 7 (seven) days before the Record Date. All those shareholders who hold shares of Western India in physical form shall also receive the equity shares to be issued by N.B.I.Industrial, in dematerialized form provided the details of their account with the depository participant are intimated in writing to Western India and/ or its registrar provided such intimation has been received by Western India and/or its registrar at least 7 (seven) days before the Record Date. If no such intimation is received from any shareholder who holds shares of Western India in physical form 7 (seven) days before the Record Date, or if the details furnished by any shareholder do not permit electronic credit of the shares of N.B.I.Industrial, then N.B.I.Industrial may, subject to Applicable Laws, either issue physical shares or at its discretion hold such equity shares in abeyance





until details of such shareholder's account with the depository participant are intimated in writing to N.B.I.Industrial and/ or its registrar, in writing.

- 10.5. If any shareholder becomes entitled to any fractional shares or entitlements on the issue and allotment of the New Equity Shares by the Transferee Company in accordance with clause 10.1 above, the Board of Directors of the Transferee Company shall consolidate all such fractional entitlements and shall round up the aggregate of such fractions to the next whole number and issue consolidated equity shares to a trustee nominated by the Transferee Company (the "Trustee"), who shall hold such equity shares with all additions or accretions thereto in trust for the benefit of the respective shareholders, to whom they belong and their respective heirs, executors, administrators, successors for the specific purpose of selling such equity shares in the market at such price or prices and on such time or times within ninety (90) days from the date of allotment, as the Trustee may in its sole discretion decide and on such sale, distribute the net sale proceeds (after deduction of applicable taxes and costs incurred) to the concerned shareholders of the Transferor Company in proportion to their respective fractional entitlements.
- 10.6. On the approval of this Scheme by the shareholders of the Transferee Company pursuant to sections 230-232 of the Act and/or the relevant provisions of the Act, if applicable, it shall be deemed that the said shareholders have also accorded their consent under sections 13, 42, 61, and 62(1)(c) of the Act and/or any other applicable provisions of the Act and rules framed thereunder as may be applicable for the aforesaid issuance of New Equity Shares to the equity shareholders of the Transferor Company, and no further resolution or actions shall be required to be undertaken by the Transferee Company.
- 10.7. The equity shares to be issued and allotted by the Transferee Company in terms of clause 10.1 shall be subject to the provisions of the Memorandum and Articles of Association of Transferee Company.
- 10.8. Further, the equity shares to be issued in terms of clause 10.1 on amalgamation shall rank pari passu with the existing equity shares of the Transferee Company.
- 10.9. The New Equity Shares of the Transferee Company issued in terms of this Scheme, shall pursuant to the SEBI Circular and subject to compliance with requisite formalities, be listed and/or admitted to trading only on NSE, i.e., the stock exchange





on which equity shares of Transferee Company are listed. The Transferee Company shall enter into such arrangement and issue such confirmations and/or undertakings as may be necessary in accordance with Applicable Laws for complying with formalities of the relevant stock exchange. On such formalities being fulfilled, the NSE shall list and/or admit such equity shares issued pursuant to this Scheme, for the purpose of trading.

- 10.10. The Transferee Company shall, if and to the extent required, apply for and obtain any approvals from the concerned regulatory authorities, including the NSE, for the issue and allotment by the Transferee Company of the equity shares to the shareholders of the Transferor Company pursuant to the Scheme.
- 10.11. The equity shares, in the Transferee Company allotted pursuant to the Scheme, shall remain frozen in the depositorles system till listing/trading permission is given by the designated stock exchange, i.e., NSE.
- 10.12. Post the issue of New Equity Shares pursuant to clause 10.1, there shall be no change in the control in the Transferee Company between the Record Date and the listing which may affect the status of the approval by the Stock Exchanges.
- 10.13. In the event that the Companies restructure their equity share capital by way of share split/ consolidation/ issue of bonus shares during the pendency of the Scheme, the Share Exchange Ratio shall be adjusted accordingly to take into account the effect of any such corporate actions.
- 10.14. In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Transferor Company, the Board of Directors or any committee thereof, of the Transferee Company, at the sole discretion, shall be empowered in appropriate cases, prior to or even subsequent to the Effective Date, as the case may be, to effectuate such a transfer in Transferor Company as if such changes in the registered holder were operative as on the Effective Date in order to remove any difficulties in relation to the new shares after the Scheme becomes effective. The Board of Directors of the Transferee Company shall be empowered to remove such difficulties as may arise in the course of implementation of the Scheme and registration of new members in the Transferee Company on account of difficulties faced in the transition period.





- 10.15. Upon coming into effect of this Scheme and upon shares being issued and allotted by Transferee Company to the shareholders of Transferor Company in accordance with above clauses, the investment held by the shareholders in the equity share capital of Transferor Company shall, without any further application, act, instrument or deed stand cancelled. The share certificates, if any, and / or the shares in electronic form representing the shares held by the shareholders of the Transferor Company in Transferor Company shall be of no effect, and be extinguished and be deemed to have been automatically cancelled, on and from issue and allotment of shares in Transferee Company.
- 10.16. The New Equity Shares to be issued by the Transferee Company pursuant to clause 10.1 of the Scheme in respect of such equity shares of the Transferor Company, the allotment or transfer of which is held in abeyance under Applicable Law shall, pending allotment or settlement of dispute by order of the appropriate court or otherwise, also be kept in abeyance in like manner by the Transferee Company.

#### 11. ACCOUNTING TREATMENT

#### 11.1. IN THE BOOKS OF TRANSFEREE COMPANY

- 11.1.1. The Transferee Company shall record the assets, liabilities and reserves of the Transferor Company, as on Appointed Date, vested in it pursuant to the Scheme at their respective carrying values as per 'Pooling of Interest Method' of accounting as per Indian Accounting Standard (Ind AS) 103 (Business Combination) in accordance with Appendix C of "Business Combinations of entities under common control" under the Companies (Indian Accounting Standards) Rules, 2015. No adjustment shall be made to reflect the fair values, or recognise any new assets or liabilities.
- 11.1.2. The identity of the reserves of Transferor Company shall be preserved and shall appear in the financial statements of the Transferee Company in the same form, in which they appeared in the financial statements of the Transferor Company.
- 11.1.3. Upon coming into effect of this Scheme, the Transferee Company shall issue New Equity Shares to the shareholders of the Transferor Company (other than for shares, if any, held by Transferee Company into the Transferor Company). These New Equity Shares shall be issued and recorded at face



- value and accordingly the aggregate face value of the shares to be issued shall be credited to Transferee Company's share capital account.
- 11.1.4. The carrying value of investments in the financial statements of the Transferee Company in the equity share capital of the Transferor Company shall stand cancelled pursuant to the Scheme becoming effective and there shall be no further obligation in that behalf.
- 11.1.5. Upon coming into effect of this Scheme, to the extent there are inter-corporate loans/ advances, deposits, balances or other obligations as between Transferor Company and the Transferee Company, the obligations in respect thereof shall come to an end, and corresponding effect shall be given in the books of accounts and records of the Transferee Company for the reduction of any assets or liabilities, as the case may be.
- 11.1.6. Upon the Scheme coming into effect, the surplus/ deficit, if any, of the net value of assets, liabilities, reserves of the Transferor Company acquired and recorded by the Transferee Company in terms of clause 11.1.1 of the Scheme over the sum of (a) face value of New Equity Shares issued and allotted to the shareholders of the Transferor Company, and (b) the value of investments cancelled pursuant to clause 11.1.4 of the Scheme, shall be adjusted in capital reserves account in the financial statement of the Transferee Company.
- 11.1.7. In case of any difference in accounting policy between the Transferee Company and the Transferor Company, the impact of the same will be quantified and the same shall be appropriately adjusted against the capital reserves of the Transferee Company.
- 11.1.8. The costs and expenses relating to the Scheme shall be accounted for in the statement of Profit and Loss.

#### 11.2. IN THE BOOKS OF TRANSFEROR COMPANIES

11.2.1. There will be no accounting treatment in the books of the Transferor Company as it shall cease to exist pursuant to application of the Scheme. All costs, charges, stamp duty incurred in connection with giving effect to this Scheme shall be debited by the Transferee Company to its statement of Profit and Loss.



#### 12. CONDUCT OF BUSINESS TILL EFFECTIVE DATE

Upon filing the Scheme with the NCLT and upto and including the Effective Date:

#### 12.1. The Transferor Company:

- 12.1.1. shall be deemed to have been carrying on and shall carry on the business and shall be deemed to have held and stood possessed of and shall hold and stand possessed of all its properties and assets for and on account of and in trust for the Transferee Company with utmost prudence, until the Effective Date.
- 12.1.2. shall carry on the business and activities with reasonable diligence, business prudence and shall not, except in the ordinary course of business or without prior written consent of the Transferee Company, alienate, charge, mortgage, encumber or otherwise deal with or dispose of any business or any part thereof.
- 12.1.3. shall not vary the terms and conditions of any agreements or contracts except in the ordinary course of business or without the prior concent of the Transferee Company or pursuant to any pre-existing obligation undertaken by them, as the case may be.
- 12.1.4. shall not vary the terms and conditions of employment of any of their 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 them, as the case may be, prior to the Appointed Date.
- 12.1.5. shall be entitled, pending sanction of the Scheme, to apply to the Central/State Government and all other agencies, departments and authorities concerned as are necessary under any law or rules for such consents, approvals and sanctions, which may be required pursuant to this Scheme.
- 12.2. With effect from the Appointed Date all the profits or losses or income or expenditure of the Transferor Company shall for all purposes be treated and be deemed to be accrued as the profits or losses or income or expenditure, as the case may be, of the Transferee Company.

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- 12.3. Any of the rights, powers, authorities and privileges attached or related or pertaining to and exercised by or available to the Transferor Company shall be deemed to have been exercised by the Transferor Company for and on behalf of and as agent for 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 or discharged for and on behalf of and as agent for the Transferee Company.
- 12.4. On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company have been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company, in the name of the Transferor Company for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company, after the Effective Date shall be accepted by the banker of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company.

#### 13. SAVING OF CONCLUDED TRANSACTION

13.1. The transfer of assets, properties and liabilities of the Transferor Company into the Transferee Company, transfer of all employees of Transferor Company, continuation of legal proceedings, and the effectiveness of contracts and deeds, under above mentioned clauses, shall not affect any transaction or proceedings already concluded by the Transferor Company on or after the Appointed Date till the Effective Date, to the end and intent that the Transferee Company accepts and adopts all acts, deeds and things done and executed by or on behalf of the Transferor Company.

#### 14. DIVIDENDS

- 14.1. The Companies shall be entitled to declare and pay dividends, whether interim and/or final, to their respective shareholders prior to the Effective Date, but only in the ordinary course of business.
- 14.2. It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed to confer any right on any shareholder of the Companies to demand or claim any dividends which, subject to the





provisions of the Act, shall be entirely at the discretion of the respective Boards of Directors of the Companies, and if applicable in accordance with the provisions of the Act, be subject to the approval of the shareholders of the respective Companies.

#### 15. DISSOLUTION OF THE TRANSFEROR COMPANY

15.1. On the Scheme becoming effective, the Transferor Company shall stand dissolved automatically without winding up in accordance with the provisions of sections 230-232 of the Act and rules and regulations made thereunder.

#### 16. EXEMPTION UNDER SAST REGULATIONS

16.1. For the avoidance of doubt, it is clarified that pursuant to Amalgamation of the Transferor Company into the Transferee Company, the issuance of New Equity Shares of the Transferee Company to the shareholders of the Transferor Company as consideration for the Amalgamation of the Transferor Company into the Transferee Company in terms of this Scheme is exempt under the provisions of Regulation 10(1)(d)(ii) of the SAST Regulations, and therefore, the requirement to make an open offer shall not be triggered in terms of the provisions of the SAST Regulations.





#### PART C - GENERAL TERMS AND CONDITIONS

#### 17. APPLICATION TO NCLT

17.1. The Transferor Company and the Transferee Company, as may be directed by the Hon'ble NCLT shall make all necessary applications and petitions under sections 230-232 read with other applicable provisions of the Act and the rules made thereunder for seeking approval of the Scheme.

#### 18. MODIFICATIONS OR AMENDMENTS TO THE SCHEME

- 18.1. The Transferor Company and the Transferee Company, with approval of their respective Board of Directors may consent, from time to time, on behalf of all persons concerned, to any modifications/amendments or additions/deletions to the Scheme which may otherwise be considered necessary, desirable or appropriate by the said Board of Directors to resolve all doubts or difficulties that may arise for carrying out this Scheme and to do and execute all acts, deeds matters, and things necessary for bringing this Scheme into effect or agree to any terms and *l* or conditions or limitations that the NCLT or any other Appropriate Authorities under law may deem fit to approve, direct and/or impose. The aforesaid powers of the Transferor Company and the Transferor Company to give effect to the modification/amendments to the Scheme may be exercised by their respective Board of Directors or any person authorized in that behalf by the concerned Board of Directors subject to approval of the Hon'ble NCLT or any other Appropriate Authorities under Applicable Law.
- 18.2. In the event that any conditions proposed by the NCLT are found unacceptable for any reason whatsoever by the respective Companies, then the respective Companies shall be entitled to withdraw the Scheme in which event no rights and liabilities whatsoever shall accrue to or be incurred inter se to or by the Companies or any of them.

#### 19. CONDITIONALITY OF THE SCHEME

This Scheme shall be conditional upon and subject to:

- 19.1. the Stock Exchanges having issued their observation / no-objection letter as required under the SEBI Listing Regulations read with the SEBI Circular;
- 19.2. the Scheme being approved by the respective requisite majorities of shareholders and creditors (as applicable) of the Transferor Company and the Transferee Company as



- required under the Act and as applicable under SEBI Circular, subject to any dispensation that may be granted by the NCLT:
- 19.3. the requisite consent, approval or permission of the Reserve Bank of India (as per RBI's Directions) or any other Appropriate Authority, which by law may be necessary for the implementation of this Scheme;
- 19.4. the Scheme being sanctioned by the NCLT or any other Appropriate Authority under sections 230-232 of the Act and the rules made thereunder.
- 19.5. the certified copy of the order of the NCLT sanctioning the Scheme being filed with the Registrar of Companies by the Transferor Company and the Transferee Company;
- 19.6. the Scheme shall not come into effect unless the aforementioned conditions mentioned in clause 19.1 to 19.5 above are satisfied and in such an event, unless each of the conditions are satisfied, no rights and liabilities whatsoever shall accrue to or be incurred inter se the Companies or their respective shareholders or creditors or employees or any other person.

#### 20. EFFECT OF NON-RECEIPT OF APPROVALS

- 20.1. In the event of any of the said sanctions and approvals referred to in clause 19 not being obtained and / or the Scheme not being sanctioned by the Hon'ble NCLT or such other Appropriate Authority, if any, 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 and as agreed upon between the respective Companies to this Scheme. Each party shall bear and pay its respective costs, charges and expenses for and or in connection with the Scheme unless otherwise mutually agreed.
- 20.2. It is further provided in a case if the Board of Directors of any of the Companies as being part of this Scheme, at any stage prior to the Scheme coming into effect, decides not to proceed further with the Scheme and withdraw the consent of the respective company to the Scheme, in such a case, the Scheme in its entirety shall not be proceeded with by any party and this Scheme shall stand revoked, cancelled and be of no effect.



#### 21. COSTS, CHARGES AND EXPENSES

- 21.1. Save and except as provided elsewhere in the Scheme or expressly otherwise agreed, all costs, charges, taxes including duties, levies and all other expenses of Transferor Company and Transferee Company arising out of or incurred in carrying out and/or implementing this Scheme and matters incidental thereto, shall be borne by Transferee Company.
- 21.2. In the event that this Scheme fails to take effect or the Scheme is revoked in terms of clause 20 of this Scheme, then the Transferor Company and the Transferee Company, shall bear their own costs and expenses incurred by them, in relation to or in connection with the Scheme.

#### 22. SEVERABILITY

22.1. If any clause of this Scheme is found invalid, unworkable for any reason whatsoever, ruled illegal by any court of competent jurisdiction or unenforceable under present or future laws, the same shall not, subject to the decision of Board of Directors, affect the validity or implementation of the other clauses of this Scheme.

N.B.I. Industrial Finance Co. Ltd.

Pirector.



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# Before the National Company Law Tribunal

Kolkata Bench

COMPANY PETITION NO: CP (CAA) No. 168/KB/2024

Connected with

COMPANY APPLICATION NO: CA (CAA) No. 184/KB/2023

In the matter of:

The Companies Act, 2013;

And

In the matter of:

A petition under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamations) Rules, 2016;

And

In the matter of:

1. WESTERN INDIA COMMERCIAL COMPANY LIMITED (CIN: L67120WB1928PLC093924), formerly known as 'Indian Investment Co. Ltd.', a public limited company, incorporated under the Indian Companies Act, 1913, and having its registered office at 21, Strand Road Kolkata – 700 001, West Bengal, within the aforesaid jurisdiction.

...TRANSFEROR COMPANY

And

2. N.B.I. INDUSTRIAL FINANCE
COMPANY LIMITED (CIN:
L65923WB1936PLC065596), a public
limited company, formerly known as 'THE
NEW BANK LIMITED', incorporated under the
Indian Companies Act, 1913 and having its
registered office at 21, Strand Road, Kolkata

- 700 001, within the aforesaid jurisdiction.

#### ...TRANSFEREE COMPANY

And

In the matter of:

- WESTERN INDIA COMMERCIAL COMPANY
   LIMITED
- 2. N.B.I. INDUSTRIAL FINANCE COMPANY LIMITED

...PETITIONERS

#### **SCHEDULE OF ASSETS**

Schedule of Assets of WESTERN INDIA COMMERCIAL COMPANY LIMITED ("Transferor Company") to be transferred to and vested in N.B.I. INDUSTRIAL FINANCE COMPANY LIMITED ("Transferee Company") as stated in books of accounts of the Transferor Company on the Appointed Date i.e., 1st April, 2022 (opening balance)

#### PART - I

(Short description of freehold property of the Transferor Company to be transferred to the Transferee Company as on the Appointed Date)

Sr No.	Particulars	Locations	Area	Book Value as on Appointed  Date i.e., 1st April, 2022
			NIL	-

#### PART - II

(Short description of leasehold property of the Transferor Company to be transferred to the Transferee Company as on the Appointed Date)

Sr No.	Particulars	Locations	Area	Book Value as on Appointed  Date i.e., 1 <sup>st</sup> April, 2022
			NIL	





# PART - III

(Short description of all stocks, shares, debentures and other charges in action of the Transferor Company to be transferred to the Transferee Company as on the Appointed Date)

# 1. Investments in Equity Shares (fully paid)

SI No.	Description of Shares	No of Shares	Book Value as on Appointed Date i.e., 1st April, 2022
1	Bosch Limited of INR 10 each	4,009	578.84
2	ICICI Bank Limited of INR 2 each	7,250	52.95
3	Orient Cement Limited of INR 1 each	1,60,000	227.68
4	Shree Cement Limited of INR 10 each	2,00,650	48,221.41
5	Hindustan Unilever Limited of INR 1 each	878	17.99
6	Procter & Gamble Hygiene & Health Care Limited of INR 10 each	1,159	167.07
7	United Spirits Limited of INR 2 each	22,550	200.32
8	Whirlpool of India Limited of INR 10 each	3,775	59.38
9	Alfa Buildhome Private Limited of INR 10 each	13,000	154.44
10	Eastern Investments Limited of INR 10 each	12,456	233.87
11	Karmayog Properties Private Limited of INR 10 each	1,13,000	121.26

SI No.	Description of Shares	No of Shares	Book Value as on Appointed Date i.e., 1 <sup>st</sup> April, 2022
12	Ramgopal Holdings Private Limited of INR 10 each	35,000	12.23
13	Shree Cement Marketing Limited of INR 10 each	9,000	1.74
14	Suryadewata Properties Private Limited of INR 10 each	5,800	6.94
15	The Kamla Company Limited of INR 100 each	56,125	14.13
16	The Marwari Textiles (Agency) Private Limited of INR 10 each	100	0.73
17	Shree Cement East Bengal Foundation of INR 100 each	1,000	0.01
	Total		50,070.99

# 2. Investments in Preference Shares (fully paid)

SI No.	Description of Shares	No of Shares	INR in lacs
1	Cem Logistics Private Limited of INR 100 each	90,000	63.76
2	Tanushree Logistics Private Limited of INR 100 each	19,480	97.76
	Total		161.52



### 3. Investments in Mutual Fund

SI No.	Description of Funds	No of Units	INR in lacs
1	HDFC Overnight Fund - Direct Plan - Growth option	5,010	157.74
2	UTI Arbitrage Fund – Regular Plan Growth	2,46,618	70.09
3	UTI Overnight Fund ~ Regular Plan Growth	3,545	102.22
	Total		330.05

# 4. Investments in Debentures (fully paid)

SI. No	Descriptions	No of Units	INR in lacs
1	Optionally Convertible Debentures of Ramgopal Industries Private Limited of INR 100 each	2,00,000	200

### 5. Other Financial Assets

SI No.	Particulars	INR in lacs
1	Cash in hand	3.01
2	Balances with Banks (including fixed deposit)	1,127.16
3	Accrued Interest on Bank Deposits	8.43
4	Advance to Employees	4.80
	Total	1,143.4



# 6. Other Non Financial Assets

SI No.	Particulars	INR in lacs
1	Advance Tax (less	8.28
1	provision for tax)	0.20



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