CP (CAA)/209/MB-IV/2021 In CA(CAA)/55/MB-IV/2021

In the matter of
The Companies Act, 2013
AND

In the matter of Sections 230 to 232 of The Companies Act, 2013

And

other applicable provisions of
The Companies Act, 2013 read with
Companies (Compromises, Arrangements
and Amalgamation) Rules, 2016

AND

In the matter of

Composite Scheme of Arrangement for

Merger of

Aquaignis Technologies Private Limited

(The Transferor Company 1' for Part II of the Scheme or 'First Applicant Company')

And

Euro Forbes Financial Services Limited

(The Transferor Company 2' for Part II of the Scheme or 'Second Applicant Company')

With



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Eureka Forbes Limited

(The Transferee Company 1' for Part II of the Scheme or 'Transferor Company 3' for Part III of The Scheme or 'Third Applicant Company')

followed by merger of

EFL with and into Forbes & Company Limited

('FCL' or 'Transferee Company 2' for Part
III of the Scheme or 'Demerged Company'
for Part IV of the Scheme or 'Fourth
Applicant Company')
And demerger of the demerged undertaking

(as defined in the scheme) of FCL

Into

Forbes Enviro Solutions Limited

('FESL' or 'Resulting Company' for Part

IV of the Scheme or 'Fifth Applicant

Company')

And

Their respective Shareholders ('The Scheme' or 'This Scheme')

Aquaignis Technologies Private Limited

[CIN: U31908MH2012PTC331823]

Euro Forbes Financial Services Limited

[CIN: U67190MH2011PLC214424]

...First Applicant Company/ Transferor Company No.1

...Second Applicant Company/
Transferor Company No.2/

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Eureka Forbes Limited,

[CIN: U27109MH1931PLC353890]

... Third Applicant Company

Transferor Company No.3/

Transferee Company No.1

Forbes & Company Limited,

[CIN: L17110MH1919PLC000628]

...Fourth Applicant Company/

Transferee Company No.2/

Demerged Company

Forbes Enviro Solutions Limited,

[CIN: L17110MH1919PLC000628]

...Fifth Applicant Company

Resulting Company

(Collectively known as Applicant Companies)

Order Delivered on:25.01.2022

Coram:

Mr. Rajesh Sharma

Hon'ble Member (Technical)

Mr. Kishore Vemulapalli Hon'ble Member (Judicial)

Appearances (via videoconferencing)

For the Petitioner Companies:

Mr. Ashish Kamata/wHarsh

Rupareliai/b M/s ARCH and

Associates, Advocates.

For the Regional Director (WR):

Ms. Rupa Sutar, Deputy

Director.

For Central GST

Ms. Maya Majumdar, Advocate.

ORDER

Per: Rajesh Sharma, Member (Technical)

1. The Bench is convened through video conferencing today.

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- 2. Heard Learned Counsel for Petitioner Companies. No objector has come before the Tribunal to oppose the petition and nor has any party controverted any averments made in the petition.
- 3. The sanction of this Tribunal is sought under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act") and in the matter of Composite Scheme of Arrangement for merger of Aquaignis Technologies Private Limited ('ATPL' or 'the Transferor Company 1' for Part II of the Scheme or 'First Petitioner Company') and Euro Forbes Financial Services Limited ('EFFSL' or 'the Transferor Company 2' for Part II of the Scheme or 'Second Petitioner Company') with and into Eureka Forbes Limited ('EFL' or 'Transferee Company 1' for Part II of the Scheme or 'Transferor Company 3' for Part III of the Scheme or 'Third Petitioner Company') followed by merger of EFL with and into Forbes & Company Limited ('FCL' or 'Transferee Company 2' for Part III of the Scheme or 'Demerged Company' for Part IV of the Scheme or 'Fourth Petitioner Company') and demerger of the demerged undertaking (as defined in the scheme) of FCL into Forbes Enviro Solutions Limited ('FESL' or 'Resulting Company' for Part IV of the Scheme or 'Fifth Petitioner Company') and their respective Shareholders ('Scheme').
- 4. The Learned Counsel for the Petitioner Companies submits that First Petitioner Company is engaged in engaged in manufacturing of electric water purifiers, no operation in the Second Petitioner Company, Third Petitioner Company is engaged in manufacturing, selling, renting and servicing of vacuum cleaners, water filter cum purifiers, water and waste water treatment plant, trading in electronic air cleaning systems, small household appliances, digital security system and fire extinguishers, Fourth Petitioner Company is engaged in the business of providing engineering services, which primarily

STA COMPANY OF THE PROPERTY OF

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includes products such as threading tools and carbide tools, real-estate activities of developing properties under real estate projects and Fifth Petitioner Company is engaged in the business of manufacturing of RO systems, Water Treatment Plants (WTP), Sewage Treatment Plants (STP), Effluent Treatment Plant (ETP) and AMC Contracts, trading of spares and drinking water (PDW).

- 5. The Learned Counsel for the Petitioner Companies submits that the rationale mentioned in the Scheme is as under:
 - A. Part II of the Scheme of Arrangement would facilitate as under:
 - i. EFL owns 100% of the equity share capital in ATPL and EFFSL and all the companies are part of Shapoorji Pallonji Group ("SP Group").
 - ii. ATPL is engaged in business complementary to the business of EFL and Merger of ATPL into EFL would benefit EFL in expansion of water purifier business with reduction in administrative costs in addition to consolidation and simplification of group structure. Currently, no business operations are carried out in EFFSL and accordingly, Merger of EFFSL into EFL would benefit simplification and consolidation of group structure and facilitate management in achieving administrative efficiency at SP Group level.
 - B. Part III and Part IV of the Scheme would facilitate as under:
 - FCL and EFL are companies belonging to the SP Group. FCL owns 100% share capital of EFL, and EFL in turn holds 100% of the share capital of ATPL, EFFSL and FESL.



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- ii. Both FCL and EFL, are also operating companies engaged into varied businesses. The nature of risk, competition, challenges, opportunities and business methods for the business carried on by EFL is separate and distinct from the business carried on by FCL. The business carried on by FCL and EFL are capable of attracting separate set of investors, strategic partners, lenders and other stakeholders. There is also a difference in the manner in which the business of FCL and EFL are required to be handled and managed. In order to lend greater / enhanced focus to the operations of the business of EFL, it is proposed to re-organize / restructure the group structure via this Scheme.
- C. The proposed restructuring pursuant to this Scheme is expected, inter-alia, to result in the following benefits:
 - i. Consolidation and simplification of group structure and reduction of administrative costs by Merger of ATPL and EFFSL into EFL and EFL into FCL;
 - ii. Segregation of business of EFL into FESL in the manner provided in this Scheme;
 - iii. Unlock the value for the shareholders of FCL by listing of the shares of FESL;
 - iv. Allowing managements of the each of FCL and FESL/EFL to pursue independent growth strategies;
 - v. Allow in creating the ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;

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vi. Provide scope of separate companies for independent collaboration and expansion.

The Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

- 6. All the Petitioner Companies have approved the Scheme by passing their respective Board Resolutions dated September 8, 2020 and have approached the Tribunal for sanction of the Scheme. Further, the Board of Directors vide resolution passed by circulation dated October 10, 2021 had modified the Scheme and the modified scheme was duly approved by the shareholders and creditors in their respective court convened meeting held in accordance with directions of the Hon'ble Tribunal.
- 7. The Hon'ble NCLT vide its order dated October 6, 2021 has directed following with respect to meeting of Equity Shareholders and Creditors of the Applicant Companies.

Sr no	Name of the Company	Meeting of equity shareholders	Date of Meeting of the Secured Creditors	Date of Meeting of the Unsecured Creditors	Result	
1	ATPL	Dispensed	November 22, 2021	November 22, 2021	Scheme was approved	
2	EFFSL	Dispensed	1	itors and no meetings	the by Equity Shareholders	
3	EFL	Dispensed	November 22, 2021	November 22, 2021	of Fourth Petitioner	
4	FCL	November 22, 2021	November 22, 2021	November 22, 2021	Company and creditors	



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5	FESL	Dispensed	No	November	of the
			Secured	22, 2021	respective
			Creditors	}	Companies.
İ			and		
			therefore		
			, no		
			meeting	·.	
			were held		

8.

With respect to directions in CA (CAA)/55/MB-IV/ 2021 dated 6th October 2021 of this Hon'ble Tribunal for the Secured Creditors of the respective Petitioner Companies, the Learned Counsel for the Petitioner Companies submits that Petitioner Companies had sent notices to all the Secured Creditors of the First, Third and Fourth Petitioner Company as on 31st March 2021 and in case of the Second Petitioner Company and Fifth Petitioner Company, there are no Secured Creditors as on 31st March 2021. In case of the First Petitioner Company and the Third Petitioner Company, all the Secured Creditors as on 31st March 2021 attended the meeting of Secured Creditors held in accordance with directions of the Hon'ble Tribunal on 22nd November 2021 and casted their vote through remote e-voting in favour of the Scheme. In case of the Fourth Petitioner Company, the Learned Counsel for the Petitioner Companies submits that it has 5 (Five) Secured Creditors as on 31st March 2021 out of which 3 (Three) Secured Creditors had casted their vote through remote e-voting in favour of the Scheme and the 2 (Two) Secured Creditors have given their consent through email. The Learned Counsel of the Petitioner Company submits that all the Secured Creditors of the respective Petitioner Companies have given their unanimous approval to the Scheme through voting in favour at the respective meetingsand through e-mail. In this regard, the respective Petitioner Companies have also filed an Affidavit on 16th December 2021 with the Hon'ble Tribunal.



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- 9. The Learned Counsel for the Petitioner Companies submits that the present Petition has been filed in consonance with the order delivered on October 6, 2021 passed by this Tribunal in CA(CAA)/55/MB/2021.
- 10. The Learned Counsel for the Petitioner Companies states that the Petitioner Companies have complied with all requirements as per directions of this Tribunal and they have filed necessary Affidavits of Compliance with this Tribunal. Moreover, Petitioner Companies undertake to comply with all statutory requirements, if any, as required under the Companies Act, 2013 and the relevant Rules made there under. The said undertaking is accepted.
- 11. The Regional Director, Western Regionhas filed its report dated December14, 2021 ("Report") praying that this Tribunal may pass such orders as it thinks fit, save and except as stated in paragraphs IV (a) to (l)and in response to the observations of the Regional Director, the Petitioner Companies have filed their responses vide its Affidavit in reply to the Observations of the Regional Director dated 15th December 2021 as under:

Para	Regional Director Report	Response from the Petitioner Companies		
No.	/ Observation dated 14th			
	December 2021			
IV(a)	In compliance of AS-14 (IND	It is submitted that in addition to		
	AS-103) the Transferee	compliance with Indian Accounting		
	Company shall pass such	Standard (Ind AS) 103, Business		
	accounting entries which are	Combinations, the Third Petitioner		
	necessary in connection with Company, Fourth Petitioner Company			
	the scheme to comply with	Fifth Petitioner Company, being the		
	other applicable Accounting	respective Transferee Company / Resulting		
	Standards such as AS-5 (IND)	Company for the Scheme undertakes to		



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	AS-8) etc.	pass such accounting entries which are			
		necessary to comply with all other			
		applicable Accounting Standards such as			
		IND AS-8 etc for the purpose of giving			
	•	effect to the present Scheme.			
IV(b)	The Petitioners under	It is submitted that the Petitioner			
	provisions of section 230(5) of	Companies have served notices to the			
	the Companies Act, 2013 have	concerned authorities as per the provisions			
	to serve notices to concerned	of section 230(5) of the Companies Act,			
	authorities which are likely to	2013. A copy of the Affidavit of Service			
	be affected by Amalgamation.	dated October 25, 2021 filed by the Fourth			
	Further, the approval of the	Petitioner Company and Affidavit of			
	scheme by this Hon'ble	Service dated October 26, 2021 filed by the			
	Tribunal may not deter such	other Petitioner Companies with this			
	authorities to deal with any of	Hon'ble Tribunal which was already			
	the issues arising after giving	annexed as Annexure 30, Annexure 31,			
	effect to the scheme. The	Annexure 35, Annexure 40 and Annexure			
	decision of such Authorities is	42 of the main Company Petition.			
	binding on the Petitioner				
	Company(s)	Further, it is submitted that the approval of			
		the Scheme by this Hon'ble Tribunal may			
		not deter the authorities to deal with any of			
		the issues arising after giving effect to the			
		Scheme.			
IV(c)	Hon'ble NCLT may kindly	It is submitted that as mentioned in Para 33			
	direct the petitioners to file an	of the main Company Petition filed by the			
	affidavit to the extent that the	Petitioner Companies, the Petitioner			
	Scheme enclosed to Company	Companies have modified the Scheme,			
		January 1997			



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Application & Company Petition, are one and same and there is no discrepancy/ any change/ changes made, for changes if any, liberty be given to Central Government to file further report if any required.

vide board resolution (through circulation), dated October 10, 2021, annexed as Annexure 22 to the main Company Scheme Petition. Further, the Petitioner Companies have filed an affidavit dated 20th October, 2021 with the Hon'ble Tribunal on 21st October, 2021. It is further submitted that in terms of Para 11 of Part 1-A of the Master Circular on Scheme of Arrangements

(SEBI/HO/CFD/DIL1/CIR/P/2020/249 dated 22nd December, 2020) issued by SEBI, the Fourth Petitioner Company had sought specific consent to the amendment to the Scheme from the BSE / SEBI. A copy of the Observation letter/ No Objection letter dated November 23, 2021 received from BSE Limited is annexed as Annexure 23 to the main Company Petition.

It is further submitted that a copy of the modified Scheme as approved by the Board of the Petitioner Companies on October 10, 2021 and a copy of the Scheme after incorporating the comments received from BSE Limited is annexed as Annexure 24 and Annexure 25 to the main Company

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Petition. Further, the Notices sent to the respective shareholders and creditors for the court convened meetings as per the directions of the NCLT and regulatory authorities were filed along with the modified Scheme. The modified scheme was duly approved by the shareholders and creditors in their respective court convened meeting held in accordance with directions of the Hon'ble Tribunal.

IV(d) As per Definition of the Scheme,

"Appointed Date" means the Effective Date or the first day of the calendar month immediately succeeding the month in which the Effective Date occurs, as may be decided by the Board.

"Effective Date" means the last of the dates on which the conditions specified in Clause 41 are complied with. Any references in this Scheme to the date of "coming into effect of this scheme" or

It is submitted that "Appointed Date" means the Effective Date or the first day of the calendar month immediately succeeding the month in which the Effective Date occurs, as may be decided by the Board and "Effective Date" means the last of the dates on which the conditions specified in Clause 41 are complied with. Any references in this Scheme to the date of "coming into effect of this scheme" or "effectiveness of this scheme" or "Scheme taking effect" shall mean the Effective Date. Para 41 of the Scheme is reproduced as under:

"41. SCHEME CONDITIONAL ON APPROVALS / SANCTIONS

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"effectiveness of this scheme" or "Scheme taking effect" shall mean the Effective Date.

Further, the Petitioners may be asked to comply with the requirements and clarified vide circular no. F. No. 7/12/2019/CL-1 dated 21.08.2019 issued by the Ministry of Corporate Affairs.

The Scheme is conditional upon and subject to:

- 41.1. The approval by the requisite majorities of the respective members and / or creditors (including but not limited to secured and unsecured) of ATPL, EFFSL, EFL, FCL and FESL, as required under the Act and directed by the NCLT.
- 41.2. The sanction or approval of the authorities concerned being obtained and granted in respect of any of the matters for which such sanction or approval being required.
- 41.3. The sanction of the Scheme by the NCLT under Sections 230 to 232 of the Act and other applicable provisions of the Act.
- 41.4. The requisite orders of the NCLT being obtained for sanctioning the Scheme under Section 230 read with Section 232 of the Act being filed with the concerned Registrar of Companies."

Further, as per the General Circular No.09/2019 (F. No. 7/12/2019/CL-1)



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dated August 21, 2019 issued by the Ministry of Corporate Affairs, it is clarified that the Appointed Date under section 232(6) of the Companies Act, 2013 can be tied to the occurrence of an event or fulfilment of any preconditions as may be agreed between the parties. The Petitioner Companies hereby undertakes to comply with the requirements of the General Circular No.09/2019 Œ. No. 7/12/2019/CL-1) dated August 21, 2019 issued by the Ministry of Corporate Affairs in relation to the Appointed Date and the Effective Date.

IV(e) Petitioner Company have to undertake to comply with section 232(3)(i) of Companies *2013*, where Act, the transferor company dissolved, the fee, if any paid by the transferee company on its authorized capital which shall be set-off against any fees payable by the transferee company on its authorized capital subsequent to the amalgamation and therefore, petitioners to affirm that they

Ιt is submitted that the Petitioner Companies hereby undertakes to comply with the provisions of section 232(3)(i) of the Companies Act, 2013 regarding set-off of fees paid by the Transferor Companies against any fees payable by the Transferee Company on its authorized capital subsequent to the Scheme.

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	comply the provisions of the					
	section.					
IV(f)	As per Clause 6, 18 and 30 of	The change in object clause of the				
	the Scheme,	respective Petitioner Companies shall be				
		effected as an integral part of the Scheme.				
	CHANGE IN OBJECT	The Petitioner Companies hereby				
	CLAUSE OF EFL	undertakes to comply with the provisions				
		of Section 13 and Section 14 of the				
	With effect from the	Companies Act, 2013 and applicable rules				
	Appointed Date, and upon	and regulations and undertakes to file e-				
	the Scheme becoming effective,	Form MGT 14 for giving effect to such				
	the main object clause of the	change in object clause.				
	Memorandum of Association	·				
	of EFL shall be altered and					
	amended, without any further					
	act or deed, to include the					
	objects as required for the					
	purpose of carrying on the					
	business activities of ATPL					
: :	and EFFSL,					
	·					
	With effect from the					
	Appointed Date, and upon					
	the Scheme becoming effective,					
	the main object clause of the					
	Memorandum of Association					
	of FCL shall be altered and					
	amended, without any further					



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act or deed, to include the objects as required for the purpose of carrying on the business activities EFL.

With effect from the Appointed Date, and upon the Scheme becoming effective, the main object clause of the Memorandum of Association of FESL shall be altered and amended, without any further act or deed, to include the objects as required for the purpose of carrying on the business activities of FCL in relation to the Demerged Undertaking

Petitioner Company shall undertake to comply with the provisions of Section 13 and 14 of the Companies Act, 2013 and other applicable provisions of the Act.

The Hon'ble NCLT may kindly direct the Petitioner



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	Companies to file Form	
	MGT-14 for change of object	
	clause.	
TV(g)	Clause 38 of the Scheme:	In so far as observations made in paragraph
		IV(g) of the Report of the Regional
	CHANGE OF NAME OF	Director is concerned, the Petitioner
	FESL:	Companies states that the Business
	Upon this scheme becoming	Undertaking of the Third Petitioner
	effective, without any further	Company i.e., Eureka Forbes Limited, will
	act, instrument or deed, the	be merged with Fourth Petitioner
	name of FESL shall be	Company upon effectiveness of Part III of
	changed to "Eureka Forbes	the Scheme. Further upon effectiveness of
	Limited". Further, the name	Part IV of the Scheme, demerged
-	"Forbes Enviro Solutions	undertaking (as defined in the Scheme) of
	Limited" wherever occurs in	Fourth Petitioner Company will be
	the memorandum of	transferred to the Fifth Petitioner
:	association and articles of	Company. The name of the Third
	association of FESL shall be	Petitioner Company carries a legacy of over
	substituted by such name.	decades in the field of manufacturing,
		selling, renting and servicing of vacuum
	The approval and consent of	cleaners, water filter cum purifiers, water
	this scheme by the	and waste water treatment plant, trading in
	shareholders of FESL shall be	electronic air cleaning systems, small
	deemed to be the approval of	household appliances, digital security
	shareholders by way of special	system and fire extinguishers, etc. The
	resolution under section 13 of	Demerged Undertaking of the Fourth
	the Companies Act, 2013 for	Petitioner Company proposed to be
	change of name of FESL as	transferred to the Fifth Petitioner Company

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contemplated herein and shall be deemed to be sufficient for the purpose of effecting the amendments the memorandum of association and articles of association of FESL in relation to the change of name of FESL in accordance with provisions of the Companies Act, 2013. The sanction of this scheme by the NCLT shall be deemed and no further resolution(s) would be required to be separately passed complying with the provisions of the Companies Act, 2013, for the purpose of effecting the change in name of FESL.

The Board of Directors and the shareholders of EFL shall not have any objection to the adoption and use of the name "Eureka Forbes Limited" by FESL pursuant to the scheme.

That the adoption of new

comprises of manufacturing, selling, renting and servicing of vacuum cleaners, water filter cum purifiers, water and waste water treatment plant, trading in electronic air cleaning systems, small household appliances, digital security system and fire extinguishers, etc, which are over the years marketed under the name of the Third Petitioner Company.

The Petitioner Companies further state that the change of name of Fifth Petitioner Company to "Eureka Forbes Limited" would only be beneficial and in the interest of the shareholders, creditors and general public who purchase the products of the Third Petitioner Company since the Demerged Undertaking of the Fourth Petitioner Company, being the business carried by Third Petitioner Company, shall be carried on by the Fifth Petitioner Company upon coming into effect of this Scheme.

It is further submitted that the name of the Fifth Petitioner Company shall be independently changed to Eureka Forbes Limited and the Fifth Petitioner Company





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name of Demerged Company & Amalgamated Company shall create confusion in the minds of general public and other stakeholders. Besides it will also create confusion with the regulators like Income Tax, GST, MCA etc which give impression that Petitioner Company is still in existence however it is not in existence.

Further, as per clause 8(2)(8) of the Companies (Incorporation) Rules, 2014, "The names released change of name by any company shall remain in data base and shall not be allowed to be taken by any other company including the group company of the company who has changed the name for a period of three years from the date of change subject to specific direction from the competent authority in the compromise, course of

undertakes to comply with the directions of the concerned Registrar of Companies in this matter.

Without prejudice to the above, Rule 8(2)(8) of the Companies (Incorporation) Rules, 2014 provides for "subject to directions of the competent authority under the Scheme of Compromise Arrangement", the Petitioner Companies would like to place reliance on judgements wherein it was held that it is a settled law that Chapter V and erstwhile provisions of Sections 391-394 of the Companies Act, 1956 (corresponding to present provisions of Section 230-232 of the Companies Act, 2013) is a complete code by itself on the subject of arrangement/ compromise and reconstruction. Further. the Judicial Precedents have held that Chapter V is a complete code by itself on the subject of arrangement/compromise and reconstruction comprehensive enough to include a change in the name consequent on the amalgamation or arrangement. Further, the reliance in placed on the following judgements:





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arrangement and amalgamation.

The Hon'ble NCLT may not allow the change of name of the Petitioner Company.

Petitioner Company have to amend the Scheme accordingly.

In this regards, Petitioner
Companies have to undertake
to comply with the Provisions
of Section 13, 14 of the
Companies Act, 2013 and
application of other provisions
and rules.

- Hon'ble Bombay High Court judgement in the matter of PMP Auto Industries Limited (1994) 80 Comp Cases 289 (Bom.)
- Hon'ble Bombay High Court judgement in the matter of Vasant Investment Corporation Limited V/s. Official Liquidator, Colaba Land and Mill Co. Limited (1961) 51 Company Cases 20
- Hon'ble Madras High Court judgement in the matter of Regional Director V/s. Michelin India Private Limited and Michelin India Tamil Nadu Tyres Private Limited in C.P. 391 and 392 of 2014
- Hon'ble NCLT, Mumbai Bench Order in the matter of Scheme of Arrangement between Sunways (India) Private Limited and Sunways Laboratories Private Limited in C.P./ (C.A.A.) / 3 / MB / 2021

Further, the Petitioner Companies submits that the reliance is also placed on Order of Hon'ble National Company Law Appellate Tribunal, Principal Bench, New Delhi in the matter of Ambuja Cements Limited in Company Appeal No. 19 of 2021, wherein

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principles laid down relied down in the Hon'ble Supreme Court in the matter of 'Gammon India Ltd.' vs. 'Commissioner of Customs' Mumbai in (2011) 12 SCC 499, to show that the precedent law must be followed by all concerned, deviation from the same should be only on a procedure known to law. The key principles followed by the Hon'ble NCLAT are as follows:

- Precedents which enunciate rules of law, form the foundation of administration of justice under our system. This is a fundamental principle which every presiding officer of a judicial forum ought to know, because consistency in interpretation of law alone can lead to public confidence in our judicial system.
- Precedent law must be followed by all concerned; any deviation from the same should only be vide a lawful procedure.
- A coordinate Bench of a court cannot pronounce judgment contrary to declaration of law made by another Bench. It can only refer it to a larger Bench if it disagrees with the earlier pronouncement.

Placing reliance on the above judicial



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pronouncements, the Petitioner Companies submits that the change of name of the Fifth Petitioner as a part of this Scheme of Arrangement be allowed as it shall be in the best interest of shareholders, creditors and general public since the Third Petitioner Company is engaged in the business of manufacturing, selling, renting servicing of vacuum cleaners, water filter cum purifiers, water and waste water treatment plant, trading in electronic air systems, small household cleaning appliances, digital security system and fire The extinguishers, etc. Petitioner Companies hereby undertakes to comply with the provisions of Section 13 and Section 14 of the Companies Act, 2013 and applicable rules and regulations for giving effect to such change of name of the Fifth Petitioner Company as a part of this Scheme.

IV(h) Clause 10, 22, 34 of the Scheme: -

ACCOUNTING TREATMENT

EFL shall account for amalgamation of ATPL and EFFSL in its books of

It is submitted that the Composite Scheme of Arrangement shall be accounted for by the Petitioner Companies in its books of accounts as per Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS") as notified under Section 133 of the Companies Act, 2013 and the clarifications

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accounts as per Appendix C to ASInd 103. Business Combination of entities under common control, prescribed under the Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS"), as amended, as notified under Section 133 of the Companies Act, 2013 and other generally accepted accounting principles India.

Accountants of India from time to time and in accordance with this Scheme and undertakes that the Capital Reserve or any other reserves arising from such accounting for the Scheme, if any, shall be governed by the provisions of the Companies Act, 2013 and shall not be available for distribution of dividend.

All assets and liabilities of ATPL and EFFSL, shall be recorded in the books of accounts of EFL at their existing carrying amounts and in the same form in which they appeared in the consolidated financial statement of EFL.

The identity of the reserves pertaining to ATPL and EFFSL shall be preserved and shall appear in the merged financial statements of EFL in



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the same form in which they appeared in the consolidated financial statements of EFL and it shall be aggregated with the corresponding balance appearing in the financial statements of EFL.

To the extent that there are inter-company loans, deposits, obligations, balances or other outstanding including any interest thereon, as between the ATPL, EFFSL and EFL, the obligations in respect thereof shall come to an end and there shall be no liability that behalf corresponding effect shall be given in the books of account and records of EFL for the reduction of such assets or liabilities as the case may be.

Pursuant to the scheme becoming effective, no shares of EFL shall be issued and allotted in respect of shares



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held by it in ATPL and EFFSL and the investment in the shares of the ATPL and EFFSL appearing in the books of account of EFL shall stand cancelled.

The financial information in the financial statement of EFL in respect of prior period, would be restated as if the business combination had occurred from the beginning of preceding period in the financial statements, irrespective of the actual date of the combination.

ACCOUNTING TREATMENT

FCL shall account for amalgamation of EFL in its books of accounts as per Appendix C to Ind AS 103, Business Combination of entities under common control, prescribed under the Companies (Indian



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Accounting Standards) Rules, 2015 ("Ind AS") as notified under Section 133 of the Companies Act, 2013 and the clarifications issued by the Institute of Chartered Accountants of India. The amalgamation shall be accounted by FCL on the date as determined in accordance with Ind AS.

ACCOUNTING TREATMENT

Upon the Scheme becoming effective, FESL and FCL shall account for Demerger in their respective books of account as under:

In the books of FESL,

FESL shall give effect to the accounting treatment in its books of account in accordance with the "Acquisition Method" of accounting under IndAS 103 (Accounting for Business



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Combinations) and any other relevant Indian Accounting Standards (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 read with section 133 of the Companies Act, 2013, and generally accounted accounting principles in India, as amended from time to time.

In the books of FCL

FCL shall account for transfer of Demerged Undertaking to FESL in its books of accounts as per Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS") as notified under Section 133 of the Companies Act, 2013 and the clarifications issued by the Institute of Chartered Accountants of India and on the date as determined in accordance with Ind AS.



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Petitioner Companies have to undertake that the surplus shall be credited to Capital Reserve Account arising out of amalgamation and deficits shall be debited to Goodwill Account.

Further Petitioner Companies have to undertake those reserves shall not be available for distribution of dividend.

IV(i) As per clause 36 of the Scheme:

REDUCTION IN PAID UP
SHARE CAPITAL FESL
AND CANCELLATION
OF INTER-COMPANY
INVESTMENTS

The existing share capital i.e. shares held by the shareholders of FESL viz. FCL (upon Part III of the Scheme becoming effective) prior to Part IV of the Scheme becoming effective shall stand cancelled without any further

It is submitted that the reduction of existing share capital of the Fifth Petitioner Company is effected as an integral part of the Scheme under Sections 230 to 232 of the Companies Act, 2013 and the approvals accorded to. the Scheme by the Shareholders of the respective Petitioner Companies shall be construed or deemed to be the consent required under provisions of Section 66 of the Companies Act, 2013 and therefore, no separate compliance shall be required under Section 66 of the Companies Act, 2013.

Further, it is submitted that the reduction of existing equity share capital of the Fifth



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application, act, instrument or deed, as an integral part of this Scheme.

The share certificate(s) in relation to the shares held by the existing shareholders of FESL(i.e. FCL), shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled and no new share certificates will be issued by FESL, in lieu of share certificates already held by existing shareholders of FESL in FESL.

The said cancellation of investments held by FCL in FESL and the said reduction in the share capital of FESL shall be debited/ credited to capital reserve in the books of FESL and shall be effected as an integral part of the Scheme and the orders of the NCLT sanctioning the Scheme shall

Petitioner Company (i.e., the equity shares held by the Fourth Petitioner Company in the Fifth Petitioner Company) is being undertaken to mirror the shareholding pattern of Fourth Petitioner Company and the Fifth Petitioner Company (i.e., the Resulting Company) pursuant to the demerger in order to achieve a simplified shareholding structure and reduce the shareholding tiers. The cancellation of shares held by the Holding Company in its wholly-owned subsidiary as a part of the Scheme will not be detrimental to the interests of the stakeholders of the Fourth Petitioner Company and would rather result in value creation for the shareholders of the Petitioner Companies.





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be deemed to be an order under section 66 of the Act confirming the reduction and no separate sanction under section 66 of the Act will be necessary.

Notwithstanding the reduction of capital of FESL, FESL shall not be required to add "And Reduced" as suffix to its name.

In this regards, Petitioner Companies have to undertake to comply with the Provisions of Section 66 of the Companies Act, 2013 and application of other provisions and rules.

IV(j) | Observation from BSE:-

BSE has submitted observation vide its letter dated 23.11.2021 which are as follows:

"Company shall ensure that the Provision of Para 33.7 of

The Petitioner Companies here by submits that they had carried out changes suggested BSE in its observation and Para 33.7 was deleted. Further, the Scheme after incorporating the comments received from BSE Limited was attached as Annexure 25 to the main Company Petition.

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the draft scheme is deleted"

"Company shall ensure that it follows the process of listing of scheme of. Forbes Enviro Solutions Limited and open offer as per the stipulated Provisions"

Further, the respective Petitioner Company undertakes to follow the process of listing of shares of Forbes Enviro Solutions Limited and open offer as per the stipulated provisions of the relevant law, wherever applicable.

Hon'ble NCLT may consider the observations pointed out by BSE.

IV(k) STATUS OF ROC REPORT:

ROC, Mumbai Report dated 07.12.2021 has interalia mentioned that there are no prosecution, no technical scrutiny, no inquiry, no inspection and no complaints pending against Petitioner Companies.

Further mentioned that:

1. Interest of the Creditors should be protected.

2. The Transferor Company No. 3 & Resulting Company

The Petitioner Companies hereby undertakes that the interest of the creditors shall be duly protected under scheme.

The Petitioner Companies further submits upon the Scheme becoming effective, the open charges in the name of the Third Petitioner Company shall be transferred and continue to be operative and effective in the name of the Fifth Petitioner Company and are duly covered under the Scheme.





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has huge number of open charges.

Hon'ble Tribunal may consider the observations pointed out by ROC, Mumbai in their report and decide the matter on merits.

IV(1) In response to the notice to Income Tax department, they have issued letter to the Petitioner Company dated 26.10.2021.

Hon'ble NCLT may kindly direct the Petitioner Companies to comply with the instructions of IT and obtain NOC from IT as may be required.

It is submitted that the Fourth Petitioner Company had served notices upon the respective income tax department on October 20, 2021 in accordance with directions of this Hon'ble Tribunal and received letter from income tax department on October 26, 2021 seeking detail(s) / information(s). The Fourth Petitioner Company hereby submits that they have filed the detail(s) response to information(s) called for by the respective Income Tax department on November 3, 2021 and December 13, 2021. The copy of acknowledgement for responses submitted with the Income tax Department are annexed herewith as Annexure A1 & A2 to this Affidavit. Further, it is submitted that the approval of the Scheme by this Hon'ble Tribunal may not deter the Income-tax authorities to deal with any of the issues

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arising	after	giving	effect to	the	Scheme.	

- 12. The Regional Director has filed its supplementary report dated December 16, 2021 and has stated that "the Company in its affidavit in Rejoinder dated 15.12.2021 has submitted replies on all the observations made by the Regional Director in its Report / Representation dated 14.12.2021, in para IV(a) to (l), which appears to be satisfactory, except (g). Copy of Affidavit in Rejoinder of the Company is enclosed herewith and marked as Annexure 'A'. The Directorate reiterates the submission made in its representation dated 14.12.2021". The clarifications and undertakings given by the Petitioner Companies are accepted by this Tribunal.
- 13. The Third Petitioner Company and Fifth Petitioner Company have received notice/ letter from GST authorities on November 23, 2021, November 11, 2021 seeking clarifications. The Third Petitioner Company and the Fifth Petitioner Company hereby submits that they have filed response by way of an Affidavit to the said notice/ letter on December 14, 2021 before this Tribunal. Further, it is submitted that the approval of the Scheme by this Tribunal may not deter respective GST authorities to deal with any of the issues arising after giving effect to the Scheme.
- 14. The Fourth Petitioner Company has received notice from the Income Tax Department on October 26, 2021 seeking certain detail(s) / information(s). The Fourth Petitioner Company hereby submits that they have filed response to the detail(s) / information(s) called for by the Income Tax department on November 3, 2021 and December 13, 2021. Further, it is submitted that the approval of the Scheme by this Tribunal may not deter the Income-tax authorities to deal with any of the issues arising after giving effect to the Scheme.

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- 15. The Official Liquidator, High Court, Bombay, has filed his report dated December 14, 2021, inter alia, stating therein that the affairs of the Petitioner Companies have been conducted in a proper manner, not prejudicial to the interest of the shareholders of First Petitioner Company, Second Petitioner Company, Third PetitionerCompany and that the First Petitioner Company, Second Petitioner Company and Third Petitioner Company may be ordered to be dissolved without winding up by this Tribunal.
- 16. From the material on record, the Scheme appears to be fair and reasonable and is not violative of any provisions of law and is not contrary to public policy. Upon effectiveness of the Part II of the Scheme all the assets and properties comprised in the First Petitioner Company and Second Petitioner Company of whatsoever nature and wheresoever situated, shall, under the provisions of Sections 230 to 232 and all other applicable provisions, if any, of the Act, without any further act or deed, be and stand transferred to and vested in the Third Petitioner Company or be deemed to be transferred to and vested in Third Petitioner Company as a going concern so as to become the assets and properties of Third Petitioner Company. Upon effectiveness of the Part III of the Scheme all the assets and properties comprised in the Third Petitioner Company of whatsoever nature and wheresoever situated, shall, under the provisions of Sections 230 to 232 and all other applicable provisions, if any, of the Act, without any further act or deed, be and stand transferred to and vested in the Fourth Petitioner Company or be deemed to be transferred to and vested in Fourth Petitioner Company as a going concern so as to become the assets and properties of Fourth Petitioner Company Further, upon the coming into effect of this Scheme and with effect from the Appointed Date, all liabilities relating to and comprised in the Third Petitioner Company including all secured and unsecured debts (whether in Indian rupees or foreign currency), sundry creditors, liabilities

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(including contingent liabilities), duties and obligations and undertakings of Third Petitioner Company of every kind, nature and description whatsoever and howsoever arising, raised or incurred or utilized for its business activities and operations shall, pursuant to the sanction of this Scheme by the Tribunal under and in accordance with the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Act, without any further act, instrument, deed, matter or thing, be transferred to and vested in or be deemed to have been transferred to and vested in Fourth Petitioner Company, along with any charge, encumbrance, lien or security thereon, and the same shall be assumed by Fourth Petitioner Companyto the extent they are outstanding as on the Effective Date so as to become as and from the Appointed Date the liabilities of Fourth Petitioner Company on the same terms and conditions as were applicable to Third Petitioner Company and the Fourth Petitioner Company shall meet, discharge and satisfy the same and further 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 liabilities have arisen in order to give effect to the provisions of this Clause.

17. Upon effectiveness of Part IV of the Scheme, all the assets and properties comprising Demerged Undertaking (defined in the Scheme) of the Fourth Petitioner Companyof whatsoever nature and wheresoever situated, shall, under the provisions of Sections 230 to 232 and all other applicable provisions, if any, of the Act, without any further act or deed, be and stand transferred to and vested in the Fifth Petitioner Company or be deemed to be transferred to and vested in Fifth Petitioner Companyas a going concern so as to become the assets and properties of Fifth Petitioner Company. Further, upon the coming into effect of this Scheme and with effect from the Appointed Date, all liabilities relating to and comprised in the Demerged undertaking of Fourth Petitioner Company including all secured and

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unsecured debts (whether in Indian rupees or foreign currency), sundry creditors, liabilities (including contingent liabilities), duties and obligations and undertakings of Demerged Undertaking of Fourth Petitioner Company of every kind, nature and description whatsoever and howsoever arising, raised or incurred or utilized for its business activities and operations shall, pursuant to the sanction of this Scheme by the Tribunal under and in accordance with the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Act, without any further act, instrument, deed, matter or thing, be transferred to and vested in or be deemed to have been transferred to and vested in Fifth Petitioner Company, along with any charge, encumbrance, lien or security thereon, and the same shall be assumed by Fifth Petitioner Companyto the extent they are outstanding as on the Effective Date so as to become as and from the Appointed Date the liabilities of Fifth Petitioner Companyon the same terms and conditions as were applicable to Demerged Undertaking of Fourth Petitioner Company, and Fifth Petitioner Companyshall meet, discharge and satisfy the same and further 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 liabilities have arisen in order to give effect to the provisions of this Clause.

- 18. Upon effectiveness of the Scheme the name of the Fifth Petitioner Company i.e. "Forbes Enviro Solutions Limited" shall be changed to Eureka Forbes Limited. Further, the name "Forbes Enviro Solutions Limited" wherever occurs in the memorandum of association and articles of association of FESL shall be substituted by such name.
- 19. As consideration under the Scheme for Part II of the Scheme, the Third Petitioner Company shall not discharge any consideration since, First and

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- Second Petitioner Company are wholly-owned subsidiaries of the Third Petitioner Company.
- 20. As consideration under the Scheme for Part III of the Scheme, the Fourth Petitioner Company shall not discharge any consideration since, Third Petitioner Company is a wholly-owned subsidiary of the Fourth Petitioner Company.
- 21. As consideration under the Scheme for Part IV of the Scheme, the Fifth Petitioner Company shall issue and allot 15 (Fifteen) fully paid-up Equity Shares of INR 10/-each of Fifth Petitioner Company shall be issued and allotted to the Equity Shareholders of Fourth Petitioner Company, against 1(One) fully paid-up Equity Shares of INR 10/- each held by them in Fourth Petitioner Company.
- 22. Since all the requisite statutory compliances have been fulfilled, CP(CAA)/209/MB-IV/2021 is made absolute in terms of the prayer clauses of the said Company Scheme Petition.
- 23. The modified Scheme of Arrangement annexed at Annexure 25 to the Petition is hereby sanctioned with the Appointed Date as defined in Clause 1.3 of the Scheme. It shall be binding on the Petitioner Companies involved in the Scheme and all concerned including their respective Shareholders, Secured Creditors, Unsecured Creditors/Trade Creditors and Employees.
- 24. The Petitioner Companies are directed to file a copy of this Order along with a copy of the Scheme with the concerned Registrar of Companies, electronically along with e-form INC-28 within 30 days from the date of receipt of the Order along with a copy of the Scheme duly certified by the Deputy Director or Assistant Registrar, of the National Company Law Tribunal, Mumbai Bench.

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- 25. On filing of this Order with the concerned Registrar of Companies as instructed in paragraph 24 above, the First Petitioner Company, Second Petitioner Company and Third Petitioner Company shall stand dissolved without being wound-up.
- 26. The Petitioner Companies to lodge a copy of this Order along with the Scheme duly authenticated/certified by the Deputy Director or the Assistant Registrar, of this Tribunal with the concerned Superintendent of Stamps for the purpose of adjudication of stamp duty payable, if any, within 60 working days from the date of receipt of the certified Order from the Registry of this Tribunal.
- 27. All concerned regulatory authorities to act on a copy of this Order along with Scheme duly certified by the Deputy Director or the Assistant Registrar of this Tribunal.
- 28. Any person interested is at liberty to apply to this Tribunal in the above matters for any directions that may be necessary.
- 29. Any concerned Authorities are at liberty to approach this Tribunal for any further clarification as may be necessary.
- 30. Ordered accordingly.

Sd/-

Kishore Vemulapalli Member (Judicial) 25.01.2022 Sđ/-

Rajesh Sharma Member (Technical)

Certified True Copy
Date of Application 25/01/2022
Number of Pages 38
Fee Paid Rs. 190
Applicant called for collection copy on 31/01/2022
copy prepared on 31/01/2022
Copy Issued on 31/01/2022
A. als

National Company Law Tribunal, Mumbai Bench



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COMPOSITE SCHEME OF ARRANGEMENT

UNDER SECTION 232 READ WITH SECTION 230 OF THE COMPANIES ACT, 2013 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 AND RULES FRAMED THEREUNDER

BETWEEN

AQUAIGNIS TECHNOLOGIES PRIVATE LIMITED

("ATPL" or "Transferor Company 1" for Part II of the Scheme)

AND

EURO FORBES FINANCIAL SERVICES LIMITED

("EFFSL" or "Transferor Company 2" for Part II of the Scheme)

AND

EUREKA FORBES LIMITED

("EFL" or "Transferee Company 1" for Part II of the Scheme or "Transferor Company 3" for Part III of the Scheme)

AND 3

FORBES & COMPANY LIMITED

("FCL" or "Transferee Company 2" for Part III of the Scheme or "Demerged Company" for Part IV of the Scheme)

AND



FORBES ENVIRO SOLUTIONS LIMITED

("FESL" or "Resulting Company" for Part IV of the Scheme)

AND

THEIR RESPECTIVE SHAREHOLDERS











A. PREAMBLE

This Composite Scheme of Arrangement ("Scheme") is presented under Section 232 read with Section 230 and other applicable provisions of the Companies Act, 2013 and the rules and regulations made thereunder for:

- Amalgamation and vesting of Aquaignis Technologies Private Limited ("ATPL" or "the
 Transferor Company 1" for Part II of the Scheme) and Euro Forbes Financial Services
 Limited ("EFFSL" or "the Transferor Company 2" for Part II of the Scheme) with and into
 Eureka Forbes Limited ("EFL" or "the Transferee Company 1" for Part II of the Scheme or
 "the Transferor Company 3" for Part III of the Scheme) (hereinafter referred to as "Part II
 of the Scheme"); and
- Upon Part II of the Scheme becoming effective, Amalgamation and vesting of EFL with and into Forbes & Company Limited ("FCL" or "Transferee Company 2" for Part III of the Scheme or "Demerged Company" for Part IV of the Scheme) (hereinafter referred to as "Part III of the Scheme"); and
- Upon Part III of the Scheme becoming effective, Demerger and vesting of Demerged Undertaking (hereinafter defined) of FCL into Forbes-Enviro Solutions Limited ("FESL" or "Resulting Company" for Part IV of the Scheme), on a going concern basis (hereinafter referred to as "Part IV of the Scheme"),

in the present form or with such alterations / modifications, as may be approved or imposed or directed by National Company Law Tribunal ("NCLT").

B. DESCRIPTION OF COMPANIES

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THE MANT JANGAM

MUSESAI

MACHARKENTIRA

REGIR. NO. 4782

EXPRY Deta

20-10-2022

PARENT OF

Aquaignis Technologies Private Limited ("ATPL" or "the Transferor Company 1" for Part II of the Scheme) was incorporated in the state of Uttarakhand, i.e. within the jurisdiction of Registrar of Companies Uttarakhand on 1st November, 2012 and has Corporate Identity Number U31908MH2012PTC331823. The Registered Office is situated at B1/B2, 7th Floor, 701, Marathon Innova, Off. Ganpatrao Kadam Marg, Lower Parel, Mumbai – 400 013 and having PAN AALCA0739N and email ID of its authorised representative is dshinde@eurekaforbes.co.in.

Euro Forbes Financial Services Limited ("EFFSL" or "the Transferor Company 2" the Scheme) was incorporated in the state of Maharashtra on 7th March 2011 Corporate Identity Number U67190MH2011PLC214424. The Registered Office is sit







B1/B2, 7th Floor, 701, Marathon Innova, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013 and having PAN AACCE7797B and email ID of its authorised representative is dshinde@eurekaforbes.co.in.

Eureka Forbes Limited ("EFL" or "the Transferee Company 1" for Part II of the Scheme or "the Transferor Company 3" for Part III of the Scheme), was incorporated in the state of West Bengal in the name and style 'M/s Samuel Osborn (India) Limited on 5th February, 1931. On 12th April, 1982, name of the Company was changed to its current name 'Eureka Forbes Limited'. The Registered Office of the Company was shifted from the State of West Bengal to the State of Maharashtra w.e.f. 21-01-2021 and is now situated at B1/B2, 701, 7th Floor, Marathon Innova, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013. The Company has Corporate Identity Number - U27109MH1931PLC353890, PAN - AAACE5767F and email ID of its authorised representative is dshinde@eurekaforbes.co.in.

Forbes & Company Limited ("FCL" or "Transferee Company 2" for Part III of the Scheme and "Demerged Company" for Part IV of the Scheme), was incorporated in the State of Maharashtra on 18th November, 1919 as 'The Gokak Mills Limited' under the Indian Companies Act, 1913. Thereafter, in terms of Section 21 of the Companies Act 1956, the name was changed to Gokak Patel Volkart Limited on 31st December, 1973. Further, on 28th September, 1992, its name was changed to 'Forbes Gokak Limited' and finally, on 25th October, 2007, it was changed to its current name 'Forbes & Company Limited'. It has its Corporate Identity Number as L17110MH1919PLC000628. The Registered Office is situated at Forbes Building, Charanjit Rai Marg, Fort, Mumbai 400 001 and having PAN AAACF1765A and Email ID of its authorised representative is pankaj.khattar@forbes.co.in.

Forbes Enviro Solutions Limited ("FESL" or "Resulting Company" for Part IV of the Scheme), was incorporated as a public limited company in the State of Maharashtra on 26th November 2008 as 'Forbes Water Limited'. On 4th August, 2009, name of the Company changed to its current name 'Forbes Enviro Solutions Limited'. It has Corporate Identity Number U27310MH2008PLC188478. The Registered Office is situated at B1/B2, 7th Floor, 701, Marathon Innova, Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013 and having PAN AABCF3759R and email ID of its authorised representative is dshinde@eurekaforbes.co.in.



RATIONALE OF THE SCHEME

1. Background











Aquaignis Technologies Private Limited, a company in which EFL holds 100% stake, is, interalia, engaged in manufacturing of electric water purifiers. The manufacturing facilities are situated at Lai Tappar Industrial Area in the state of Uttarakhand.

Euro Forbes Financial Services Limited, a company in which EFL holds 100% stake. Currently, there are no operations being carried out in Euro Forbes Financial Services Limited.

Eureka Forbes Limited, a company in which FCL holds 100% stake, is inter-alia engaged in manufacturing, selling, renting and servicing of vacuum cleaners, water filter cum purifiers, water and waste water treatment plant, trading in electronic air cleaning systems, small household appliances, digital security system and fire extinguishers, etc.

Forbes & Company Limited, a combany listed on the Stock Exchange, is a company engaged in the business of providing engineering services, which primarily includes products such as threading tools and carbide tools. It is also engaged in real-estate activities of developing properties under real estate projects.

Forbes Enviro Solutions Limited, a wholly owned subsidiary of Eureka Forbes Limited, has main objects of the business of manufacturing of RO systems, Water Treatment Plants (WTP), Sewage Treatment Plants (STP), Effluent Treatment Plant (ETP) and AMC Contracts, trading of spares and drinking water (PDW).

All the companies are part of Shapoorji Pallonji Group ("SP Group").

2. Rationale for the Scheme

- 2.1. Part II of the Scheme of Arrangement would facilitate as under:
- (a) EFL owns 100% of the equity share capital in ATPL and EFFSL and all the companies are part of Shapoorji Pallonji Group ("SP Group").

ATPL is engaged in business complementary to the business of EFL and Merger of ATPL into EFL would benefit EFL in expansion of water purifier business with reduction in administrative costs in addition to consolidation and simplification of group structure. Currently, no business operations are carried out in EFFSL and accordingly, Merger of EFFSL into EFL would benefit simplification and consolidation of group structure and facilitate management in achieving administrative efficiency at SP Group level.

2. Part III and Part IV of the Scheme would facilitate as under:











- (a) FCL and EFL are companies belonging to the SP Group. FCL owns 100% share capital of EFL, and EFL in turn holds 100% of the share capital of ATPL, EFFSL and FESL.
- (b) Both FCL and EFL, are also operating companies engaged into varied businesses. The nature of risk, competition, challenges, opportunities and business methods for the business carried on by EFL is separate and distinct from the business carried on by FCL. The business carried on by FCL and EFL are capable of attracting separate set of investors, strategic partners, lenders and other stakeholders. There is also a difference in the manner in which the business of FCL and EFL are required to be handled and managed. In order to lend greater / enhanced focus to the operations of the business of EFL, it is proposed to re-organize / restructure the group structure via this Scheme.
- 2.3. The proposed restructuring pursuant to this Scheme is expected, inter-alia, to result in the following benefits:
 - Consolidation and simplification of group structure and reduction of administrative costs
 by Merger of ATPL and EFFSL into EFL and EFL into FCL;
 - ii. Segregation of business of EFL into FESL in the manner provided in this Scheme;
 - iii. Unlock the value for the shareholders of FCI, by listing of the shares of FESL;
 - iv. Allowing managements of the each of FCL and FESL/EFL to pursue independent growth strategies;
 - Allow in creating the ability to achieve valuation based on respective risk-return profile and cash flows, attracting the right investors and thus enhancing flexibility in accessing capital;

vi. Provide scope of separate companies for independent collaboration and expansion.

File Scheme is in the interest of the shareholders, creditors, lenders and various other stakeholders of the respective companies. It is not prejudicial to the interests of shareholders, creditors, lenders and various other stakeholders of the respective companies.

D. PARTS OF THE SCHEME

This Scheme is divided into the following parts:



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Part I deals with the definitions of the terms used in this Scheme and the Share Capital;

Part II deals with Amalgamation and vesting of Aquaignis Technologies Private Limited and Euro Forbes Financial Services Limited with and into Eureka Forbes Limited;

Part III deals with Amalgamation and vesting of Eureka Forbes Limited (upon Part II of the Scheme becoming effective) with and into Forbes & Company Limited;

Part IV deals with Demerger and vesting of Demerged Undertaking (hereinafter defined) of Forbes & Company Limited (upon Part III of the Scheme becoming effective) into Forbes Enviro Solutions Limited, on a going concern basis and simultaneous name change of FESL to EFL; and

Part V deals with the General Terms and Conditions.

E. SEQUENCE OF EFFECTIVENESS OF THE SCHEME

Upon the Scheme becoming effective, with effect from the Appointed Date, the following shall be deemed to have occurred and become effective and operative only in the order mentioned hereunder:

- (a) Part II which provides for Amalgamation and vesting of Aquaignis Technologies Private Limited and Euro Forbes Financial Services Limited with and into Eureka Forbes Limited, shall be operative prior to coming effect of Part III; and
- (b) Part III which provides for Amalgamation and vesting of Eureka Forbes Limited (upon Part II of the Scheme becoming effective) with and into Forbes & Company Limited, shall be operative prior to coming effect of Part IV; and

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Part IV which provides for Demerger and vesting of Demerged Undertaking (hereinafter defined) of Forbes & Company Limited (upon Part III of the Scheme becoming effective) into Forbes Enviro Solutions Limited, on a going concern basis shall take effect immediately after coming into effect of Part III of the Scheme.

F. TREATMENT OF THE SCHEME FOR THE PURPOSES OF INCOME TAX ACT, 1961

The provisions of this Scheme have been drawn up to comply with the conditions

nation" and "Demerger" as defined under section 2(1B) and 2(19AA) of the income

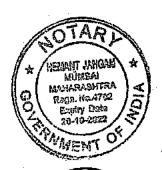








Tax Act, 1961, respectively. If, at a later date, any of the terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of section 2(1B) and 2(19AA) of the Income Tax Act, 1961, including as a result of an amendment of law or enactment of new legislation or any other reason whatsoever, the provisions of section 2(1B) and 2(19AA) of the Income Tax Act, 1961, or a corresponding provisions of any amended or newly enacted law, shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with section 2(1B) and 2(19AA) of the Income Tax Act, 1961. Such modifications, if required to be made will, however, not affect the other provisions (including those relating to accounting treatment) of the Scheme.

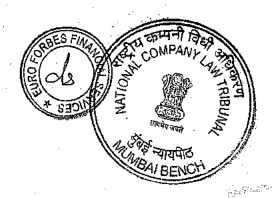












PART I

DEFINITIONS AND INTERPRETATION

1. DEFINITIONS

In this Scheme, unless repugnant to the context, the following expressions shall have the following meaning:

- 1.1. "Act" means the Companies Act, 1956 and/or Companies Act, 2013, to the extent its provisions relevant for this Scheme are notified and ordinances, rules and regulations made thereunder and shall include any statutory modifications, re-enactment or amendment thereof for the time being in force.
- 1.2. "Amalgamation" or "Merger" means amalgamation/merger of ATPL and EFFSL into EFL and amalgamation/merger of EFL into FCL in accordance with provisions of Section 2(1B) of the Income Tax Act, 1961.
- 1.3. "Appointed Date" means the Effective Date or the first day of the calendar month immediately succeeding the month in which the Effective Date occurs; as may be decided by the Board.
- 1.4. "ATPL" or "Transferor Company 1" means Aquaignis Technologies Private Limited having its Corporate Identity Number as U31908MH2012PTC331823, the Registered Office is situated at B1/B2, 7th Floor, 701, Marathon Innova, Off. Ganpatrao Kadam Marg, Lower Parel, Mumbai 400 013 and having PAN AALCA0739N and Email ID of its authorised representative is dshinde@eurekaforbes.co.in.
- 1.5. "Board of Directors" or "Board" means the Board of Directors of ATPL, EFFSL, EFL, FCL and FESL, as the case may be, and shall include a duly constituted committee thereof.
 - "Demerger" means the transfer by way of demerger in accordance with the provisions of Section 2(19AA) of the Income Tax Act, 1961 of the Demerged Undertaking into FESL.
- 1.7. "Effective Date" means the last of the dates on which the conditions specified in Clause 41 are complied with. Any references in this Scheme to the date of "coming into effect of this scheme" or "effectiveness of this scheme" or "Scheme taking effect" shall mean the light that the conditions specified in Clause 41.



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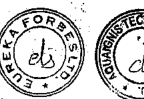






- "EFL" or "Transferee Company 1" or "Transferor Company 3" means Eureka Forbes Limited. The Registered Office of the Company was shifted from the State of West Bengal to the State of Maharashtra w.e.f. 21-01-2021 and is now situated at B1/B2, 701, 7th Floor, Marathon Innova, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013. The Company has Corporate Identity Number - U27109MH1931PLC353890, PAN - AAACE5767F and email ID of its authorised representative is dshinde@eurekaforbes.co.in.
- "EFFSL" or "Transferor Company 2" means Euro Forbes Financial Services Limited having its Corporate Identity Number as U67190MH2011PLC214424, the Registered Office is situated at B1/82, 7th Floor, 701, Marathon Innova, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013 and having PAN - AACCE7797B and Email ID of its authorised representative is dshinde@eurekaforbes.co.in.
- 1.10. "Encumbrance" means any options, pledge, mortgage, lien, security, interest, claim, charge, pre-emptive right, easement, limitation, attachment, restraint or any other encumbrance of any kind or nature whatsoever, and the term "Encumbered" shall be construed accordingly.
- 1.11. "FCL" or "Transferee Company 2" or "Demerged Company" means Forbes & Company Limited having its Corporate Identity Number as L17110MH1919PLC000628, the Registered Office is situated at Forbes Building, Charanjit Rai Marg, Fort Mumbai 400001 and having PAN-AAACF1765A Email authorised representative pankaj.khattar@forbes.co.in
- 1.12. "FESL" or "Resulting Company" means Forbes Enviro Solutions Limited having its Corporate Identity Number as U27310MH2008PLC188478, the Registered Office is situated at B1/B2, 7th Floor, 701, Marathon Innova, Ganpatrao Kadam Marg, Lower Parel, Mumbai 400013 and having PAN - AABCF3759R and Email ID of its authorised representative is dshinde@eurekaforbes.co.in.
 - "Governmental Authority" means any applicable Central, State or local government, legislative body, regulatory or administrative authority, agency or commission or any court, tribunal, board, bureau or instrumentality thereof or arbitration or arbitral body having jurisdiction and shall include any other authority which supersedes the existing authority.
- 1.14. "Health, Hygiene, Safety Products and Services Undertaking or Health and Safety Solutions Undertaking" or "Demerged Undertaking" shall mean the business of manufacturing selling, renting and servicing of vacuum cleaners, water filter cum purifiers, water of water water treatment plant, trading in electronic air cleaning systems, nallOĥouse







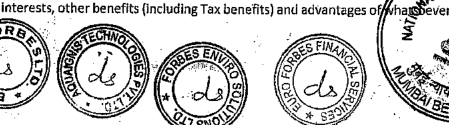


appliances, digital security system, air-conditioners and all kinds of electrical & non electrical appliances etc. which is being carried on by Eureka Forbes Limited at present as a going concern (and which shall vest with FCL as a result of Part III of this Scheme becoming effective), all its assets, rights, licenses and powers, and all its debts, outstanding, liabilities, duties, obligations and employees as on the Appointed Date including, but not limited to, the following: '

(a) All the assets and properties whether movable or immovable (as per Annexure 1), tangible or intangible, real or personal, in possession or reversion, corporeal or incorporeal, present, future or contingent pertaining to EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective), whether situated in India or abroad, including, but not limited to all the interests, of whatever nature and wheresoever situated, plant and machinery, freehold land, leasehold land, tenancy rights, if any, buildings and structures, offices, residential and other premises, capital work in progress, development capital work in progress, furniture, fixtures, office equipment, appliances, accessories, power lines, depots, deposits, all stocks, assets, investments of all kinds including shares (including but not limited to equity shares/ preference shares in subsidiaries/joint ventures in India or outside India (as per Annexure 2, unless sold, liquidated or otherwise disposed off prior to the Scheme becoming effective), but excluding any and all investments, interests and exposure in FESL, FFSPL, Forbes Concept Hospitality Services Private Limited ("FCHSPL") and the Lux Group, investment in scrips, stocks, bonds, debenture stock, units or pass through certificates, cash balances with banks, loans, advances, contingent rights or benefits, receivables, benefit of any deposits, financial assets, leases, and hire purchase contracts and assets, lending contracts, benefit of any security arrangements, reversions, powers, authorities, allotments, approvals, permits and consents, quotas, rights, entitlements, contracts including the joint operating agreements/operating agreement, unencumbered ownership of right, title and interest in relation to the trademark "Forbes" in classes 7, 11 and 21 held by EFL and FCL (provided that this shall not include the right to use the trademark "Forbes" in relation to 3D printing, medical implants, ventilators, electric vehicles, machine and machine tools, motors and engines, machine coupling and transmission components, such other existing products of FCL as may be agreed in writing by, amongst others, the Board of FCL and FESL), licenses (industrial and otherwise), municipal permissions, tenancies in relation to the office and/or residential properties for the employees or other persons, guest houses, godowns, warehouses, leases, licenses, fixed and other assets, benefits of assets or properties or other interest held in trust, registrations engagements, arrangements of all kind, privileges and all other right











and wheresoever situated belonging to or in the ownership, power or possession and in the control of or vested in or granted in favour of or enjoyed by EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) relating to its business, authorisations, permits, approvals, rights to use and avail of telephones, telexes, facsimile, email, internet, leased line connections and installations, utilities, electricity and other services, reserves, provisions, funds, benefits of all agreements, all records, files, papers, computer programmes, computer software, manuals, data, catalogues, sales and advertising materials, lists and other details of present and former customers and suppliers, customer credit information, customer and supplier pricing information and other records in connection with or relating to EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) or in the ownership, power or possession and in the control of or vested in or granted in favour of or enjoyed by the EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) in each case, whether in India or abroad other than the investments and assets pertaining to the Lux Group, FESL, FFSPL and FCHSPL and other than any right, title and interest in relation to the trademark "Forbes' in the classes set out in Annexure 4. Notwithstanding anything contained in this Scheme, it is hereby clarified that all the assets of the Demerged Undertaking which shall vest with FESL by virtue of the Scheme shall be transferred free and clear of from any and all Encumbrances pertaining to or in connection with the business of FCL other the Demerged Undertaking.

For the purpose of this clause and the Scheme, Lux Group shall mean investments by EFL, including in equity shares and preference shares, stock and other securities or by way of loans and advances (including outstanding interest), and all amounts, including corporate guarantees (including any recoverable amount upon invocation of corporate guarantees, if any), contingent liabilities, trade payables and trade receivables, in each case, pertaining to the companies mentioned as per Annexure 3.

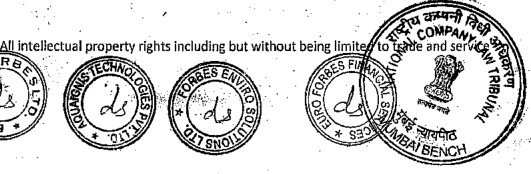
(b) All agreements, rights, contracts, entitlements, licenses, permits, permissions, incentives, approvals, registrations, Tax deferrals and benefits, subsidies, concessions, grants, rights, claims, leases, tenancy rights, liberties, special status and other benefits or privileges and claims as to any patents, trademarks, designs, quotas, rights, engagements, arrangements, authorities, allotments, security arrangements, benefits of any guarantees, reversions, powers and all other approvals of every kind, nature and description whatsoever relating to the EFL's (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) business activities and operations.











names and marks, patents, copyrights, know-how, technical know-how, franchise and other intellectual property rights of any nature whatsoever, engineering and process information, software licenses (whether proprietary or otherwise), drawings, records, files, books, papers, computer programmes, manuals, data, catalogues, sales and advertising material, lists of present and former customers and suppliers, customer credit information, customer pricing information, other customer information and all other records and documents, whether in physical or electronic form, relating to the business activities and operations of EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective).

- (d) Amounts claimed in respect of EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective), if any, whether or not so recorded in the books of account of the EFL from any Governmental Authority, under any law, act, scheme or rule, as refund of any Tax, duty, cess or of any excess payment.
- (e) Rights to any claim not preferred or made by EFL (and which shall vest with FCL as a result of Part ill of this Scheme becoming effective) in respect of any refund of Tax, duty, cess or other charge, including any erroneous or excess payment thereof made by EFL and any interest thereon, if any, under any law, act, rule or scheme, and in respect of set-off, carry forward of un-absorbed losses, deferred revenue expenditure, deduction, exemption, rebate, allowance, MAT credit, CENVAT/ GST input credit, amortization benefit, etc. whether under the Income Tax Act, 1961, the rules and regulations thereunder, or Tax Laws of other countries, or any other or like benefits under the said acts or under and in accordance with any law or act, whether in India or anywhere outside India.
- (£) All debts (secured and unsecured), liabilities including contingent liabilities, duties, leases of EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) and all other obligations of whatsoever kind, nature and description whatsoever and howsoever arising, raised or incurred or utilized, in each case, other than any and all debts (secured and unsecured), liabilities, payables, obligations or claims pertaining to the Lux Group, FESL, FFSPL and FCHSPL. Provided that if there exists any reference in the security documents or arrangements entered into by EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) under which the assets of EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) stand offered as a security for any financial assistance or obligation, the said reference shall be construed as a reference to the assets pertaining to EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) stand offered as a reference to the assets pertaining to EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) stand offered as a reference to the assets pertaining to EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) and the part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective) stand offered as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Scheme becoming effective as a result of Part III of this Schem











Scheme becoming effective) vested in FESL by the virtue of the Scheme.

- (g) All other obligations of whatsoever kind, including liabilities of EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective) with regard to their employees, or the employees of any of their subsidiaries, with respect to the payment of gratuity, pension benefits and the provident fund or other compensation or benefits, if any, whether in the event of resignation, death, voluntary retirement or retrenchment or otherwise;
- (h) All permanent and temporary employees engaged by EFL at various locations as on the Effective Date.
- (i) All legal or other proceedings of whatsoever nature that pertain to EFL (and which shall vest with FCL as a result of Part III of this Scheme becoming effective).

It is hereby clarified that where any question that may arise as to whether a specific asset, whether tangible or intangible or liability or contracts or employee, pertains or does not pertain to the Demerged Undertaking, if any, or whether it arises out of the activities or operations of the Demerged Undertaking, if any, shall be mutually decided by the Boards of FCL and FESL, or any committee constituted thereof.

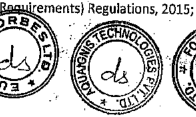
- 1.15. "NCLT" means the National Company Law Tribunal(s) having jurisdiction over ATPL, EFFSL, EFL, FCL and FESL.
- 1.16. "Record Date" shall mean the date to be fixed by the Board of Directors of FESL and FCL for the purpose of issue of shares of FESL to the shareholders of the FCL.
- 1.17. "Remaining Business" means all the undertakings, businesses, activities, operations, assets and liabilities of FCL other than those comprised in the Demerged Undertaking.



* Arrangement, in its present form as submitted to the NCLT for approval, with or without any modifications pursuant to clause 40 of this Scheme, as may be approved or imposed or directed by the NCLT or any other appropriate authority.

1.19. "SEBI Circular" means circulars issued by SEBI being Circular CFD/DIL3/CiR/2017/21 dated 10th March, 2017 and any amendments or modifications thereof, and any other circular issued pursuant to Regulations 11, 37 and 94 of the SEBI (Listing Obligation and COMPAN).











- 1.20. "Stock Exchange" means BSE Limited.
- 1.21. "Taxation" or "Tax" or "Taxes" means all forms of taxes and statutory, governmental, state, provincial, local government or municipal impositions, duties, contribution and levies and whether levied by reference to income, profit, book profits, gains, net wealth, asset values, turnover, added value or otherwise and shall further include payments in respect of or on account of Tax, whether by way of deduction at source, advance tax, minimum alternate tax or otherwise or attributable directly or primarily to ATPL, EFFSL, EFL, FCL and FESL, as the case may be, or any other person and all penalties, charges, costs and interest relating thereto;
- 1.22. "Tax Laws" means all the applicable laws, acts, rules and regulations dealing with Taxes including but not limited to the any tax liability under the income-tax Act, 1961, Customs Act 1962, Central Excise Act, 1944, Goods and Services Tax Act, 2017, State Value Added Tax laws, Central Sales Tax Act, 1956 or other applicable laws/ regulations dealing with taxes/ duties/ levies of similar nature;
- 1.23. "Transition period" means period starting from the date immediately after the Appointed Date till the Effective Date.

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

2. SHARE CAPITAL

2.1. The share capital structure of ATPL as on 31st March, 2020 is as under -



Share Capital	Amount (INR)
Authorized Share Capital	
75,00,000 Equity Shares of INR 10 each	7,50,00,000
TOTAL	7,50,00,000
Issued, subscribed and paid-up Share Capital	
58,55,734 Equity Shares of INR 10 each	5,85,57,340
TOTAL	5,85,57,340











There is no change in the authorised, issued, subscribed and paid-up share capital of ATPL from 31st March, 2020 till the date of approval of the scheme by the Board of Directors of ATPL on 8th September, 2020. Entire share capital of ATPL is held by EFL.

2.2. The share capital structure of EFFSL as on 31st March, 2020 is as under -

Share Capital	Amount (INR)
Authorized Share Capital	
50,000 Equity Shares of INR 10 each	5,00,000
TOTAL	5,00,000
Issued, subscribed and paid-up Share Capital	
50,000 Equity Shares of INR 10 each	5,00,000
TOTAL	5,00,000

There is no change in the authorised, issued, subscribed and paid-up share capital of EFFSL from 31st March, 2020 till the date of approval of the scheme by the Board of Directors of EFFSL on 8th September, 2020. Entire share capital of EFFSL is held by EFL.

2.3. The share capital structure of EFL as on 31st March, 2020 is as under -

Share Capital	Amount (INR)
Authorized Share Capital	
2,05,00,000 Equity Shares of INR 10 each	20,50,00,000
TOTAL	20,50,00,000
Issued, subscribed and paid-up Share Capital	
37,78,000 Equity Shares of INR 10 each	3,77,80,000
TOTAL	3,77,80,000

There is no change in the authorised, issued, subscribed and paid-up share capital of EFL from 31st March, 2020 till the date of approval of the scheme by the Board of Directors of EFL on 3th September, 2020. Entire share capital of EFL is held by FCL.

The share capital structure of FCL as on 31st March, 2020 is as under-

Share Capital	Amount (INR)
Authorized Share Capital	
1,50,00,000 Equity Shares of INR 10 each	15,00,00,000
TOTAL	15,00,00,000













Share Capital	Amount (INR)
issued, subscribed and paid-up Share Capital	
1,28,98,616 Equity Shares of INR 10 each	12,89,86,160
ТОТА	12,89,86,160

There is no change in the authorised, issued, subscribed and paid-up share capital of FCL from 31st March, 2020 till the date of approval of the scheme by the Board of Directors of FCL on 8th September, 2020.

2.5. The share capital structure of FESL as on 31st March, 2020 is as under -

Share Capital	/	Amount (INR)
Authorized Share Capital		
50,00,000 Equity Shares of INR 10 each		5,00,00,000
TOTAL		5,00,00,000
Issued, subscribed and paid-up Share Cap	ital .	
48,27,263 Equity Shares of INR 10 each		4,82,72,630
TOTAL		4,82,72,630

There is no change in the authorised, issued, subscribed and paid-up share capital of FESL from 31st March, 2020 till the date of approval of the scheme by the Board of Directors of FESL on 8th September, 2020. Entire share capital of FESL is held by EFL.

3. DATE OF TAKING EFFECT AND OPERATIVE DATE

3.1. The Scheme shall be effective in its present form or with any modification(s) approved or imposed or directed by the NCLT or any other appropriate authority and shall become effective from the Appointed Date as defined in Section 232(6) of the Act in terms of clause 1.3 mentioned above.





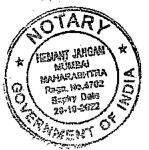






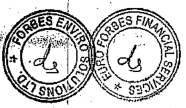
PART II — AMALGAMATION AND VESTING OF AQUAIGNIS TECHNOLOGIES PRIVATE LIMITED AND EURO FORBES FINANCIAL SERVICES LIMITED WITH AND INTO EUREKA FORBES LIMITED

- 4. AMALGAMATION AND VESTING OF ASSETS AND LIABILITIES OF ATPL AND EFFSL WITH AND INTO EFL
- 4.1 With effect from the Appointed Date and upon the Scheme becoming effective, ATPL and EFFSL as going concerns, along with all their assets, liabilities, contracts, employees, licences, records, approvals, etc. being integral parts of ATPL and EFFSL shall, without any further act, instrument or deed, stand amalgamated with and be vested in or be deemed to have been vested in EFL as a going concern so as to become as and from the Appointed Date, the undertaking of EFL by virtue of and in the manner provided in this Scheme.
- 4.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon this Scheme becoming effective and with effect from the Appointed Date:
 - a) All the properties and assets of ATP Land EFFSL respectively, whether movable, immovable tangible or intangible, balance in bank, cash or investments and other assets of whatsoever nature and Tax credits, quotas, rights, consents, entitlements, licenses, certificates, permits, and facilities of every kind and description whatsoever for all intents and purposes, permissions under Tax Laws, incentives, if any, without any further act or deed so as to become the business, properties and assets of EFL.
 - All the movable assets of ATPL and EFFSL respectively, or assets otherwise capable of transfer by manual delivery or by endorsement and delivery, including cash in hand, shall be physically handed over by manual delivery or by endorsement and delivery, to EFL to the end and intent that the property therein passes to EFL on such manual delivery or endorsement and delivery, without requiring any deed or instrument of conveyance for the same and shall become the property of EFL accordingly.
 - All other movable properties of ATPL and EFFSL, respectively, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, shall without any further act, instrument or deed, pursuant to the orders of this Scheme becoming effective and by operation of law become the persons, and the title thereof together with all rights, interests or obligations thereof and deemed to have been mutated and recorded as that of EFL. All investments of







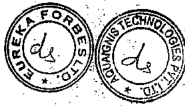


EFFSL shall be recorded in the name of EFL by operation of law as transmission in favour of EFL as a successor in interest and any documents of title in the name of ATPL and EFFSL shall also be deemed to have been mutated and recorded in the name of EFL to the same extent and manner as originally held by ATPL and EFFSL respectively and enabling the ownership, right, title and interest therein as if EFL was originally ATPL and EFFSL. EFL shall subsequent to this Scheme becoming effective be entitled to the delivery and possession of all documents of title of such movable property in this regard;

- d) All the consents, permissions, licenses, certificates, insurance covers, clearances, authorities, power of attorneys given by, issued to or executed in favour of ATPL and EFFSL, as the case may be, shall stand vested in or transferred automatically to EFL without any further act or deed and shall be appropriately mutated by the authorities concerned therewith in favour of EFL as if the same were originally given by, issued to executed in favour of EFL and EFL shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to EFL. The benefit of all statutory and regulatory permissions including the statutory or other licenses, tax registrations, permits, permissions or approvals or consents required to carry on the operations of ATPL and EFFSL shall automatically and without any other order to this effect, vest into and become available to EFL pursuant to this Scheme becoming effective in accordance with the terms thereof.
- All debts, liabilities, contingent liabilities, duties, Taxes (including any advance taxes paid, TDS deducted on behalf of ATPL and EFFSL, etc.), liabilities, and obligations of ATPL and EFFSL, respectively, as on the Appointed Date, whether provided for or not, in the books of accounts of ATPL and EFFSL, respectively, and all other liabilities which may accrue or arise after the Appointed Date but which relates to the Transition period, shall, pursuant to this Scheme becoming effective as per the order of the NCLT or such other competent authority, as may be applicable under Section 232 and other applicable provisions of the Act, and without any further act or deed, be vested or deemed to be vested in and be assumed by EFL, so as to become as from the Appointed Date the debts, liabilities, contingent liabilities, Taxes, duties and obligations of EFL on the same terms and conditions as were applicable to ATPL and EFFSL, respectively.

EFL, may, at any time after this Scheme coming into effect, if required under law or otherwise, execute deeds of confirmation in favour of any other party with which ATPL and EFFSL, respectively has a contract or arrangement, or give any such writing and such things, as may be necessary, to give effect to the above.









- In so far as loans and borrowings of ATPL and EFFSL, respectively pertaining to the loans and liabilities, which are to be vested to EFL shall, without any further act or deed, become loans and borrowings of EFL, and all rights, powers, duties and obligations in relation thereto shall be and stand vested in and shall be exercised by or against EFL as if it had entered into such loans and incurred such borrowings. Thus, the primary obligation to redeem or repay such liabilities upon the Scheme becoming effective shall be that of EFL.
- h) The vesting of the assets comprised in ATPL and EFFSL, respectively, to EFL under this Scheme shall be subject to the mortgages and charges, if any, affecting the same as hereinafter provided.
 - The securities, mortgages, charges, Encumbrances or liens, if any, created by ATPL and EFFSL, respectively, if any, after the Appointed Date and during the Transition period, in terms of this Scheme, over the assets comprised in ATPL and EFFSL, respectively, or any part thereof, shall be vested in EFL by virtue of this Scheme, and the same shall, after the Transition period, continue to relate and attach to such assets or any part thereof to which they relate or attached prior to the Transition period and are vested with EFL, and such Encumbrances shall not relate or attach to any of the other assets, of ATPL and EFFSL, respectively.
 - In so far as the existing Encumbrances of ATPL and EFFSL, respectively, if any, in respect of the loans, borrowings, debts, liabilities, is concerned, such Encumbrance shall, without any further act, instrument or deed be modified and shall be extended to and shall operate only over the assets comprised in ATPL and EFFSL, respectively which have been Encumbered in respect of the transferred liabilities as transferred to EFL pursuant to this Scheme. Provided that if any of the assets comprised in ATPL and EFFSL, respectively, which are being transferred to EFL pursuant to this Scheme have not been Encumbered in respect of the transferred liabilities, such assets shall remain unencumbered and the existing Encumbrance referred to above shall not be extended to and shall not operate over such assets. The absence of any formal amendment which may be required by a lender or third party shall not affect the operation of the above.
 - iii. In so far as the existing securities, if any in respect of the loans or borrowings of ATPL and EFFSL, respectively and other liabilities relating to ATPL and EFFSL are concerned, such securities shall, without any further act, instrument or deed be continued with EFL. ATPL and EFFSL, as the case may be, and













necessary particulars and/or modification(s) of charge, with the Registrar of Companies to give formal effect to the above provisions, if required.

- iv. The foregoing provisions insofar as they relate to the vesting of liabilities with EFL shall operate, notwithstanding anything to the contrary contained in any deed or writing or the terms of sanction or issue or any security documents, all of which instruments shall stand modified and/or superseded by the foregoing provisions.
- With effect from the Appointed Date and during the Transition period, subject to the other provisions of the Scheme, all approvals, quotas, rights, consents, entitlements, licenses, certificates, permits, and facilities of every kind and description whatsoever, privileges, deeds, bonds, quality certifications and approvals, powers of attorneys, agreements and other instruments of whatsoever nature in relation to ATPL and EFFSL, as the case may be, is a party, or the benefit to which ATPL and EFFSL may be eligible, subsisting or operative immediately on or before the Effective Date, shall be in full force and effect be transferred in favour of EFL and may be enforced fully and effectively as if instead of ATPL and EFFSL, as the case may be, EFL had been a party or beneficiary thereto, so as to enable continuation of operations of ATPL and EFFSL, respectively by EFL without any hindrance or disruption after the Transition period. EFL shall enter into and/or issue and/or execute deeds, writings, endorsements or confirmation or enter into any agreement, confirmations or novation's to which ATPL and EFFSL will, if necessary, also be a party, in order to give formal effect to the provisions of this Scheme, if so required or if it becomes necessary. Further, EFL shall be deemed to be authorized to execute any such deeds, writings, endorsements or confirmations on behalf of ATPL and EFFSL and and to implement or carry out all formalities required on the part of ATPL and EFFSL to give effect to the provisions of this Scheme. In case a question arises as to whether a specific asset or liability or contracts or employee, pertains or does not pertain to ATPL and EFFSL or whether it arises out of the activities or operations of ATPL and EFFSL shall be decided by the Board of ATPL and EFFSL, or any committee constituted thereof. A certificate issued by the Board of Directors or the committee thereof in this respect shall be a conclusive evidence of the matter.

TARENT OF

i)

With effect from the Appointed Date and upon the Scheme becoming effective, the entitlement to various benefits under incentive schemes and policies, if any, in relation to ATPL and EFFSL shall stand vested in and/or be deemed to have been vested in EFL together with all benefits and entitlements of any nature whatsoever. Such benefits and entitlements shall include Tax benefits under Tax Laws in the nature of exemption, deferment, refunds and incentives in relation to ATPL and EFFSL to be classes.

with effect from the Appointed Date as if EFL were originally entitled to











and entitlements under such scheme and/or policies, subject to continued compliance by EFL of all the terms and conditions subject to which the benefits and entitlements under such incentive schemes were made available to ATPL and EFFSL. EFL shall be entitled to such benefits and entitlements in its name, without any additional liabilities or expenses whatsoever.

- k) Taxes as per Tax Laws of ATPL and EFFSL to the extent not provided for or covered by Tax provision in the accounts made as on the date immediately preceding the Appointed Date related to ATPL and EFFSL shall be vested with EFL.
- All Taxes paid or payable by ATPL and EFFSL in respect of the operations and/ or the profits of ATPL and EFFSL before the Appointed Date shall be on account of ATPL and EFFSL and in so far as it relates to the Tax payment whether by way of deduction at source, advance tax or otherwise howsoever, by ATPL and EFFSL, respectively in respect of the profits or activities or operations of ATPL and EFFSL after the Appointed Date, the same shall be deemed to be the corresponding item paid by EFL and shall in all proceedings be dealt with accordingly.
- m) On and from the Appointed Date, if any Certificate for Tax Deducted at Source or any other Tax credit certificate relating to ATPL and EFFSL is received in the name of ATPL and EFFSL, it shall be deemed to have been received by EFL, which alone shall be entitled to claim credit for such Tax deducted or paid.
- n) Upon the Scheme becoming effective, ATPL, and EFFSL shall have right to revise their respective returns filed under Tax Laws, along with prescribed forms, filings and annexures under the Tax Laws and claim refunds and / or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme;
 - On and from the Appointed Date, the benefit of all balances relating to Taxes under the Tax Laws being balances pertaining to ATPL and EFFSL, if any, shall stand vested in EFL as if the transaction giving rise to the said balance or credit was a transaction carried out by EFL. The liabilities of ATPL and EFFSL as on the Appointed Date shall stand vested in EFL, save as otherwise in respect of the liabilities which were met by ATPL and EFFSL during the Transition period, which shall be construed to have been met by EFL as if the transaction giving rise to the said liability was a transaction carried out by EFL.



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Upon the coming into effect of the Scheme, and subject to the provisions of the all contracts, deeds, bonds, agreements, schemes, arrangements and other into the contracts of the schemes, arrangements and other into the contracts of the schemes are all contracts.







or to the benefit of which ATPL and EFFSL may be eligible, and which are subsisting or have effect before the Appointed Date and during the Transition period, shall continue in full force and effect on or against or in favour, as the case may be, of EFL and may be enforced as fully and effectually as if instead of ATPL and EFFSL, EFL had been a party or beneficiary or obligee thereto or thereunder. All liabilities arising from all such contracts, deeds, bonds, agreements, schemes, arrangements and other instruments of whatsoever nature in relation to ATPL and EFFSL, to which ATPL and EFFSL is a party or to the benefit of which ATPL and EFFSL may be eligible, and which are subsisting or have effect immediately before the Appointed Date, shall be on account of ATPL and EFFSL and after the Appointed Date, the same shall be on account of EFL and shall, in all proceedings, be dealt with accordingly.

- q) If any assets (including estate, claims, rights, title, interest in or authorities relating to any asset) or any contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in relation to ATPL and EFFSL owns or to which ATPL and EFFSL is a party to, cannot be transferred to EFL for any reason whatsoever, ATPL and EFFSL shall hold such assets, contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of FCL, insofar as it is permissible so to do, till such time as the transfer is affected.
- On and from the Effective Date, and till such time that the name of the bank accounts of ATPL and EFFSL has been replaced with that of EFL, EFL shall be entitled to maintain and operate the bank accounts of the ATPL and EFFSL in the name of ATPL and EFFSL respectively and for such time as may be determined to be necessary by EFL. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of ATPL and EFFSL after the Effective Date shall be accepted by the bankers of EFL and credited to the account of EFL, is presented by EFL;
- s) It is hereby clarified that the vesting of ATPL and EFFSL in EFL shall be on a going concern basis.

STAFF, EMPLOYEES AND WORKERS

Upon the Scheme coming into effect, all staff, employees and workers of ATPL and EFFSL in service (including but not limited to permanent, temporary or contractual) immediately preceding the Effective Date shall be deemed to have become staff, employees and of the basis of continuity of service, and the terms and conditions of their employees with Effective Date, and the terms and conditions of their employees.



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shall not be less favorable than those applicable to them in ATPL and EFFSL immediately preceding the transfer.

- 5.2 The equitable interest in accounts/funds of the staff, employees and workers, if any, whose services are vested with EFL, relating to superannuation, provident fund and gratuity fund, and such other similar benefits, shall be identified, determined and vested with the respective trusts/funds of EFL viz. (i) Eureka Forbes Limited Staff Superannuation Scheme, (ii) Eureka Forbes Limited Employees' Gratuity Fund, and (iii) Eureka Forbes Limited Employees' Provident Fund (formerly Samuel Osborn (India) Limited Employees' Provident Fund and such staff, employees and workers shall be deemed to have become members of such trusts/funds of EFL. Until such time, EFL may, subject to necessary approvals and permissions, if any, continue to make contributions pertaining to the staff, employees and workers of ATPL and EFFSL to the relevant funds of ATPL and EFFSL.
- 5.3 EFL, at any time after the Scheme becoming effective in accordance with the provisions hereof, if so required under any law or otherwise, will execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangement in relation to ATPL and EFFSL to which any of ATPL and EFFSL is a party in order to give formal effect to the provisions of the Scheme. EFL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of ATPL and EFFSL and to carry out or perform all such formalities or compliances, referred to above, on behalf of ATPL and EFFSL.

6. CHANGE IN OBJECT CLAUSE OF EFL

- 6.1 With effect from the Appointed Date, and upon the Scheme becoming effective, the main object clause of the Memorandum of Association of EFL shall be altered and amended, without any further act or deed, to include the objects as required for the purpose of carrying on the business activities of ATPL and EFFSL, pursuant to the provisions of Sections 13 and 14 of the Companies Act, 2013 and other applicable provisions of the Act. Accordingly, the Memorandum of Association of EFL shall be altered and amended and necessary revisions in numbering of the clauses inserted shall be carried out. The following clause shall be added to the Memorandum of Association of EFL and shall read as under:
 - a. To corry on the business of importers, exporters, manufacturers of and dealer in all kinds of electrical and non-electrical appliances, electro mechanical devices for domestic, commercial, industrial, hospital uses, and apparatus etc. and all packaging materials components, parts, accessories, articles and fittings required for those purposes.













- b. To manufacture, buy, sell, exchange, alter, improve, market, distribute, import or export or otherwise deal in all kinds of water filters, water purifiers or other water purification systems of all types and kinds, and allied products to suit the needs of all sectors of the society such as domestic, industries, Government, public, private, including manufacturing and processing of home reverse osmosis membrane elements and other related water treatment products.
- c. To supply, undertake and execute any works involving or relating to water purifiers, water filters, other products for purification of water or other liquids or material of all kinds."
- Association of EFL as provided in this clause, the consent / approval given by the members of EFL to this Scheme under the Companies Act, 2013 and any other applicable provisions of the Act shall be deemed to be sufficient and no further resolution of members of EFL as required under the provisions of Section 13 and 14 of the Companies Act, 2013 and any other applicable provisions of the Act shall be required to be passed for making such change / amendment in the Memorandum of Association and Articles of Association of EFL and filing of the certified copy of this Scheme as sanctioned by the NCLT, and a printed copy of the Memorandum of Association for the purposes of said Section 13 and 14 of the Companies Act, 2013 and all other applicable provisions of the Act and the Registrar of Companies, Munibal shall register the same and make the necessary alterations in the Memorandum of Association and Articles of Association of EFL accordingly and shall certify the registration thereof in accordance with the provisions of Section 13 and 14 of the Companies Act, 2013 and any other applicable provisions of the Act.
- 6.3 EFL shall file with the jurisdictional Registrar of Companies all requisite forms and complete the compliance and procedural requirements under the Act, if any.

7. LEGAL PROCEEDINGS



If any suit, appeal or other legal proceedings of whatsoever nature by or against ATPL and EFFSL is pending, the same shall not abate or be discontinued or in any way be prejudicially affected by reason of the Amalgamation and by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against EFL in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against ATPL and EFFSL as if this Scheme had not





been made.









- 7.2 EFL undertakes to have all legal or other proceedings initiated by or against ATPL and EFFSL referred to above transferred into its name and to have the same continued, prosecuted and enforced by or against EFL.
- 7.3 After the Effective Date, EFL shall and may, if required, initiate any legal proceedings in relation to ATPL and EFFSL.
- 8. AMALGAMATION NOT TO AFFECT TRANSACTIONS / CONTRACTS OF ATPL AND EFFSL:
- 8.1 The Amalgamation of ATPL and EFFSL and the continuance of the said proceedings by or against EFL shall not affect any transaction or proceedings already concluded by or against ATPL and EFFSL after the Appointed Date to the end and intent that EFL accepts and adopts all acts, deeds and things done or executed by ATPL and EFFSL after the Appointed Date as done and executed on its behalf. The said transfer and vesting pursuant to Section 232 of the Act, shall take effect from the Appointed Date unless the NCLT otherwise directs.

9. CONSIDERATION

- 9.1 The entire share capital of the ATPL and EFFSL is held by EFL. In other words, ATPL and EFFSL are wholly owned subsidiaries of EFL. Accordingly, pursuant to this Scheme, no shares of EFL shall be issued and allotted in respect of shares held by it in ATPL and EFFSL respectively. Upon the Scheme becoming effective, the entire share capital of ATPL and EFFSL shall be cancelled and extinguished without any further act, deed or instruments as an integral part of this Scheme.
- 9.2 The investment in the shares of the ATPL and EFFSL appearing in the books of account of EFL shall, without any further act, deed or instrument, stand cancelled.

10. ACCOUNTING TREATMENT

- 10.1. EFL shall account for amalgamation of ATPL and EFFSL in its books of accounts as per Appendix C to Ind AS 103, Business Combination of entities under common control, prescribed under the Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS"), as amended, as notified under Section 133 of the Companies Act, 2013 and other generally accepted accounting principles in India.
- 10.2. All assets and liabilities of ATPL and EFFSL, shall be recorded in the books of account at their existing carrying amounts and in the same form in which they appeared consolidated financial statement of EFL.



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- 10.3. The identity of the reserves pertaining to ATPL and EFFSL shall be preserved and shall appear in the merged financial statements of EFL in the same form in which they appeared in the consolidated financial statements of EFL and it shall be aggregated with the corresponding balance appearing in the financial statements of EFL.
- 10.4. To the extent that there are inter-company loans, deposits, obligations, balances or other outstanding including any interest thereon, as between the ATPL, EFFSL and EFL, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of EFL for the reduction of such assets or liabilities as the case may be.
- 10.5. Pursuant to the scheme becoming effective, no shares of EFL shall be issued and allotted in respect of shares held by it in ATPL and EFFSL and the investment in the shares of the ATPL and EFFSL appearing in the books of account of EFL shall stand cancelled.
- 10.6. The financial information in the financial statement of EFL in respect of prior period, would be restated as if the business combination had occurred from the beginning of preceding period in the financial statements, irrespective of the actual date of the combination.

11. INCREASE IN AUTHORISED SHARE CAPITAL OF EFL

11.1. Upon Scheme becoming effective, current authorized share capital of ATPL which is INR 7,50,00,000/- (Rupees Seven Crores Fifty Lakhs Only) comprising of 75,00,000 Equity Shares of INR 10/- each and current authorized share capital of EFFSL which is INR 5,00,000/- (Rupees Five Lakhs Only) comprising of 50,000 Equity Shares of INR 10/- each shall be consolidated with the authorized share capital of EFL, which is INR 20,50,00,000/- (Rupees Twenty Crores Fifty Lakhs Only) comprising of 2,05,00,000 Equity Shares of INR 10/- each and the same shall automatically stand increased, without any further act, instrument or deed on the part of EFL including payment of stamp duty and fees payable to Registrar of Companies, without any compliances in respect of the notices, meetings, etc but only by filing requisite statutory forms and/or any other documents as required with the Registrar of Companies. The filing fee and stamp duty already paid by ATPL and EFFSL respectively on its authorized share capital shall be deemed to have been so paid by EFL on the combined authorized share capital and accordingly, EFL shall not be required to pay any fee/stamp duty on the authorized share capital so increased.



11.2. Further, authorized share capital of EFL upon part II of the Scheme coming into effect shall be INR 28,05,00,000/- (Rupees Twenty Eight Crores Five Lakhs Only) classified as 2,80,50,000 equity shares of INR 10 each.











11.3. Consequently, the corresponding capital clause in the Memorandum of Association / Articles of Association of EFL, as applicable (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, to be read as follows:

"The authorized share capital of the company is INR 28,05,00,000/- (Rupees Twenty-Eight Crores Five Lakhs Only) divided into 2,80,50,000 Equity Shares of INR 10/- each,"

11.4. For removal of doubts, it is clarified that the approval of the Scheme by the shareholders of Transferee Company 1 under sections 230 to 232 of the Act shall be deemed to be the sufficient approval under sections 13, 14, 61 and 64 of the Act and no separate procedure shall be followed under the Act, except filing of requisite forms to give effect to the increase.

12. CONDUCT OF BUSINESS

12.1. ATPL AND EFFSL, respectively as Trustee

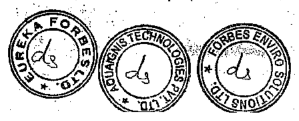
With effect from the Appointed Date and up to and including Effective Date, ATPL and EFFSL shall carry on and shall be deemed to have carried on, respectively, all their business and activities as hitherto and shall hold and stand possessed of and shall be deemed to have held and stood possessed of ATPL and EFFSL on account of and for the benefit of and in trust for, EFL, as EFL is taking over the business as going concern. ATPL and EFFSL shall preserve and carry on their business and activities with reasonable diligence and business prudence and shall neither undertake any additional financial commitments of any nature whatsoever, borrow any amounts nor incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitments either for themselves or on behalf of any third parties, sell, transfer, alienate, charge, mortgage or encumber or deal with the assets of ATPL and EFFSL, respectively, or any part thereof save and except in the ordinary course of business as carried on by them as on the date of filing of this Scheme with the NCLT or if prior written consent of EFL has been obtained.



12.2. Profit or Losses up to Effective Date

a. With effect from the Appointed Date and upto and including the Effective Date, all profits or incomes accruing or arising to ATPL and EFFSL or all expenditure or losses incurred or arising, as the case may be, by ATPL and EFFSL shall, for all purposes be treated and deemed to be and accrue as the profits or incomes or Exemplified to losses, as the case may be, of EFL.





- a. All Taxes paid or payable by ATPL and EFFSL in respect of the operations and / or profits of the business before the Appointed Date and from the Appointed Date till the Effective Date, shall be on account of ATPL and EFFSL and in so far as it relates to the Tax payment by ATPL and EFFSL in respect of the profits or activities or operation of the business after the Appointed Date, the same shall be deemed to be the corresponding item paid by EFL and shall in all proceedings be dealt with accordingly.
- b. Any refund under any Tax Laws allocable or related to the business of ATPL and EFFSL and due to ATPL and EFFSL consequent to the assessment made on ATPL and EFFSL shall also belong to and be received by EFL.
- c. All Tax benefits of any nature, duties, cesses or any other like payments or deductions available to ATPL and EFFSL under any Tax Laws up to the Effective Date shall be deemed to have been on account of or paid by EFL and the relevant authorities shall be bound to transfer to the account of and give credit for the same to EFL upon the passing of the order by the NCLT.

13. ENFORCEMENT OF CONTRACTS, DEEDS, BONDS & OTHER INSTRUMENTS:

13.1. Subject to other provisions contained in this Scheme, all contracts, deeds, bonds, agreements and other instruments of whatever nature to which ATPL and EFFSL is a party subsisting or having effect immediately before the Amalgamation, shall remain in full force and effect against or, as the case may be, in favour of EFL and may be enforced as fully and effectively as if instead of ATPL and EFFSL, EFL was a party thereto. Without prejudice to the other provisions of this Scheme and notwithstanding the fact that Amalgamation and vesting of ATPL and EFFSL occurs by virtue of this Scheme itself, EFL may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds, confirmations or other writings or arrangements to which ATPL and EFFSL is a party or any writings as may be necessary in order to give formal effect to the provisions of this Scheme. EFL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of ATPL and EFFSL and to carry out or perform all such formalities or compliances referred to above on the part of ATPL and EFFSL to be carried out or performed.















13.2. For the avoidance of doubt and without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme, all consents, permissions, licenses, certificates, clearances, authorities, powers of attorney given by, issued to or executed in favour of ATPL and EFFSL shall stand transferred to EFL and EFL shall be bound by the terms thereof, the obligations and duties there under, and the rights and benefits under the same shall be available to EFL. EFL shall receive relevant approvals from the Government Authorities concerned as may be necessary in this behalf.

14. MATTERS RELATING TO SHARE CERTIFICATES:

14.1. The Share Certificates held by EFL along with its nominee shareholders holding shares on behalf of EFL in respect of share capital of ATPL and EFFSL, respectively, shall automatically stand cancelled without any necessity of them being surrendered.

15. DISSOLUTION OF ATPL AND EFFSL.

15.1. Upon the Scheme being sanctioned by an order made by the NCLT under Sections 230 to 232 of the Act and subject to the Effective Date, ATPL and EFFSL shall stand dissolved without winding up on the Effective Date.













AMALGAMATION AND VESTING OF EUREKA FORBES LIMITED INTO FORBES & COMPANY LIMITED

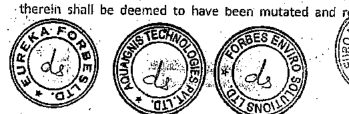
16. AMALGAMATION AND VESTING OF ASSETS AND LIABILITIES OF EFL WITH FCL

- 16.1. With effect from the Appointed Date and upon the Part II of the Scheme, EFL as a going concern, along with all assets, labilities, contracts, employees, licences, records, approvals, etc. being integral parts of EFL shall, without any further act, instrument or deed, stand amalgamated with and be vested in or be deemed to have been vested in FCL as a going concern so as to become as and from the Appointed Date, the undertaking of FCL by virtue of and in the manner provided in this Scheme.
- 16.2. Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon this Scheme becoming effective and with effect from the Appointed Date:
 - a) All the properties and assets of EFL, tangible or intangible, balance in bank, cash or investments and other assets of whatsoever nature and Tax credits, quotas, rights, consents, entitlements, licenses, certificates, permits, and facilities of every kind and description whatsoever for all intents and purposes, permissions under Tax Laws, incentives, if any, without any further act or deed so as to become the business, properties and assets of ICL.
 - All the movable assets ϕf EFL or assets otherwise capable of transfer by manual þ) delivery or by endorsement and delivery, including cash in hand, shall be physically handed over by manual delivery or by endorsement and delivery, to FCL to the end and intent that the property therein passes to FCL on such manual delivery or endorsement and delivery, without requiring any deed or instrument of conveyance for the same and shall become the property of FCL accordingly.
 - All other movable properties of EFL, including investments in shares of the subsidiaries / joint ventures of EFL (as mentioned in Annexure 2), mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, shall without any further act, instrument or deed, pursuant to the orders of this Scheme becoming effective and by operation of law become the properties of FCL, and the title thereof together with all rights, interests



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investments of EFL shall be recorded in the name of FCL by operation of law as transmission in favour of FCL as a successor in interest and any documents of title in the name of EFL shall also be deemed to have been mutated and recorded in the name of FCL to the same extent and manner as originally held by EFL and enabling the ownership, right, title and interest therein as if FCL was originally EFL. FCL shall subsequent to this Scheme becoming effective be entitled to the delivery and possession of all documents of title of such movable property in this regard;

- All immovable properties (including land together with the buildings (including factory buildings) and structures standing thereon) (as per Annexure 1) of EFL, whether freehold or leasehold and any documents of title, rights and easements in relation thereto shall stand transferred to and be vested in and transferred to and/or be deemed to have been and stand transferred to and vested in FCL, without any act or deed done by EFL or FCL. FCL shall be entitled to exercise all rights and privileges and be liable to pay ground rent, Taxes and fulfill obligations, in relation to or applicable to such immovable properties. The mutation / substitution of the title to the immovable properties shall be made and duly recorded in the name of FCL by the appropriate authorities pursuant to the Scheme becoming effective in accordance with the terms hereof.
- All the consents, permissions, licenses, certificates, insurance covers, clearances, authorities, power of attorneys given by, issued to or executed in favour of EFL, shall stand vested in or transferred automatically to FCL without any further act or deed and shall be appropriately mutated by the authorities concerned therewith in favour of FCL as if the same were originally given by, issued to executed in favour of FCL and FCL shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to FCL. The benefit of all statutory and regulatory permissions including the statutory or other licenses, Tax registrations, permits, permissions or approvals or consents required to carry on the operations of EFL shall automatically and without any other order to this effect, vest into and become available to FCL pursuant to this Scheme becoming effective in accordance with the terms thereof.

All debts, liabilities, contingent liabilities, duties, Taxes (including any advance taxes paid, TDS deducted, etc on behalf of EFL), liabilities, and obligations of EFL, as on the Appointed Date, whether provided for or not, in the books of accounts of EFL, and all other liabilities which may accrue or arise after the Appointed Date but which relates to the Transition period, shall, pursuant to this Scheme becoming effective as conder of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority, as may be applicable and the paid of the NCLT or such other competent authority.















Section 232 and other applicable provisions of the Act, and without any further act or deed, be vested or deemed to be vested in and be assumed by FCL, so as to become as from the Appointed Date the debts, liabilities, contingent liabilities, Taxes, duties and obligations of FCL on the same terms and conditions as were applicable to EFL.

- FCL, may, at any time after this Scheme coming into effect, if required under law or g) otherwise, execute deeds of confirmation in favour of any other party with which EFL has a contract or arrangement, or give any such writing or do any such things, as may be necessary, to give effect to the above.
- h) In so far as loans and borrowings of EFL pertaining to the loans and liabilities, which are to be vested to FCL shall, without any further act or deed, become loans and borrowings of FCL, and all rights, powers, duties and obligations in relation thereto shall be and stand vested in and shall be exercised by or against FCL as if it had entered into such loans and incurred such borrowings. Thus, the primary obligation to redeem or repay such liabilities upon the Scheme becoming effective shall be that of FCL.
- i) The vesting of the assets comprised in EFL, to FCL under this Scheme shall be subject to the mortgages and charges, if any, affecting the same as hereinafter provided.
 - The securities, mortgages, charges, Encumbrances or liens, if any, created by EFL after the Appointed Date and during the Transition period, in terms of this Scheme, over the assets comprised in EFL, or any part thereof, shall be vested in FCL by virtue of this Scheme, and the same shall, after the Transition period, continue to relate and attach to such assets or any part thereof to which they relate or attached prior to the Transition period and are vested with FCL, and such Encumbrances shall not relate or attach to any of the other assets, of EFL.
 - In so far as the existing Encumbrances of EFL, if any, in respect of the loans, borrowings, debts, liabilities, is concerned, such Encumbrance shall, without any further act, instrument or deed be modified and shall be extended to and shall operate only over the assets comprised in EFL which have been Encumbered in respect of the transferred liabilities as transferred to FCL pursuant to this Scheme. Provided that if any of the assets comprised in EFL, which are being transferred to FCL pursuant to this Scheme have not been Encumbered in respect of the transferred liabilities, such assets shall remain unencumbered and the existing Encumbrance referred to above shall not be extended to and shall a shall a shall be extended to and shall be extended to and shall be extended to another the shall be extended to another the extended the extended to another the extended the extende

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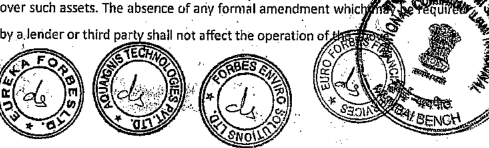
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- In so far as the existing securities, if any in respect of the loans or borrowings of EFL and other liabilities relating to EFL are concerned, such securities shall, without any further act, instrument or deed be continued with FCL. EFL and FCL shall file necessary particulars and/or modification(s) of charge, with the Registrar of Companies to give formal effect to the above provisions, if required.
- iv. The foregoing provisions insofar as they relate to the vesting of liabilities with FCL shall operate, notwithstanding anything to the contrary contained in any deed or writing or the terms of sanction or issue or any security documents, all of which instruments shall stand modified and/or superseded by the foregoing provisions.
- With effect from the Appointed Date and during the Transition period, subject to the other provisions of the Scheme, all approvals (including but not limited to all the units and factories situated at various states in India (including at MIDC)), quotas, rights, consents, entitlements, licenses, certificates, permits, and facilities of every kind and description whatsoever, privileges, deeds, bonds, quality certifications and approvals, powers of attorneys, agreements and other instruments of whatsoever nature in relation to EFL is a party, or the benefit to which EFL may be eligible, subsisting or operative immediately on or before the Effective Date, shall be in full force and effect be transferred in favour of FCL and may be enforced fully and effectively as if instead of EFL, FCL had been a party or beneficiary thereto, so as to enable continuation of operations of EFL by FCL without any hindrance or disruption after the Transition period. FCL shall enter into and/or issue and/or execute deeds, writings, endorsements or confirmation or enter into any agreement, confirmations or novation's to which EFL will, if necessary, also be a party, in order to give formal effect to the provisions of this Scheme, if so required or if it becomes necessary. Further, FCL shall be deemed to be authorized to execute any such deeds, writings, endorsements or confirmations on behalf of EFL and to implement or carry out all formalities required on the part of EFL to give effect to the provisions of this Scheme. In case a question arises as to whether a specific asset or liability or contracts or employee, pertains or does not pertain to EFL or whether it arises out of the activities or operations of EFL shall be decided by the Board of EFL, or any committee constituted thereof. A certificate issued by the Board of Directors or the committee thereof in this respect shall be a conclusive evidence of the matter.



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with effect from the Appointed Date and upon the Scheme becoming the entitlement to various benefits under incentive schemes and policies the control of the



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with all benefits and entitlements of any nature whatsoever. Such benefits and entitlements shall include Tax benefits under Tax Laws in the nature of exemption, deferment, refunds and incentives in relation to EFL to be claimed by FCL with effect from the Appointed Date as if FCL were originally entitled to all such benefits and entitlements under such scheme and/or policies, subject to continued compliance by FCL of all the terms and conditions subject to which the benefits and entitlements under such incentive schemes were made available to EFL. FCL shall be entitled to such benefits and entitlements in its name, without any additional liabilities or expenses whatsoever.

- Taxes as per Tax Laws of EFL to the extent not provided for or covered by Tax provision in the accounts made as on the date immediately preceding the Appointed Date related to EFL shall be vested with FCL.
- All Taxes paid or payable by EFL in respect of the operations and/ or the profits of EFL m) before the Appointed Date shall be on account of EFL and in so far as it relates to the Tax payment whether by way of deduction at source, advance tax or otherwise howsoever, by EFL, respectively in respect of the profits or activities or operations of EFI. after the Appointed Date, the same shall be deemed to be the corresponding item paid by FCL and shall in all proceedings be dealt with accordingly.
- n) On and from the Appointed Date, if any Certificate for Tax Deducted at Source or any other Tax credit certificate relating to EFL is received in the name of EFL, it shall be deemed to have been received by FCL, which alone shall be entitled to claim credit for such tax deducted or paid.
- Upon the Scheme becoming effective, EFL shall have right to revise their respective 0) returns filed under Tax Laws, along with prescribed forms, filings and annexures under the Tax Laws and claim refunds and / or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme;

On and from the Appointed Date, the benefit of all balances relating to Taxes under the Tax Laws being balances pertaining to EFL, if any, shall stand vested in FCL as if the transaction giving rise to the said balance or credit was a transaction carried out by FCL. The liabilities of EFL as on the Appointed Date shall stand vested in FCL, save as otherwise in respect of the liabilities which were met by EFL during the Transition period, which shall be construed to have been met by FCL as if the transaction giving rise to the said liability was a transaction carried out by FCL.



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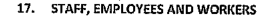




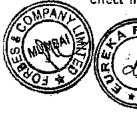


- Upon the coming into effect of the Scheme, and subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements, schemes, arrangements and other instruments of whatsoever nature in relation to EFL, to which EFL is a party or to the benefit of which EFL may be eligible, and which are subsisting or have effect before the Appointed Date and during the Transition period, shall continue in full force and effect on or against or in favour, as the case may be, of FCL and may be enforced as fully and effectually as if instead of EFL, FCL had been a party or beneficiary or obligee thereto or thereunder. All liabilities arising from all such contracts, deeds, bonds, agreements, schemes, arrangements and other instruments of whatsoever nature in relation to EFL, to which EFL is a party or to the benefit of which EFL may be eligible, and which are subsisting or have effect immediately before the Appointed Date, shall be on account of EFL and after the Appointed Date, the same shall be on account of FCL and shall, in all proceedings, be dealt with accordingly.
- r) If any assets (including estate, claims, rights, title, interest in or authorities relating to any asset) or any contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in relation to EFL owns or to which EFL is a party to, cannot be transferred to FCL for any reason whatsoever, EFL shall hold such assets, contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of FCL, insofar as it is permissible so to do, till such time as the transfer is affected.
- of EFL has been replaced with that of FCL, FCL shall be entitled to maintain and operate the bank accounts of the EFL in the name of EFL and for such time as may be determined to be necessary by FCL. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of EFL after the Effective Date shall be accepted by the bankers of FCL and credited to the account of FCL, is presented by FCL;

It is hereby clarified that the vesting of EFL in FCL shall be on a going concern basis.



17.1. Upon the Scheme coming into effect, all staff, employees and workers of EFL in service (including but not limited to permanent, temporary or contractual) immediately preceding the Effective Date shall be deemed to have become staff, employees and workers of FCL with effect from the Appointed Date, without any break in their service and on the large.









continuity of service, and the terms and conditions of their employment with FCL shall not be less favorable than those applicable to them in EFL immediately preceding the transfer.

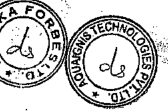
- 17.2. The equitable interest in accounts/funds of the staff, employees and workers, if any, whose services are vested with FCL, relating to superannuation, provident fund and gratuity fund, and such other funds similar in nature, shall be identified, determined and vested with the respective trusts/funds of FCL and such staff, employees and workers shall be deemed to have become members of such trusts/funds of FCL. Until such time, FCL may, subject to necessary approvals and permissions, if any, continue to make contributions pertaining to the staff, employees and workers of EFL to the relevant funds of EFL viz. (i) Eureka Forbes Limited Staff Superannuation Scheme, (ii) Eureka Forbes Limited Employees' Gratuity Fund, and (iii) Eureka Forbes Limited Employees' Provident Fund (formerly Samuel Osborn (India) Limited Employees' Provident Fund.
- 17.3. FCL, at any time after the Scheme becoming effective in accordance with the provisions hereof, if so required under any law or otherwise, will execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangement in relation to EFL to which any of EFL is a party in order to give formal effect to the provisions of the Scheme. FCL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of EFL and to carry out or perform all such formalities or compliances, referred to above, on behalf of EFL.

18. CHANGE IN OBJECT CLAUSE OF FCL.

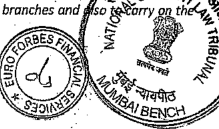
18.1. With effect from the Appointed Date, and upon the Scheme becoming effective, the main object clause of the Memorandum of Association of FCL shall be altered and amended, without any further act or deed, to include the objects as required for the purpose of carrying on the business activities EFL, upon Part II of the Scheme coming into effect and pursuant to the provisions of Sections 13 and 14 of the Companies Act, 2013 and other applicable provisions of the Act. Accordingly, the Memorandum of Association of FCL shall be altered and amended and necessary revisions in numbering of the clauses inserted shall be carried out. The following clause shall be added to the Memorandum of Association of FCL and shall read as under:

To carry on in any part of the world the business of steel manufacturers, iron and steel merchants, dealers in iron and steel, iron and steel founders, casters, forgers, tillers, rollers, converters and melters of iron, steel and other metals, iron masters, coal masters, metal workers, mechanical engineers, shipbuilders, wire provides manufactures, and tool machines makers in all their branches and also to carry on the









business of Tramway and Railway Track Manufactures, including the manufacture laying, alteration and maintenance of Permanent Ways, Points and Crossings. Switches and Rails, and materials used in connection with works of a similar nature.

To carry on either in connection with the said business or as distinct and separate business all or any of the following businesses, namely:- manufactures of all description of spring, buffers, couplings, 'rail-fastening, drawgears, and of all apparatus', appliances, accessories, materials and things used, or capable of being used in connection with Railways, or traction of any description, or in connection with any other use of steam or other power; manufacturers of all kinds of machinery machinery, rolling stock, permanent way materials, power hammers, files saws tools and anvils , and of all articles or things whatsoever (however dissimilar to the articles and things before mentioned), made wholly or in part of any metal: mechanical and general engineers, metal workers, metallurgists, machinists, smiths fitters, woodworkers, galvanisers, japanners, annealers and enamellers, and also general merchants and dealers in all or any of the things aforesaid or in articles or things which the Company has power to manufacture. To build, construct, equip improve maintain develop work mange carry out or control any tramways railway branches or sidings roads ways bridges reservoirs watercourses wharves manufactories warehouse electric works shops stores machinery plants and other works or conveniences of whatever description and to contribute to subsidise or otherwise assist or take part in the building construction equipment, improvement maintenance development, working management carrying out or control thereof.

- 7. To carry on the business of importers, exporters, manufacturers of and dealer in all kinds of electrical and non-electrical appliances, electro mechanical devices for domestic, commercial, industrial, hospital uses, and apparatus etc. and all packaging materials components, parts, accessories, articles and fittings required for those purposes.
- 8. To manufacture, buy, sell, exchange, alter, improve, market, distribute, import or export or otherwise deal in all kinds of water filters, water purifiers or other water purification systems of all types and kinds, and allied products to suit the needs of all sectors of the society such as domestic, industries, Government, public, private, including manufacturing and processing of home reverse osmosis membrane elements and other reloted water treatment products.













- To supply, undertake and execute any works involving or relating to water purifiers, water filters, other products for purification of water or other liquids or material of all kinds."
- 18.2. For the purposes of amendment in the Memorandum of Association and Articles of Association of FCL as provided in this clause, the consent / approval given by the members of FCL to this Scheme under the Companies Act, 2013 and any other applicable provisions of the Act shall be deemed to be sufficient and no further resolution of members of FCL as required under the provisions of Section 13 and 14 of the Companies Act, 2013 and any other applicable provisions of the Act shall be required to be passed for making such change / amendment in the Memorandum of Association and Articles of Association of FCL and filing of the certified copy of this Scheme as sanctioned by the NCLT, and a printed copy of the Memorandum of Association for the purposes of said Section 13 and 14 of the Companies Act, 2013 and all other applicable provisions of the Act and the Registrar of Companies, Mumbai shall register the same and make the necessary alterations in the Memorandum of Association and Articles of Association of FCL accordingly and shall certify the registration thereof in accordance with the provisions of Section 13 and 14 of the Companies Act, 2013 and any other applicable provisions of the Act.
- 18.3. FCL shall file with the jurisdictional Registrar of Companies all requisite forms and complete the compliance and procedural requirements under the Act, if any.

19. LEGAL PROCEEDINGS

19.1. If any suit, appeal or other legal proceedings of whatsoever nature by or against EFI. is pending, the same shall not abate or be discontinued or in any way be prejudicially affected by reason of the Amalgamation and by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against FCL in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against EFL as if this Scheme had not been made.

19.2. FCL undertakes to have all legal or other proceedings initiated by or against EFL referred to above transferred into its name and to have the same continued, prosecuted and enforced by or against FCL to the exclusion of EFL.

19.3. After the Effective Date, FCL shall and may, if required, initiate any legal proceedings in













20. AMALGAMATION NOT TO AFFECT TRANSACTIONS / CONTRACTS OF EFL

20.1. The Amalgamation of EFL and the continuance of the said proceedings by or against FCL shall not affect any transaction or proceedings already concluded by or against EFL after the Appointed Date to the end and intent that FCL accepts and adopts all acts, deeds and things done or executed by EFL after the Appointed Date as done and executed on its behalf. The said transfer and vesting pursuant to Section 232 of the Act, shall take effect from the Appointed Date unless the NCLT otherwise directs.

21. CONSIDERATION

- 21.1. The entire share capital of EFL is held by FCL. In other words, EFL is a wholly owned subsidiary of FCL. Accordingly, pursuant to this Scheme, no shares of FCL shall be issued and allotted in respect of shares held by it in EFL. Upon the Scheme becoming effective, the entire share capital of EFL shall be cancelled and extinguished without any further act, deed or instruments as an integral part of this Scheme.
- 21.2. The investment in the shares of EFL appearing in the books of account of FCL shall, without any further act, deed or instrument, stand cancelled.

22. ACCOUNTING TREATMENT

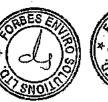
FCL shall account for amalgamation of EFL in its books of accounts as per Appendix C to Ind AS 103, Business Combination of entities under common control, prescribed under the Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS") as notified under Section 133 of the Companies Act, 2013 and the clarifications issued by the Institute of Chartered Accountants of India. The amalgamation shall be accounted by FCL on the date as determined in accordance with Ind AS.

INCREASE IN AUTHORISED SHARE CAPITAL OF FCL

Upon sanction of this Scheme, and upon Part II of the Scheme coming into effect, the authorized share capital of EFL shall be INR 28,05,00,000/- (Rupees Twenty Eight Crores Five Lakhs Only) comprising of 2,80,50,000 Equity Shares of INR 10/- each shall be consolidated with the authorized share capital of FCL, which is INR 15,00,00,000 (Rupees Fifteen Crores Only) comprising of 1,50,00,000 equity shares of INR 10 each and same shall automatically stand increased, without any further act, instrument or deed on the part of FCL PANY payment of stamp duty and fees payable to Registrar of Companies, without alw compliances in respect of the notices, meeting etc. but only by filing requisits statuted forms











and/or any other documents as required with the Registrar of Companies. The filing fee and stamp duty already paid by EFL on its authorized share capital shall be deemed to have been so paid by FCL on the combined authorized share capital and accordingly, FCL shall not be required to pay any fee/stamp duty on the authorized share capital so increased.

- 23.2. Further, authorized share capital of FCL, pursuant to this Part becoming effective in Post Scheme scenario shall be INR 43,05,00,000/- (Rupees Forty-Three Crores Five Lakhs Only) shall be classified as 4,30,50,000 equity shares of INR 10 each.
- 23.3. Consequently, the corresponding capital clause in the Memorandum of Association / Articles of Association of FCL, as applicable (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, to be read as follows:

"The authorized share capital of the company is INR 43,05,00,000/- (Rupees Forty-Three Crores Five Lakhs Only) divided into 4,30,50,000 Equity Shares of INR 10/- each,"

23.4. For removal of doubt, it is clarified that the approval of the Scheme by the shareholders of FCL under sections 230 to 232 of the Act shall be deemed to be the sufficient approval under sections 13, 14, 61 and 64 of the Act and no separate procedure shall be followed under the Act, except filling of requisite forms to give effect to the increase.

24. CONDUCT OF BUSINESS

24.1. EFL as Trustee

With effect from the Appointed Date and up to and including Effective Date, EFL shall carry on and shall be deemed to have carried on all their business and activities as hitherto and shall hold and stand possessed of and shall be deemed to have held and stood possessed of EFL on account of and for the benefit of and in trust for, FCL, as FCL is taking over the business as going concern. EFL shall preserve and carry on their business and activities with reasonable diligence and business prudence and shall neither undertake any additional financial commitments of any nature whatsoever, borrow any amounts nor incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitments either for themselves or on behalf of any third parties, sell, transfer, alienate, charge, mortgage or encumber or deal with the assets of EFL or any part thereof other than any amount borrowed by way of debt with or without issue of a second luding borrowings by way of loan or otherwise, from FCL and save and experience and activities as hitherto and activities as hitherto and save and experience as hitherto and save and experience.











of business as carried on by them as on the date of filing of this Scheme with the NCLT or if prior written consent of FCL has been obtained.

24.2. Profit or Losses up to Effective Date

With effect from the Appointed Date and upto and including the Effective Date, all profits or incomes accruing or arising to EFL or all expenditure or losses incurred or arising, as the case may be; by EFL shall, for all purposes, be treated and deemed to be and accrue as the profits or incomes or expenditures or losses, as the case may be, of FCL.

24.3, Taxes

All Taxes paid or payable by EFL in respect of the operations and / or profits of the business before the Appointed Date and from the Appointed Date till the Effective Date, shall be on account of EFL and in so far as it relates to the tax payment by EFL in respect of the profits or activities or operation of the business after the Appointed Date, the same shall be deemed to be the corresponding item paid by FCL and shall in all proceedings be dealt with accordingly.

Any refund under any Tax Laws allocable or related to the business of EFL and due to EFL consequent to the assessment made on EFL shall also belong to and be received by FCL.

All Tax benefits of any nature, duties, cesses or any other like payments or deductions available to EFL under any Tax Laws up to the Effective Date shall be deemed to have been on account of or paid by FCL and the relevant authorities shall be bound to transfer to the account of and give credit for the same to FCL upon the passing of the order by the NCLT.

ENFORCEMENT OF CONTRACTS, DEEDS, BONDS & OTHER INSTRUMENTS: 25.

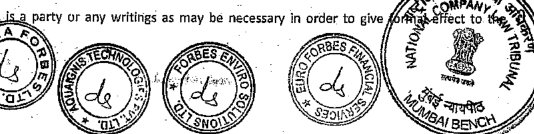
25.1. Subject to other provisions contained in this Scheme, all contracts, deeds, bonds, agreements and other instruments of whatever nature to which EFL is a party subsisting or having effect immediately before the Amalgamation, shall remain in full force and effect against or, as the case may be, in favour of FCL and may be enforced as fully and effectively as if instead of EFL, FCL was a party thereto. Without prejudice to the other provisions of this Scheme and notwithstanding the fact that Amalgamation and vesting of EFL occurs by virtue of this Scheme itself, FCL may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds, confirmations or other writings or arrangements to was











provisions of this Scheme. FCL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of EFL and to carry out or perform all such formalities or compliances referred to above on the part of EFL to be carried out or performed.

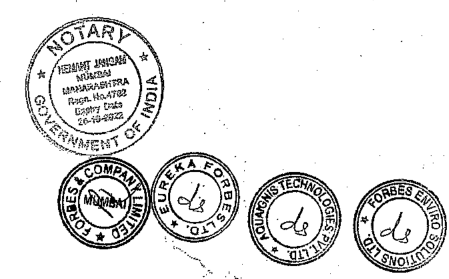
25.2. For the avoidance of doubt and without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme, all consents, permissions, licenses, certificates, clearances, authorities, powers of attorney given by, issued to or executed in favour of EFL shall stand transferred to FCL and FCL shall be bound by the terms thereof, the obligations and duties there under, and the rights and benefits under the same shall be available to FCL. FCL shall receive relevant approvals from the Government Authorities concerned as may be necessary in this behalf.

26. MATTERS RELATING TO SHARE CERTIFICATES:

26.1. The Share Certificates held by FCL along with its nominee shareholders holding shares on behalf of FCL in respect of share capital of EFL shall automatically stand cancelled without any necessity of them being surrendered.

27. DISSOLUTION OF EFL

27.1. Upon the Scheme being sanctioned by an order made by the NCLT under Sections 230 to 232 of the Act and subject to the Effective Date, EFL shall stand dissolved without winding up on the Effective Date.





PART IV – DEMERGER AND VESTING OF DEMERGED UNDERTAKING OF FORBES & COMPANY LIMITED (UPON PART III BECOMING EFFECTIVE) INTO FORBES ENVIRO SOLUTIONS LIMITED, ON A GOING CONCERN BASIS

28. TRANSFER AND VESTING OF DEMERGED UNDERTAKING INTO FESI

- 28.1. Upon this Part III of this Scheme becoming effective, with effect from the Appointed Date and upon the Scheme becoming effective, the Demerged Undertaking of FCL as a going concern, along with all assets, liabilities, contracts, employees, licences, records, approvals, etc. being integral parts of the Demerged Undertaking of FCL shall, without any further act, instrument or deed, stand demerged and be vested in or be deemed to have been vested in FESL as a going concern so as to become as and from the Appointed Date, the undertaking of FESL by virtue of and in the manner provided in this Scheme.
- 28.2. Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, upon this Scheme becoming effective and with effect from the Appointed Date:
 - a) All properties and assets pertaining to Demerged Undertaking, movable or immovable, tangible or intangible, balance in bank, cash or investments and other assets of whatsoever nature and tax credits, quotas, rights, consents, entitlements, licenses, certificates, permits, and facilities of every kind and description whatsoever for all intents and purposes, permissions under income tax and/or any other statutes, incentives of FCL in relation to Demerged Undertaking, if any, without any further act or deed so as to become the business, properties and assets of FESL.
 - All the movable assets pertaining to Demerged Undertaking as are assets otherwise capable of transfer by manual delivery or by endorsement and delivery, including cash in hand, shall be physically handed over by manual delivery or by endorsement and delivery, to FESL to the end and intent that the property therein passes to FESL on such manual delivery or endorsement and delivery, without requiring any deed or instrument of conveyance for the same and shall become the property of FESL accordingly.
 - c) All other movable properties pertaining to the Demerged Undertaking, including investments in shares of the subsidiaries/ Joint ventures (as per Annexure 2 except investment in FESL, FFSPL, FCHSPL and Lux Group) as part of the Demerged Undertaking, mutual funds, bonds and any other securities such as outstanding loans and advances, excluding outstanding loans are sevences pertaining.

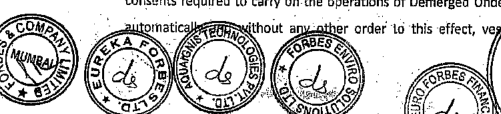


to the Lux Group, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other persons, shall without any further act, instrument or deed, pursuant to the orders of this Scheme becoming effective and by operation of law become the properties of FESL, and the title thereof together with all rights, interests or obligations therein shall be deemed to have been mutated and recorded as that of FESL. All investments of the Demerged Undertaking shall be recorded in the name of FESL by operation of law as transmission in favour of FESL as a successor in interest and any documents of title in the name of FCL in relation to Demerged Undertaking shall also be deemed to have been mutated and recorded in the name of FESL to the same extent and manner as originally held by FCL in relation to Demerged Undertaking and enabling the ownership, right, title and interest therein as if FESL was originally FCL in relation to Demerged Undertaking. FESL shall subsequent to this Scheme becoming effective be entitled to the delivery and possession of all documents of title of such movable property in this regard;

d) All immovable properties (including land together with the buildings (including factory buildings) and structures standing thereon) (as per Annexure 1) pertaining to Demerged Undertaking of FCL, whether freehold or leasehold and any documents of title, rights and easements in relation thereto shall stand transferred to and be vested in and transferred to and/or be deemed to have been and stand transferred to and vested in FESL, without any act or deed done by FCL or FESL. FESL shall be entitled to exercise all rights and privileges and be liable to pay ground rent, taxes and fulfill obligations, in relation to or applicable to such immovable properties. The mutation y substitution of the title to the immovable properties shall be made and duly recorded in the name of FESL by the appropriate authorities pursuant to the Scheme becoming effective in accordance with the terms hereof.



All the consents, permissions, licenses, certificates, insurance covers, clearances, authorities, power of attorneys given by, issued to or executed in favour of Demerged Undertaking of FCL, shall stand vested in or transferred automatically to FESL without any further act or deed and shall be appropriately mutated by the authorities concerned therewith in favour of FESL as if the same were originally given by, issued to executed in favour of FESL and FESL shall be bound by the terms thereof, the obligations and duties thereunder and the rights and benefits under the same shall be available to FESL. The benefit of all statutory and regulatory permissions including the statutory or other licenses, tax registrations, permits, permissions or approvals or consents required to carry on the operations of Demerged Undertaken.



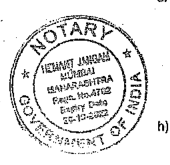


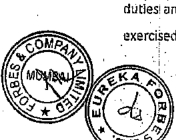
available to FESL pursuant to this Scheme becoming effective in accordance with the terms thereof.

All debts, liabilities, contingent liabilities, duties, Taxes (including any advance taxes paid, TDS deducted on behalf of FCL in relation to Demerged Undertaking, etc., if any), liabilities and obligations of FCL, in relation to Demerged Undertaking, as on the Appointed Date, in each case, other than all debts, liabilities, trade payables, contingent liabilities, duties, Taxes pertaining to the Lux Group, FESL, FFSPL and FCHSPL, whether provided for or not, in the books of accounts of FCL in relation to Demerged Undertaking, and all other liabilities which may accrue or arise after the Appointed Date but which relates to the Transition period, shall, pursuant to this Scheme becoming effective as per the order of the NCLT or such other competent authority, as may be applicable under Section 232 and other applicable provisions of the Act, and without any further act or deed, be vested or deemed to be vested in and be assumed by FESL, so as to become as from the Appointed Date the debts, liabilities, contingent liabilities, taxes, duties and obligations of FESL on the same terms and conditions as were applicable to FCL and FESL undertakes to meet, discharge and satisfy to the exclusion of FCL in relation to Demerged Undertaking and to keep FCL in relation to Demerged Undertaking indemnified at all times from and against all such debts, liabilities, contingent liabilities, duties, Taxes and obligations of FCL in relation to Demerged Undertaking from all actions, demands and proceedings in respect thereto. Notwithstanding anything contained in this Scheme, it is hereby clarified that any and all amounts, including corporate guarantees (including any recoverable amount upon invocation of corporate guarantees, if any), advances, contingent liabilities, trade payables and/or receivables, in each case, pertaining to or in connection with the Lux Group shall not be transferred to FESL upon the effectiveness of the Scheme.

g) FESL, may, at any time after this Scheme coming into effect, if required under law or otherwise, execute deeds of confirmation in favour of any other party with which FCL in relation to Demerged Undertaking has a contract or arrangement, or give any such writing or do any such things, as may be necessary, to give effect to the above.

In so far as loans and borrowings of FCL in relation to Demerged Undertaking pertaining to the loans and liabilities, which are to be vested to FESL shall, without any further act or deed, become loans and borrowings of FESL, and all rights, powers, duties and obligations in relation thereto shall be and stand vested in and shall be exercised by or against FESL as if it had entered into such loans are controlled.













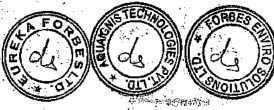
borrowings. Thus, the primary obligation to redeem or repay such liabilities upon the Scheme becoming effective shall be that of FESL.

- i) The vesting of the assets comprised in FCL in relation to Demerged Undertaking to FESL under this Scheme shall be subject to the mortgages and charges, if any, affecting the same as hereinafter provided.
 - The securities, mortgages, charges, encumbrances or liens or those, if any, in relation to Demerged Undertaking after the Appointed Date and during the Transition period, in terms of this Scheme, over the assets comprised in FCL in relation to Demerged Undertaking, or any part thereof, shall be vested in FESL by virtue of this Scheme, and the same shall, after the Transition period, continue to relate and attach to such assets or any part thereof to which they relate or attached prior to the Transition period and are vested with FESL, and such Encumbrances shall not relate or attach to any of the other assets, of FCL in relation to Demerged Undertaking.
 - ii. In so far as the existing Encumbrances, if any, in respect of the loans, borrowings, debts, liabilities, is concerned, such Encumbrance shall, without any further act, instrument or deed be modified and shall be extended to and shall operate only over the assets comprised in FCL in relation to Demerged Undertaking which have been Encumbered in respect of the transferred liabilities as transferred to FESL pursuant to this Scheme. Provided that if any of the assets comprised in FCL in relation to Demerged Undertaking which are being transferred to FESL pursuant to this Scheme have not been Encumbered in respect of the transferred liabilities, such assets shall remain unencumbered and the existing Encumbrance referred to above shall not be extended to and shall not operate over such assets. The absence of any formal amendment which may be required by a lender or third party shall not affect the operation of the above.



In so far as the existing securities in respect of the loans or borrowings of FCL in relation to Demerged Undertaking and other liabilities relating to FCL in relation to Demerged Undertaking are concerned, such securities shall, without any further act, instrument or deed be continued with FCL in relation to Demerged Undertaking. FCL in relation to Demerged Undertaking and FESL shall file necessary particulars and/or modification(s) of charge, with the Registrar of Companies to give formal effect to the above provisions, if required







iv. The foregoing provisions insofar as they relate to the vesting of liabilities with FESL shall operate, notwithstanding anything to the contrary contained in any deed or writing or the terms of sanction or issue or any security documents, all of which instruments shall stand modified and/or superseded by the foregoing provisions.

With effect from the Appointed Date and during the Transition period, subject to the other provisions of the Scheme, all approvals (including but not limited to all the units and factories situated at various states in India (including at MIDC)), quotas, rights, consents, entitlements, licenses, certificates, permits, and facilities of every kind and description whatsoever, privileges, deeds, bonds, quality certifications and approvals, powers of attorneys, agreements and other instruments of whatsoever nature in relation to FCL in relation to Demerged Undertaking is a party, or the benefit to which FCL in relation to Demerged Undertaking may be eligible, subsisting or operative immediately on or before the Effective Date, shall be in full force and effect against or in favour of FESL and may be enforced fully and effectively as if instead of FCL in relation to Demerged Undertaking, FESL had been a party or beneficiary thereto so as to continuation of operations of FCL in relation to Demerged Undertaking by FESL without any hindrance or disruption after the Transition period. FESL shall enter into and/or issue and/or execute deeds, writings, endorsements or confirmation or enter into any tripartite agreement, confirmations or novation's to which FCL in relation to Demerged Undertaking will, if necessary, also be a party, in order to give formal effect to the provisions of this Scheme, if so required or if it becomes necessary. Further, FEST shall be deemed to be authorized to execute any such deeds, writings, endorsements or confirmations on behalf of FCL in relation to Demerged Undertaking and to implement or carry out all formalities required on the part of FCL in relation to Demerged Undertaking to give effect to the provisions of this Scheme. In case a question arises as to whether a specific asset or liability or contracts or employee, pertains or does not pertain to FCL in relation to Demerged Undertaking or whether it arises out of the activities or operations of FCL in relation to Demerged Undertaking shall be decided by the Board of FCL in relation to Demerged Undertaking, or any committee constituted thereof. A certificate issued by the Board of Directors or the committee thereof in this respect shall be a conclusive evidence of the matter.



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With effect from the Appointed Date and upon the Scheme becoming effective, the entitlement to various benefits under incentive schemes and policies, if any, in relation to FCL in relation to Demerged Undertaking shall stand vested in and/or be deemed to have been vested in FESL together with all benefits and entitlements and entitlements shall include Tax benefits and der Tax together.







in the nature of exemption, deferment, refunds and incentives in relation to Demerged Undertaking of FCL to be claimed by FESL with effect from the Appointed Date as if FESL were originally entitled to all such benefits under such incentive scheme and/or policies, subject to continued compliance by FESL of all the terms and conditions subject to which the benefits and entitlements under such incentive schemes were made available to FCL in relation to Demerged Undertaking. FESL shall be entitled to such benefits in its name, without any additional liabilities or expenses whatsoever.

- Taxes of FCL in relation to Demerged Undertaking vested upon FCL pursuant to the amalgamation of EFL with and into FCL as per Tax Laws to the extent not provided for or covered by tax provision in the accounts made as on the date immediately preceding the Appointed Date related to FCL in relation to Demerged Undertaking shall be vested with FESL.
- m) All Taxes paid or payable by FCL in relation to Demerged Undertaking in respect of the operations and/ or the profits of FCL in relation to Demerged Undertaking before the Appointed Date shall be on account of FCL in relation to Demerged Undertaking and in so far as it relates to the Tax payment whether by way of deduction at source, advance tax or otherwise howsoever, by FCL in relation to Demerged Undertaking in respect of the profits or activities or operations of FCL in relation to Demerged Undertaking after the Appointed Date, the same shall be deemed to be the corresponding item paid by FESL and shall in all proceedings be dealt with accordingly.
- of non-different on the Appointed Date, if any Certificate for Tax Deducted at Source or any other tax credit certificate relating to FCL in relation to Demerged Undertaking is received in the name of FCL in relation to Demerged Undertaking, it shall be deemed to have been received by FESL, which alone shall be entitled to claim credit for such tax deducted or paid.

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- O) Upon the Scheme becoming effective, FESL shall have right to revise their respective returns filed under Tax Laws, along with prescribed forms, filings and annexures under the Tax Laws and claim refunds and / or credit for Taxes paid and for matters incidental thereto, if required, to give effect to the provisions of the Scheme;
- On and from the Appointed Date, the benefit of all balances relating to Taxes under the Tax Laws pertaining to FCL in relation to Demerged Undertaking, if any, shall stand vested in FESL as if the transaction giving rise to the said balance or credit was a transaction carried out by FESL. The liabilities of FCL in relation to Demerged Undertaking as on the Appointed Date shall stand vested in FESL save as otherwise to









respect of the liabilities which were met by FCL in relation to Demerged Undertaking during the Transition period, which shall be construed to have been met by FESL as if the transaction giving rise to the said liability was a transaction carried out by FESL.

- Upon the coming into effect of the Scheme, and subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements, Schemes, arrangements and other instruments of whatsoever nature in relation to FCL in relation to Demerged Undertaking, to which FCL in relation to Demerged Undertaking is a party or to the benefit of which FCL in relation to Demerged Undertaking may be eligible, and which are subsisting or have effect before the Appointed Date and during the Transition period, shall continue in full force and effect on or against or in favour, as the case may be, of FESL and may be enforced as fully and effectually as if instead of FCL in relation to Demerged Undertaking, FESL had been a party or beneficiary or obligee thereto or thereunder. All liabilities arising from all such contracts, deeds, bonds, agreements, Schemes, arrangements and other instruments of whatsoever nature in relation to FCL in relation to Demerged Undertaking, to which FCL in relation to Demerged Undertaking is a party or to the benefit of which FCL in relation to Demerged Undertaking may be eligible, and which are subsisting or have effect immediately before the Appointed Date, shall be on account of FCL in relation to Demerged Undertaking and after the Appointed Date, the same shall be on account of FESL and shall, in all proceedings, be dealt with accordingly.
- If any assets (including estate, claims, rights, title, interest in or authorities relating to any asset) or any contracts, deeds, bonds, agreements, Schemes, arrangements or other instruments of whatsoever nature in relation to FCL in relation to Demerged Undertaking owns or to which FCL in relation to Demerged Undertaking is a party to, cannot be transferred to FESL for any reason whatsoever, FCL in relation to Demerged Undertaking shall hold such assets, contracts, deeds, bonds, agreements, Schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of FESL, insofar as it is permissible so to do, till such time as the transfer is affected.



On and from the Effective Date, and till such time that the name of the bank accounts pertaining to Demerged Undertaking, of FCL has been replaced with that of FESL, FESL shall be entitled to maintain and operate the bank accounts of the FCL pertaining to Demerged Undertaking in the name of FCL and for such time as may be determined to be necessary by FESL. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of FCL after the Effective Date shall be accepted by the bankers of FESL and credited to the accepted.

presented by FESL;



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 it is hereby clarified that the vesting of Demerged Undertaking of FCL in FESL shall be on a going concern basis.

29. STAFF, EMPLOYEES AND WORKERS

- 29.1. Upon Part III of the Scheme coming into effect, all staff, employees and workers pertaining to the Demerged Undertaking, including all staff, employees and workers forming part of the Demerged Undertaking pursuant to Part II of the Scheme in service (including but not limited to permanent, temporary or contractual) immediately preceding the Effective Date shall be deemed to have become staff, employees and workers of FESL with effect from the Appointed Date, without any break in their service and on the basis of continuity of service, and the terms and conditions of their employment with FESL shall not be less favorable than those applicable to them as a part of the Demerged Undertaking of FCL immediately preceding the transfer.
- 29.2. The equitable interest in accounts/funds of the staff, employees and workers, if any, whose services are vested with FESL, relating to superannuation, provident fund and gratuity fund and other funds similar in nature, shall be identified, determined and vested with the respective trusts/funds of FESL and such staff, employees and workers shall be deemed to have become members of such trusts/funds of FESL. Until such time, FESL in relation to the Demerged Undertaking may, subject to necessary approvals and permissions, if any, continue to make contributions pertaining to the employees of the Demerged Undertaking to the relevant funds of FCL in relation to the Demerged Undertaking.
- 29.3. FESL, at any time after the Scheme becoming effective in accordance with the provisions hereof, if so required under any law or otherwise, will execute deeds of confirmation or other writings or arrangements with any party to any contract or arrangement in relation to the Demerged Undertaking in order to give formal effect to the provisions of the Scheme. FESL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings in relation to the Demerged Undertaking and to carry out or perform all such formalities or compliances, referred to above, in relation to the Demerged Undertaking.

. CHANGE IN OBJECT CLAUSE OF FESL

30.1. With effect from the Appointed Date, and upon the Scheme becoming effective, the main object clause of the Memorandum of Association of FESL shall be altered and amended, without any further act or deed, to include the objects as required for the purpose on the business activities of FCL in relation to the Demerged Undertaking,











provisions of Sections 13 and 14 of the Companies Act, 2013 and other applicable provisions of the Act. Accordingly, the Memorandum of Association of FESL shall be altered and amended and necessary revisions in numbering of the clauses inserted shall be carried out. The following clause shall be added to the Memorandum of Association of FESL and shall read as under:

- 5. To carry on the business of Importers, exporters, manufacturers of and dealer in all kinds of electrical and non-electrical appliances, electro mechanical devices for domestic, commercial, Industrial, hospital uses, and apparatus etc. and all packaging materials components, parts, accessories, articles and fittings required for those purposes.
- 6. To manufacture, buy, sell, exchange, alter, improve, market, distribute, import or export or otherwise deal in all kinds of water filters, water purifiers or other water purification systems of all types and kinds, and allied products to suit the needs of all sectors of the society such as domestic, industries, Government, public, private, including manufacturing and processing of home reverse osmosis membrane elements and other related water treatment products.
- 7. To carry on the business of manufacturing, selling, renting and servicing of vacuum cleaners, water filter cum purifiers, water and waste water treatment plant, packaged drinking water, trading in electronic air cleaning systems, small household appliances, digital security system, air-conditioners and all kinds of electrical & non electrical appliances etc.
- 8. To supply, undertake and execute any works involving or relating to water purifiers, water filters, other products for purification of water or other liquids or material of all kinds."

30.2. For the purposes of amendment in the Memorandum of Association and Articles of Association of FESL as provided in this clause, the consent / approval given by the members of FESL to this Scheme under the Companies Act, 2013 and any other applicable provisions of the Act shall be deemed to be sufficient and no further resolution of members of FESL as required under the provisions of Section 13 and 14 of the Companies Act, 2013 and any other applicable provisions of the Act shall be required to be passed for making such change / amendment in the Memorandum of Association and Articles of Association of FESL and filling of the certified copy of this Scheme as sanctioned by the NCLT, and a printed copy of the Memorandum of Association for the purposes of said Section 13 and 14 of the Companies Act, 2013 and all other applicable provisions of the Act and the Registrar of Companies, Mumbai shall register the same and make the necessary alterations in the Memorandum of











Association and Articles of Association of FESL accordingly and shall certify the registration thereof in accordance with the provisions of Section 13 and 14 of the Companies Act, 2013 and any other applicable provisions of the Act.

30.3. FESL shall file with the jurisdictional Registrar of Companies all requisite forms and complete the compliance and procedural requirements under the Act, if any.

31. LEGAL PROCEEDINGS

- 31.1. Upon Part III of the Scheme coming into effect, if any suit, appeal or other legal proceedings of whatsoever nature by or against FCL in relation to the Demerged Undertaking is pending, the same shall not abate or be discontinued or in any way be prejudicially affected by reason of the Demerger and by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against FESL in the same manner and to the same extent as it would or might have been continued, prosecuted and enforced by or against FCL in relation to the Demerged Undertaking as if this Scheme had not been made. In the event that the legal proceedings referred to herein require FCL in relation to the Demerged Undertaking and FESL to be jointly treated as parties thereto, FESL shall be added as party to such proceedings and shall prosecute and defend such proceedings in co-operation with FCL in relation to the Demerged Undertaking.
- 31.2. IESL undertakes to have all legal or other proceedings initiated by or against FCL in relation to the Demerged Undertaking referred to above transferred into its name and to have the same continued, prosecuted and enforced by or against FESL to the exclusion of FCL in relation to the Demerged Undertaking.
- 31.3. After the Effective Date, FESL shall and may, if required, initiate any legal proceedings in relation to FCL in relation to the Demerged Undertaking.

32. DEMERGER NOT TO AFFECT TRANSACTIONS / CONTRACTS OF FCL IN RELATION TO THE DEMERGED UNDERTAKING:

The Demerger of the Demerged Undertaking of FCL and the continuance of the said proceedings by or against FCL in relation to the Demerged Undertaking shall not affect any transaction or proceedings already concluded by or against FCL in relation to the Demerged Undertaking after the Appointed Date to the end and intent that FESL accepts and adopts all acts, deeds and things done or executed by FCL in relation to the Demerged Undertaking after the Appointed Date as done and executed on its behalf.









The said transfer and vesting pursuant to Section 232 of the Act, shall take effect from the Appointed Date unless the NCLT otherwise directs.

33. CONSIDERATION

33.1. Upon coming into effect of the Scheme and in consideration for Demerger of Demerged Undertaking of FCL into FESL, FESL shall, without any further application or deed, issue and allot equity shares of face value INR 10/- each, credited as fully paid up, to all the equity shareholders of FCL whose names appear in the register of members as on the Record Date of FCL or to their respective heirs, executors, administrators or other legal representatives or the successors-in-title, as the case may be, in the following proportion:

15 (Fifteen) fully paid up Equity Shares of INR 10/-each of FESL shall be issued and allotted to the Equity Shareholders of FCL, against 1(One) fully paid up Equity Shares of INR 10/-each held by them in FCL

- 33.2. Equity shares shall be issued by FESL in dematerialized form to those equity shareholders of FCL who hold shares of FCL in dematerialized form, in to the account in which FESL shares are held or such other account as is intimated by the shareholders to FCL and / or its Registrar. All those shareholders who hold shares of FCL in physical form shall also have the option to receive the equity shares in FESL in dematerialized form provided the details of their account with the Depository Participant are intimated in writing to FESL and / or its Registrar, otherwise, they would be issued equity shares in physical form.
- 33.3. In case any shareholders shareholding in FCL is such that such shareholder becomes entitled to a fraction of any equity share of FESL, FESL shall not issue fractional shares to such shareholder but shall consolidate such fractions and issue and allot the consolidated shares directly to a trustee nominated by the Board of Directors of FESL in that behalf, who shall sell such shares in the market at such price(s) and at such time(s) as the trustee may in its sole discretion decide and on such sale, shall pay to FESL, the net proceeds (after deduction of applicable taxes and other expenses incurred), whereupon FESL shall, subject to withholding taxes, if any, distribute such sale proceeds to the concerned shareholders of FCL in proportion to their respective fractional entitlements.
- 33.4. FESL shall take necessary steps to increase or alter or re-classify, (if necessary), its authorized share capital suitably to enable it to issue and allot equity shares required to be issued and allotted by it under this Scheme.



Walter Daltan





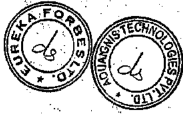




- 33.5. The equity shares to be issued and allotted as provided in clause 33.2 above, shall rank pari passu in all respects with the then existing equity shares of FESL after the Record Date.
- 33.6. Approval of this Scheme by the equity shareholders of FESL shall be deemed to be the due compliance of the provisions of section 62 and section 42 of the Companies Act, 2013, and other relevant and applicable provisions of the Act for the issue and allotment of equity shares by FESL to the equity shareholders of FCL, as provided in this Scheme.
- 33.7. The approval of this Scheme by the equity shareholders of FCL and FESL under Sections 230 to 232 of the Act shall be deemed to have the approval under sections 13 and 14 of the Companies Act, 2013 and other applicable provisions of the Act and any other consents and approvals required in this regard.
- 33.8. The shares issued under this clause shall, in compliance with the applicable laws, be listed and admitted to trading on the Stock Exchange pursuant to this scheme and the relevant SEBI Circular and no lock-in shall be applicable to the shares issued under this clause on account of the post scheme shareholding pattern of FESI, being exactly similar to the shareholding pattern of FCL. FESL shall make all requisite applications and shall otherwise comply with the provisions of the relevant SEBI Circular and applicable laws and promptly take all steps to procure the direct listing of the shares issued by it pursuant to this clause.
- 33.9. The equity shares allotted by FESL pursuant to the Scheme shall remain frozen in the depository system till listing / trading permission is given by the Stock Exchange.
- 33.10. Equity Shares to be issued by FESL pursuant to this Scheme in respect of any Equity Shares of FCL and which are held in abeyance, if any under the provisions of Section 126 of the Companies Act, 2013 or otherwise shall pending allotment or settlement of dispute by order of Court or otherwise, also be held in abeyance by FESL.

33.11. In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholders of FCL, shall be empowered prior to or even subsequent to the Record Date, to effectuate such transfers in FCL as if such changes in registered holders were operative as on the Records Date, in order to remove any difficulties arising to the transferors of the shares in relation to the shares issued by FESL. The Board of Directors of FCL shall be empowered to remove such difficulties that may arise in the course of implementation of this Scheme and registration of new shareholders in FESL on account of difficulties faced in the transition period.











34. ACCOUNTING TREATMENT

Upon the Scheme becoming effective, FESL and FCL shall account for Demerger in their respective books of account as under:

34.1. In the books of FESL

FESL shall give effect to the accounting treatment in its books of account in accordance with the "Acquisition Method" of accounting under IndAS 103 (Accounting for Business Combinations) and any other relevant Indian Accounting Standards (Ind-AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 read with section 133 of the Companies Act, 2013, and generally accounted accounting principles in India, as amended from time to time.

34.2. In the books of FCL

FCL shall account for transfer of Demerged Undertaking to FESL in its books of accounts as per Companies (Indian Accounting Standards) Rules, 2015 ("Ind AS") as notified under Section 133 of the Companies Act, 2013 and the clarifications issued by the Institute of Chartered Accountants of India and on the date as determined in accordance with Ind AS.

35. CONDUCT OF BUSINESS

35.1. FCL in relation to the Demerged Undertaking as Trustee

With effect from the Appointed Date and up to and including Effective Date, FCL in relation to the Demerged Undertaking shall carry on and shall be deemed to have carried on all their business and activities as litherto and shall hold and stand possessed of and shall be deemed to have held and stood possessed of FCL in relation to the Demerged Undertaking on account of and for the benefit of and in trust for, FESL, as FESL is taking over the business as going concern. FCL in relation to the Demerged Undertaking shall preserve and carry on their business and activities with reasonable diligence and business prudence and shall neither undertake any additional financial commitments of any nature whatsoever, borrow any amounts nor incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitments either for the inselves or on behalf of any third parties, sell, transfer, alienate, charge, mortgage or encumber or deal with the assets of FCL in relation to the Demerged Undertaking or any part thereof save and except in the ordinary course of business as carried on by them as on the date of filing of this Scheme with the NCLT or if written consent of FESL has been obtained.











35.2. Profit or Losses up to Effective Date

With effect from the Appointed Date and upto and including the Effective Date, all profits or incomes accruing or arising to FCL in relation to the Demerged Undertaking or all expenditure or losses incurred or arising, as the case may be, by FCL in relation to the Demerged Undertaking shall, for all purposes, be treated and deemed to be and accrue as the profits or incomes or expenditures or losses, as the case may be, of FESL.

35.3. Taxes

All taxes paid or payable by FCL in relation to the Demerged Undertaking in respect of the operations and / or profits of the business before the Appointed Date and from the appointed date till the Effective Date, shall be on account of FCL in relation to the Demerged Undertaking and in so far as it relates to the tax payment by FCL in relation to the Demerged Undertaking in respect of the profits or activities or operation of the business after the Appointed Date, the same shall be deemed to be the corresponding item paid by FESL and shall in all proceedings be dealt with accordingly.

Any refund under Income Tax Act, 1961 or other applicable laws or regulations dealing with taxes allocable or related to the business of FCL in relation to the Demerged Undertaking and due to FCL in relation to the Demerged Undertaking consequent to the assessment made on FCL in relation to the Demerged Undertaking shall also belong to and be received by FESL.

All taxes benefits of any nature, duties, cesses or any other like payments or deductions available to FCL in relation to the Demerged Undertaking under any Tax Law up to the Effective Date shall be deemed to have been on account of or paid by FESL and the relevant authorities shall be bound to transfer to the account of and give credit for the same to FESL upon the passing of the order by the NCLT.

36. REDUCTION IN PAID UP SHARE CAPITAL OF FESL AND CANCELLATION OF INTER-COMPANY INVESTMENTS

36.1. The existing share capital i.e. shares held by the shareholders of FESL viz. FCL (upon Part III of the Scheme becoming effective) prior to Part IV of the Scheme becoming effective shall stand cancelled without any further application, act, instrument or deed, as an integral part of this Scheme.











- 36.2. The share certificate(s) in relation to the shares held by the existing shareholders of FESL (i.e. FCL), shall, without any further application, act, instrument or deed, be deemed to have been automatically cancelled and no new share certificates will be issued by FESL, in lieu of share certificates already held by existing shareholders of FESL in FESL.
- 36.3. The said cancellation of investments held by FCL in FESL and the said reduction in the share capital of FESL shall be debited/ credited to capital reserve in the books of FESL and shall be effected as an integral part of the Scheme and the orders of the NCLT sanctioning the Scheme shall be deemed to be an order under section 66 of the Act confirming the reduction and no separate sanction under section 66 of the Act will be necessary.
- 36.4. Notwithstanding the reduction of capital of FESL, FESL shall not be required to add "And Reduced" as suffix to its name.
- 37. ENFORCEMENT OF CONTRACTS, DEEDS, BONDS & OTHER INSTRUMENTS:
- 37.1. Subject to other provisions contained in this Scheme, all contracts, deeds, bonds, agreements and other instruments of whatever nature to which FCL in relation to the Demerged Undertaking is a party subsisting or having effect immediately before the Amalgamation, shall remain in full force and effect against of, as the case may be, in favour of FESL and may be enforced as fully and effectively as if instead of FCL in relation to the Demerged Undertaking, FESL was a party thereto. Without prejudice to the other provisions of this Scheme and notwithstanding the fact that demerged and vesting of the Demerged Undertaking occurs by virtue of this Scheme itself, FESL may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof; if so required under any law of otherwise, take such actions and execute such deeds, confirmations or other writings of arrangements to which FCL in relation to the Demerged Undertaking is a party or any writings as may be necessary in order to give formal effect to the provisions of this Scheme. FESL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of FCL in relation to the Demerged Undertaking and to carry out or perform all such formalities or compliances referred to above on the part of FCL in relation to the Demerged Undertaking to be carried out or performed.

darified that upon the coming into effect of this Scheme, all consents, permissions, licenses, certificates, clearances, authorities, powers of attorney given by, issued to or executed in favour of FCL in relation to the Demerged Undertaking shall stand transferred to FESL and FESL shall be bound by the terms thereof, the obligations and duties there under, and the











rights and benefits under the same shall be available to FESL. FESL shall receive relevant approvals from the Government Authorities concerned as may be necessary in this behalf.

38. CHANGE OF NAME OF FESL:

- 38.1. Upon this scheme becoming effective, without any further act, instrument or deed, the name of FESL shall be changed to "Eureka Forbes Limited". Further, the name "Forbes Enviro Solutions Limited" wherever occurs in the memorandum of association and articles of association of FESL shall be substituted by such name.
- 38.2. The approval and consent of this scheme by the shareholders of FESL shall be deemed to be the approval of shareholders by way of special resolution under section 13 of the Companies Act, 2013 for change of name of FESL as contemplated herein and shall be deemed to be sufficient for the purpose of effecting the amendments in the memorandum of association and articles of association of FESL in relation to the change of name of FESL in accordance with provisions of the Companies Act, 2013. The sanction of this scheme by the NCLT shall be deemed and no further resolution(s) would be required to be separately passed to be complying with the provisions of the Companies Act, 2013, for the purpose of effecting the change in name of FESL.
- 38.3. The Board of Directors and the shareholders of EFL shall not have any objection to the adoption and use of the name "Eureka Forbes Limited" by FESL pursuant to the scheme.





PART V - GENERAL TERMS AND CONDITIONS

39. APPLICATION TO NCLT

39.1. Necessary applications and / or petitions by ATPL, EFFSL, EFL, FCL and FESL shall be made for the sanction of the Composite Scheme of Arrangement to the NCLT, for sanctioning of this Scheme under the provisions of law and obtain all approvals as may be required under the law.

40. MODIFICATION OR AMENDMENTS TO THE SCHEME

- 40.1. Subject to approval of NCLT, the respective Boards or the respective authorized representative appointed by the Board of ATPL, EFFSL, EFL, FCL and FESL may make modifications or assent to any modifications, alterations or amendments of this Scheme or any conditions which the NCLT and / or any other competent authority may deem fit to direct or impose and the said respective Boards and after dissolution of ATPL, EFFSL, EFL, the Board of FCL and FESL may do all such acts, things and deeds necessary in connection with or to carry out the Scheme into effect and take such steps as may be necessary, desirable or proper to resolve any doubts, difficulties or questions whether by reason of any order of the NCLT or any directions or order of any other authorities or otherwise howsoever arising out of, under or by virtue of this Scheme and / or matters concerned or connected therewith.
- 40.2. ATPL, EFFSL, EFL, FCL and FESL may withdraw this Scheme prior to the Effective Date at any time.
- 41. SCHEME CONDITIONAL ON APPROVALS / SANCTIONS

The Scheme is conditional upon and subject to:

41.1. The approval by the requisite majorities of the respective members and / or creditors (including but not limited to secured and unsecured) of ATPL, EFFSL, EFL, FCL and FESL, as required under the Act and directed by the NCLT.

1.2. The sanction or approval of the authorities concerned being obtained and granted in respect of any of the matters for which such sanction or approval being required.

41.3. The sanction of the Scheme by the NCLT under Sections 230 to 232 of the Act and-other applicable provisions of the Act.











41.4. The requisite orders of the NCLT being obtained for sanctioning the Scheme under Section 230 read with Section 232 of the Act being filed with the concerned Registrar of Companies.

42. OPERATIVE DATE OF THE SCHEME

42.1. The Scheme, although operative from the Appointed Date, shall become effective from the Effective Date.

43. BINDING EFFECT

43.1. Upon the Scheme becoming effective, the same shall be binding on ATPL, EFFSL, EFL, FCL and FESL and all concerned parties without any further act, deed, matter or thing.

44. EFFECT OF NON-RECEIPT OF APPROVALS

44.1. In the event any of the said approvals or sanctions referred to above not being obtained or conditions enumerated in the Scheme not being complied with, or for any other reason, the Scheme cannot be implemented, the Boards of Directors or committee empowered thereof of ATPL, EFFSL, EFL, FCL and FESL shall by mutual agreement waive such conditions as they consider appropriate to give effect, as far as possible, to this Scheme and failing such mutual agreement, the Scheme shall become null and void and shall stand revoked, cancelled and be of no effect and each party shall bear and pay their respective costs, charges and expenses in connection with the Scheme.

45. GIVING EFFECT TO THE SCHEME

45.1. For the purpose of giving effect to the Scheme, the Board of Directors of ATPL, EFFSL, EFL, FCL and FESL or any Committee thereof, is authorized to give such directions as may be necessary or desirable and to settle as they may deem fit, any question, doubt or difficulty that may arise in connection with or in the working of the Scheme and to do all acts, deeds and things necessary for carrying into effect the Scheme.

DECLARATION OF DIVIDEND, BONUS, RAISING FUNDS, ETC.

46.1. ATPL, EFFSL, EFL, FCL and FESL shall be entitled to declare and pay dividends, whether interim or final, to their respective shareholders in respect of the accounting period prior to the Effective Date but only in the ordinary course of business. Any declaration or payment of dividend otherwise than as aforesaid, by ATPL, EFFSL, EFL, FCL and FESL Spain Respective to the prior approval of the Board of Directors of respective companies and pay dividends, whether interim











applicable laws. It is clarified that prior approval of any of the Board of the Directors shall not be required for payment of any dividend already announced or declared but yet to be paid, by either of ATPL, EFFSL, EFL, FCL and FESL to its shareholders.

- 46.2. EFL or FCL in relation to the Demerged Undertaking shall not utilize the profits or income, if any, for the purpose of declaring or paying any dividend to its shareholders or for any other purpose in respect of the period falling on and after the Appointed Date, without the prior written consent of the Board of Directors of FCL and FESL respectively.
- 46.3. It is clarified that the aforesaid provisions in respect of declaration of dividends, whether interim or final, are enabling provisions only and shall not be deemed to confer any right on any member of ATPL, EFFSL, EFL, FCL and FESL 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 ATPL, EFFSL, EFL, FCL and FESL and subject, wherever necessary, to the approval of the shareholders of ATPL, EFFSL, EFL, FCL and FESL, respectively.
- 46.4. Subject to clause 24.1, EFL shall be entitled to raise funds from any person at any time up to the Effective Date, provided however that FCL shall continue to hold 100% of the shareholding in EFL up to the Effective Date.
- 46.5. FCL shall be entitled to raise funds from any person at any time up to the Effective Date.

47. COSTS

All costs, charges, taxes including duties, levies and all other expenses, if any (save as expressly otherwise agreed) arising out of or incurred in carrying out and implementing this Scheme and matters incidental thereto shall be borne by FESL.















Annexure 1

List of immovable Properties

Sr.	City	Type of	Property details
No.	Lity	Property	, Property details
	16.		
1	Mumbai	Corp. Office	B1/B2 701 Marathon Innova,
•			Marathon NextGen, Off.Ganpatrao Kadam Marg,
			Lower Parel, Mumbai 400 013
2	Mumbai	Residential	Flat No. 701, 7th Floor, Sterling Sea Face, "A"
			Wing, Dr. Annie Besant Road, Worli, Mumbai – 400
	B 4 t :		018.
3	Mumbai	Residential	Flat No.1103, 9th Floor, Sterling Sea Face, "B"
•			Wing, Dr. Annie Besant Road, Worli, Mumbai -
			400 018.
4	Thane	Residential	Eden Wood "Cedar House" Co-op, Hsg. Society
			Ltd., Flat No.8 C, Eden Woods, Village Chitalsar,
			Manpada, Smt. Glady's Alvares Marg, Thane (West) – 400 061.
5	Thane	Doglaterate f	<u> </u>
J.		Residential	Eden Wood "Cedar House" Co-op, Hsg. Society
			Ltd., Flat No.8 D, Eden Woods, Village Chitalsar,
			Manpada, Smt. Glady's Alvares Marg, Thane (West) – 400 061.
6	Thane	- Dogidon tiet	
. 0	Thane	Residential	Eden Wood "Cedar House" Co-op, Hsg. Society
)	,	Ltd., Flat No.9 C, Eden Woods, Village Chitalsar, Manpada, Smt. Glady's Alvares Marg, Thane
			(West) – 400 061.
7	Navi Mumbai -	Warehouse	D-28/3, TTC Indl. Area Behind
	Turbhe		Turbhe Telephone Exchange,
· ·	·		Turbhe, Navi Mumbai - 400 705.
8	Mumbai	Residential	Sarkar Castle Co-op. Hsg. Soc. Ltd., Flat No. 501,
	·		5th Floor, 43 Chimbai Road, Bandra
			(west)Mumbai – 400 050
9	Kolkata	Office	Shop No.201, 2nd Floor, South End Conclave, R. B.
1			Connector, EKADP, Kolkata 700 078.
10	Kolkata	Residential	
70	KUIKALA	<i>น</i> ะวเกลเเมชเ	Vedic Village Unit No. L – F8 Shikharpur, P. S. Rajarhet
	r		North 24 Parganas, Kolkata 700 135
11	Luckson	Ott -	<u> </u>
7.7	Lucknow	Office	3rd floor, Nikhilesh Palace, Opp Jawahar Nagar,
	-		164/ 17-4, Ashok Marg, Lucknow - 226 0012
12	Jaipur	Office	Shop No. 203 & 204, 2nd Floor, The Guman_II,
7			"A" Block, Opp. Tagore Public School, Vaishali
<i>'</i>			Nagar,
			Jaipur 302 021.
13	Indore	Office	Unit No. 402-408, 4th Floor,
		·	Sapphire heights, Plot No.12,
			Agra - Bombay Road,
		<u></u>	Indore - 452 008.

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14	Alimedabad	Office	2nd & 3rd Floor, CLOUD-9, 81/1, The Swastik Co. Op. Hsg. Soc. Ltd., Navrangpura Ahmedabad- 380 009.	
15	Surat	Office	Shop No. 2, 2nd Floor, Shiv Pooja Shopping Centre, City Light Main Road, Surat – 395 007.	
16	Baroda	Office	Office NO. 102, 1st Floor, Ivory Terrace, R. C. Dutta Road, Alkapuri, Vadodaraa – 390 005.	
17	Bhubaneshwar	Office	Ground Floor, Bharati Tower, A- Block, Forest Park, Bhubaneswar – 751 009	
18	Chennai	Office	Shop No. B4 on 2nd Floor, "Anmol Palani", No.88, G. N. Chetty Road. T. Nagar, Chennal – 600 017	
19	Chennai	. Office	Shop No. B5 on 3rd Floor, "Anmol Palani", No.88, G. N. Chetty Road. T. Nagar, Chennai – 600 017	
20	Chennai	Office	Shop No. C5 & D5 on 3rd Floor, "Anmol Palani", No.88, G. N. Chetty Road. T. Nagar, Chennal – 600017	
21	Hyderabad	Office	Unit No. 506, 5th Floor, Pavani Prestige, Commercial Building Complex, 6-3- 789, Ammerpet, Hyderabad – 500 016.	
22	Hyderabad	Office	Unit No. 507 & 508, 5th Floor, Pavani Prestige, Commercial Building Complex, 6-3- 789, Ammerpet, Hyderabad – 500 016.	
23	Cochin	Office	4th Floor, Tutus Tower, NH –47, Bye-Pass Road, Padivattom, Cochin -682 024.	
24	Dangalore	Factory	No. 143, C-4,Bommasandra Industrial Area,Off Hosur Road,Bangalore - 560099	
25	Dehradun	Factory	Khasra No.3946,3961-62, Lal Tappar Industrial Area, Majri Grant, Dehradun-248140	
26	Рипе	Office	201 B, 2nd Floor, The Orion 5, Koregaon Road, Pune – 411 001.	

Annexure 2:

List of Subsidiaries and Joint Ventures



Indian Subsidiaries

Name of Companies	% held by EFL
Forbes Enviro Solutions Limited ("FESL")	100
Forbes Facility Services Private Limited ("FFSPL")	100
Forbes Aquatech Limited	66.67











B. Indian Joint Ventures

Name of Companies	% held by EFL
Forbes Concept Hospitality Services Private Limited	50
Infinite Water Solution Private Limited	50

C. Overseas Subsidiaries

Name of Companies	% held by EFL
EFL Mauritius Limited – Mauritius	100
Forbes Lux FZCO - Dubai	100
Euro Forbes Ltd – Dubai	100
Forbes Lux International AG – Switzerland	100
LIAG Trading and Investments Limited – Dubai	100
Lux (Deutschland) GmbH – Germany	100
Lux Hungaria Kereskedelmi Kft. – Hungary	100
Lux International AG – Switzerland	100
Lux Italia srl — Italy (in liquidation)	100
Lux Norge A/S – Norway	100
Lux Oesterreich GmbH – Austria	100
Lux Schweiz AG — Switzerland	100
Lux International Services & Logistics GmbH (formerly:	100
Lux Service GmbH) – Germany	
Lux Professional SA (formerly: Lux Aqua Paraguay SA) —	100
Paraguay	
Lux del Paraguay SA – Paraguay	80
Lux Welity Polska sp. z.o.o. – Poland	100

D. Overseas Joint Ventures

Name of Companies	<u> </u>	% held by EFL
AMC Cookware Limited – South Africa	No. of the state o	50















Annexure 3: List of companies (Lux Group)

Name of Companies	% held by EFL
EFL Mauritius Limited — Mauritius	100
Forbes Lux International AG — Switzerland	100
LIAG Trading and Investments Limited – Dubai (liquidated)	100
Lux (Deutschland) GmbH – Germany (liquidated)	100
Lux Hungaria Kereskedelmi Kft. – Hungary	100
Lux International AG – Switzerland	100
Lux Italia srl – Italy (liquidated)	100
Lux Norge A/S – Norway (sold)	100
Lux Oesterreich GmbH – Austria	100
Lux Schweiz AG — Switzerland	100
Lux International Services & Logistics GmbH (formerly: Lux Service GmbH) — Germany	100
ux Professional SA (formerly: Lux Aqua Paraguay SA) — Paraguay	100
ux del Paraguay SA – Paraguay	80 ′
ux Welity Polska sp. z.o.o. – Poland	100
AMC Cookware Limited – South Africa	50%















"Annexure 4: List of Classes (Forbes Trademark)

Class 1	Class 19	Ćlass 31
Class 3	Class 20	Člass 32
Class 5	Class 22	Class 33
Class 6	Class 23	Class 34
Class 8	Class 24	Člass 35
Class 9	Class 25	Class 37
Class 10	Class 26	Class 41
Class 13	Class 27	Class 44
Class 16	Class 29	
Class 17	Class 30	

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Deputy Registrar
National Company Law Tribunal, Mumbai Bench











