

#### Form No. CAA.7

## [Pursuant to section 232 and rule 20]

## IN THE NATIONAL COMPANY LAW TRIBUNAL

#### **KOLKATA BENCH**

Company Petition CP(CAA) NO 113 / KB / 2024

Connected with

Company Application (CAA) No. 12 / KB /2024

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

In the matter of: A Scheme of Amalgamation (Second Motion):

In the Matter of:

JDM COMMERCIAL PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act,1956 (CIN: U52100WB2010PTC146772) and having its Registered Office at DIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO- 1012, KOLKATA-700001 in the State of West Bengal

... Transferor Company No.1/Petitioner No.1.

-And-

In the Matter of:

P. K. AGRI LINK PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 2013 (CIN: U15312WB2008PTC126633) and having its Registered Office at VILL - ISWARPUR, PO - AHMEDPUR DIST - BIRBHUMAHMEDPUR-731201in the State of West Bengal.

... Transferor Company No. 2 / Petitioner No. 2.

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## In the Matter of:

P. K. CEREALS PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 (CIN: U15312WB1989PTC047131) and having its Registered Office at VILL - ISWARPUR, PO - AHMEDPUR DIST -BIRBHUMAHMEDPUR-731201 in the State of West Bengal.

... Transferor Company No. 3 / Petitioner No. 3. -And-

## In the Matter of:

RELIABLE ADVERTISING PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 (CIN: U22130WB1997PTC086067) and having its Registered Office at DIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO- 1012, KOLKATA-700001in the State of West Bengal.

...Transferor Company No. 4 / Petitioner No. 4.

### In the Matter of:

SHRI JATADHARI RICE MILL PRIVATE LIMITED, a company incorporated U15312WB2009PTC135394) and having its Registered Office at VILL -Companies ISWARPUR, PO - AHMEDPUR DIST- BIRBHUMAHMEDPUR-731201 in the State

...Transferor Company No. 5 / Petitioner No. 5. -And-

### In the Matter of:

HALDER VENTURE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 (CIN: L74210WB1982PLC035117) and having its





Registered Office at DIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO- 1012 KOLKATA-700001in the State of West Bengal.

... Transferee Company / Petitioner No. 6.

-And-

#### In the matter of:

- JDM COMMERCIAL PRIVATE LIMITED;
- P. K. AGRI LINK PRIVATE LIMITED;
- 3. P. K. CEREALS PRIVATE LIMITED;
- RELIABLE ADVERTISING PRIVATE LIMITED;
- 5. SHRI JATADHARI RICE MILL PRIVATE LIMITED;
- 6. HALDER VENTURELIMITED:

... .... PETITIONERS.

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

The above Company Petition coming on for further hearing on the 04th November, 2024 and upon hearing the advocate appearing for the Petitioners and upon hearing Deputy Director of Regional Directorate, Eastern Region representing the Central Government the final order was passed on the 12th November, 2024.

 The instant Company Petition has been filed in the second stage of the proceedings under Section 230(6) read with Section 232(3) of the Companies Act, 2013 ("Act") for sanction and confirmation of the Scheme of Amalgamation of

JDM Commercial Private	Transferor Company No		
Limited	/Petitioner No. 1		
P. K. Agri Link Private	Transferor Company No		

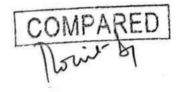




Limited	2/Petitioner No.2		
P. K. Cereals private limited	Transferor Company No 3/Petitioner No.3		
Reliable Advertising Private Limited	Transferor Company No 4/Petitioner No.4		
Shri Jatadhari Rice Mill Private Limited	Transferor Company No 5/Petitioner No.5		

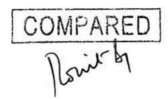
With Halder Venture Limited - Transferee Company / Petitioner No 6, from the Appointed DateO1st June, 2022 as defined in the Scheme, in the manner and on the terms and conditions stated in the said Scheme of Amalgamation("Scheme"). A copy of the said Scheme is annexed to the Company Petition marked - Annexure - Ain VOL I at Page No 60 to 111.

- It is submitted by Ld. counsel appearing for the Petitioner(s) that as per the Scheme the Appointed Dateis 01st June, 2022.
- 3. It is submitted by Ld. Counsel appearing for the Petitioner(s) that none of the Petitioner Companies involved in the Scheme are NBFC Company.
- 4. It is submitted by Ld. Counsel appearing for the Petitioner(s) that the Transferee Company / Petitioner No 6 is Listed Company and its shares are listed on BSE Limited.
- 5. It is submitted by Ld. counsel appearing for the Petitioner(s) that BSE Limited acting SEBI have vide their letter DCS / AMAL/ TL / R37/3006 /2023-2024 dated 19-12-2023 addressed to the Company have conveyed their observations and comments on the proposed Scheme. Copy of the said letter of BSE Ltd is annexed to the Company Petition marked Annexure Nin VOL IV at Page No 626 to 630.





- 6. It is submitted by Ld. counsel appearing for the Petitioner(s) that the Board of Directors of the Petitioner Companies have at their respective meeting held on 20TH July, 2022 have passed resolution adopting the proposed Scheme of Amalgamation.A copy of the Resolution passed by the Board of Directors of the Petitioner Companies are all collectively annexed to the Company Petition marked - Annexure - O in VOL IV at Page No 631 to 655.
- 7. It is submitted by Ld. counsel appearing for the Petitioner(s) that the Valuation Report dated 20TH July, 2022 recommending the Swap Ratio has been prepared by OMNIFIN VALUATION SERVICES (OPC) PRIVATE LIMITED, IBBIRegistered Valuer. A copy of the said Report is annexed to the Company Petition marked - Annexure - Pin VOL IV at Page No 656 to 683.
- 8. It is submitted by Ld. counsel appearing for the Petitioner(s) that the Fairness Report dated 20TH July, 2022 on Valuation of shares has been prepared by FINSHORE MANAGEMENT SERVICES LIMITED, a category I Merchant Banker. A copy of the said Report is annexed to the Company Petition marked - Annexure - Qin VOL IV at Page No 684 to 691.
- It is submitted by Ld. counsel appearing for the Petitioner(s) that the 9. order dated 01st May,2024 passed by this Tribunal in Company Application C.A.(CAA) NO 12 / KB/ 2024 is annexed to the Company Petition marked - Annexure - R in VOL IV at Page No 692 to 708.
- It is submitted by Ld. counsel appearing for the Petitioner(s) that the 10. list of equity shareholders of Petitioner 1 to Petitioner No 6 as on 31-12-2023 duly certified by the statutory auditor of the said Companies



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are all collectively annexed to the Company Petition marked - Annexure - S in VOL IV at Page No 709 to 714.

- It is submitted by Ld. counsel appearing for the Petitioner(s) that the list of equity shareholders of Petitioner 6 as on 07-06-2024 duly certified by the statutory auditor of the said Company is annexed to the Company Petition marked Annexure -T in VOL IV at Page No 715 to 725.
- It is submitted by Ld. counsel appearing for the Petitioner(s) that the list of Secured Creditors of Petitioner 2, Petitioner No 5 and Petitioner No 6 as on 31-03-2024 duly certified by the statutory auditor of the said Companies are all collectively annexed to the Company Petition marked Annexure Uin VOL IV at Page No 726 to 728.
- It is submitted by Ld. counsel appearing for the Petitioner(s) that the list of Secured Creditors of Petitioner 3 as on 31-12-2023 and NIL Secured Creditors of Petitioner No 1 and Petitioner No 4 as on 31-12-2023 duly certified by the statutory auditor of the said Companies are all collectively annexed to the Company Petition marked Annexure Vin VOL IV at Page No 729 to 732.
- It is submitted by Ld. counsel appearing for the Petitioner(s) that the listof Unsecured Creditors of Petitioner No 1 and Petitioner No 4 as on 31-12-2023 duly certified by the statutory auditor of the said Companies are all collectively annexed to the Company Petition marked Annexure W in VOL IV at Page No 733 to 736.
- 15. It is submitted by Ld. counsel appearing for the Petitioner(s) that the list Unsecured Creditors of Petitioner No 2 , Petitioner No 3 , Petitioner No 5 and Petitioner No 6 as on 31-03-2024 duly certified





by the statutory auditor of the said Companies are all collectively annexed to the Company Petition marked - Annexure - X in VOL V at Page No 737 to 780.

- It is submitted by Ld. counsel appearing for the Petitioner(s) that the statutory auditors of the Transferee Company / PetitionerNo 6 have by their certificate dated 30-05-2022confirmed that the Accounting Treatment proposed in the Scheme of Amalgamation is in conformity with the Accounting Standards as prescribed under Section 133 of the Companies Act, 2013 and Rules made there under. A copy of the said Certificate issued by Statutory Auditor of the Transferee Company / PetitionerNo 6is annexed to the Company Petition marked Annexure Yin VOL Vat Page No 781.
- 17. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the Petitioner(s) have the following classes of shareholders and creditors: -

PARTICULARS	AS	AS ON 31ST DECEMBER, 2023					
	EQUIT Y SHARE HOLDE RS	PREFERE NCE SHARE HOLDER S	SECURE D CREDIT ORS	UNSECU RED CREDITO RS			
TRANSFEROR COMPANY NO 1 /PETITIONER NO.1	2	NIL	NIL	2			
TRANSFEROR COMPANY NO 2 /PETITIONER NO.2	10	NIL	4	167			
TRANSFEROR COMPANY NO 3 /PETITIONER NO.3	6	NIL	1	54			
TRANSFEROR COMPANY NO 4 /PETITIONER NO.4	2	NIL	NIL	3			
TRANSFEROR COMPANY NO 5 /PETITIONER NO.5	7	NIL	4	104			



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NIL	2	46
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18. It is submitted by Ld. counsel appearing for the Petitioner(s) that, by an order dated 01<sup>ST</sup>May,2024 passed in Company Application C.A.(CAA) NO 12/2024 this Tribunal made the following directions with regard to meetings of shareholders and creditors under Section 230(1) of the Act:-

## a. Meetings dispensed:

## **Equity Shareholders**

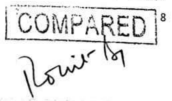
Meeting of Equity Shareholders of the Transferor Companies being Petitioner No 1 to Petitioner No 5 for considering the Scheme are dispensed with in view of shareholder representing 100% in value of shares of Petitioner No 1 to Petitioner No 5 having respectively given their consent to the Scheme by way of affidavits without seeking modification(s).

## Secured Creditors

Meeting of Secured Creditors of Petitioner No 3 for considering the Scheme are dispensed with in view of Secured Creditors representing 100% in value of Secured Debt of Petitioner No 3 having given their consent to the Scheme by way of affidavits without seeking modification(s).

### **Unsecured Creditors**

Meeting of Unsecured Creditors of Petitioner No 1for considering the Scheme are dispensed with in view of consent by Unsecured Creditors representing 97.98% in value of Unsecured Debt of Petitioner No 1having respectively given their consent to the Scheme by way of affidavits without seeking modification(s).



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Meeting of Unsecured Creditors of Petitioner No 4 for considering the Scheme are dispensed with in view of consent by Unsecured Creditors representing 99.83% in value of Unsecured Debt of Petitioner No 4 having respectively given their consent to the Scheme by way of affidavits without seeking modification(s).

#### b. No requirement of Meetings

#### Secured Creditors

No requirement of Meeting of Secured Creditors of PetitionerNo 1 and Petitioner No 4 – NIL Creditorsduly verified by auditor's certificate.

#### c. Meetings to be held

#### Equity Shareholders

Meetings of Equity Shareholders of Transferee Company / Petitioner No 1.

#### **Secured Creditors**

Meetings of Secured Creditors of Petitioner No 2, Petitioner No 5 and Petitioner No 6.

#### **Unsecured Creditors**

Meetings of Unsecured Creditors of Petitioner No 2, Petitioner No 3, Petitioner No 5 and Petitioner No 6.

19. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Equity Shareholders of Petitioner No 6 as directed by this Bench vide its order dated 01<sup>ST</sup>May,2024 passed in Company Application C.A.(CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal.



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It is further submitted that the minutes of the said meeting is annexed to the Company Petition marked – **Annexure** – **AB** in VOL V at Page No 872 to 874.

- It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Secured Creditors of Petitioner No 2 as directed by this Bench vide its order dated 01<sup>ST</sup>May,2024 passed in Company Application C.A( CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minutes of the said meeting is annexed to the Company Petition marked Annexure AC in VOL V at Page No 875 to 877.
- 21. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Secured Creditors of Petitioner No 5 as directed by this Bench vide its order dated 01<sup>st</sup>May,2024 passed in Company Application C.A( CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minute of the said meeting is annexed to the Company Petition marked Annexure AD in VOL V at Page No 878 to 880.
- 22. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Secured Creditors of Petitioner No 6 as directed by this Bench vide its order dated 01<sup>st</sup>May,2024 passed in Company Application C.A( CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minute of the said meeting is annexed to the Company Petition marked Annexure AE in VOL V at Page No 881 to 883.





- 23. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Unsecured Creditors of Petitioner No 2 as directed by this Bench vide its order dated 01<sup>ST</sup>May,2024 passed in Company Application C.A( CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minute of the said meeting is annexed to the Company Petition marked Annexure AF in VOL V at Page No 884 to 886.
- 24. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Unsecured Creditors of Petitioner No 3 as directed by this Bench vide its order dated 01<sup>ST</sup>May,2024 passed in Company Application C.A( CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minute of the said meeting is annexed to the Company Petition marked Annexure AG in VOL V at Page No 887 to 889.
- 25. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Unsecured Creditors of Petitioner No 5 as directed by this Bench vide its order dated 01<sup>st</sup>May,2024 passed in Company Application C.A(CAA) NO 12 /2024 was duly convened and held under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minute of the said meeting is annexed to the Company Petition marked Annexure AH in VOL V at Page No 890 to 892.
- 26. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the meeting of Unsecured Creditors of Petitioner No 6 as directed by this Bench vide its order dated 01<sup>st</sup>May,2024 passed in Company Application C.A(CAA) NO 12 /2024 was duly convened and held



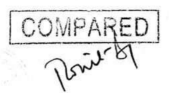
under the supervision of the Chairperson appointed by this Tribunal. It is further submitted that the minute of the said meeting is annexed to the Company Petition marked – **Annexure – AI** in VOL V at Page No 893 to 895.

- 27. It is submitted by Ld. counsel appearing for the Petitioner(s) that there are No proceedings are pending under Sections 210 to 227 of the Companies Act, 2013 against the Petitioner(s).
- 28. The Petition has now come up for final hearing. Counsel for the Applicants submits as follows:-
  - (a) The circumstances which justify and/or have necessitated the Scheme and the benefits of the same are, inter alia, as follows:-
    - The amalgamation would bring into existence a single entity with a larger size Capital by consolidating the Companies in the group on account of:
      - i. Promoters of the Transferee Company are the Promoters of the Transferor Company NO 2, Transferor Company NO 3 and Transferor Company No 5;
      - The Transferor Company NO 4 is an associate of Transferee Company;
      - iii. The Transferor Company No 1 is a wholly Owned Subsidiary of Transferee Company;
      - iv. The Transferee Company NO 2 is an Associate Company of the Transferor Company No 5;
      - v. The Transferee Company NO 3 is an Associate Company of the Transferor Company No 5;
      - vi. The Transferee Company NO 5 is an Associate Company of the Transferor Company No 4.





- Transferor Companies are almost similar. The Transferee Company is engaged in the manufacturing, processing and selling of Rice and by products produced from Rice under its own brand. The Transferor Companies are also into manufacturing, processing and trading of Rice and by products produced from Rice including trading in paddy. Thus the business carried on by the Transferee Company and Transferor Companies are common and can be easily combined for better utilization and enhancement of capacity.
- c) The Amalgamation of Transferor Company with the Transferee Company will result into enlarged combined assets base and will also provide an opportunity for the merged entity to leverage on such assets.
- d) Greater integration and greater financial strength and flexibility for the Transferee Company, which would result in maximizing overall shareholders value, and will improve the competitive position of the merged entity.
- e) The proposed amalgamation would help in enhancing the scale of operations, reduction in overheads, including administrative, statutory compliances, managerial and other expenditure, operational rationalization, organizational efficiency, and optimal utilization of resources by avoiding duplication of efforts.





- f) Taking into consideration the above synergies, the merged entity would result in better profitability and EBITDA margins. Accordingly, the stronger financials will provide a better opportunity in terms of better trade credits, financial resources and in negotiations for prices and suppliers credit terms for the merged entity.
- g) The amalgamation will result in significant reduction in multiplicity of legal and regulatory compliances which at present is required to be made separately by the Companies.
- h) Thus, the Scheme of Amalgamation, as envisaged, would enable seamless access to strong business relationships, closer and better focused attention being given to the businesses which would get integrated, aligned and streamlined, leading to achievement of their full business and growth potential.
- 29. Consequently, the Petitioner(s) presented the instant petition for sanction of the Scheme. By an order dated 15<sup>TH</sup> July,2024 the instant petition was admitted by this Tribunal and fixed for hearing on 30<sup>TH</sup> August,2024 upon issuance of notices to the Statutory / Sectoral Authorities and advertisement of date of hearing. In compliance with the said order dated 15<sup>TH</sup> July, 2024 the Petitioner(s) have duly served such notices on the Regulatory Authorities as below:

REGULATORY AUTHORITIES THROUGH SPECIAL Principal Commissioner of Income Tax - Central 2 / KOL	MESSENGER(H JOINTLY BY PETITIONERS	IAND	DATE OF SERVICE DELIVERY 29-07- 2024	PAGE NO
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Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 1	С	29-07- 2024	20
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 2	С	29-07- 2024	21
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 3	С	29-07- 2024	22
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 5	С	29-07- 2024	23
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 4	С	29-07- 2024	24
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 6	С	29-07- 2024	25
Regional Director , Eastern Region	JOINTLY BY PETITIONERS	D	26-07- 2024	33
Registrar of Companies, West Bengal	JOINTLY BY PETITIONERS	E	26-07- 2024	35
BSE Ltd ( BY SPEED POST )	PETITIONER NO 6	F	28-08- 2024	37 to 38
Official Liquidator , High Court Calcutta	JOINTLY BY PETITIONERS	G	29-07- 2024	39
BY E	LECTRONIC MA	TL.		
Principal Commissioner of Income Tax – Central 2 / KOL		С	13-08- 2024	26
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 1	С	13-08- 2024	27
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 2	С	13-08- 2024	28





Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 3	С	13-08- 2024	29
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 5	С	13-08- 2024	31
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 4	С	13-08- 2024	30
Deputy Commissioner Income Tax Officer – Central Circle - 4(1) / KOL	PETITIONER NO 6	С	13-08- 2024	32
Regional Director , Eastern Region	JOINTLY BY PETITIONERS	D	13-08-	34
Registrar of Companies, West Bengal	JOINTLY BY PETITIONERS	E	2024 13-08- 2024	36
Official Liquidator , High Court Calcutta	JOINTLY BY PETITIONERS	G	13-08- 2024	40
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English	PETITIONERS	В	12-08-	17
AAjkal – In Bengali Franslation	JOINTLY BY PETITIONERS	В	2024 12-08- 2024	18

An affidavit duly affirmed on 28-08-2024 has been filed with the Registry.

A copy of the order dated 15-07-2024 is annexed to the affidavit of compliance being - Annexure -A at Page No 8 to 16.

30. It is submitted by Ld. counsel appearing for the Petitioner(s) that, BSE Ltd No LC/MK/ 040 / 2024-25 dated 14-08-2024 addressed to the Bench, The Petitioner Transferee Company, The Regional Director, Eastern Region, The Registrar of Companies, West Bengal have reported that the Company has not fully disclosed the information as mandated by their observation letter dated 19-12-2023 to the



shareholders and accordingly the meeting convened by the Company is defective and made representation to the Bench, The Regional Director, Eastern Region, The Registrar of Companies, West Bengal and to the Petitioner Transferee Company not to proceed further in the Scheme as it will involve violation of observation letter dated 19-12-2023.

- 31. It is submitted by Ld. counsel appearing for the Petitioner(s) that, the Petitioner Companies in order to comply with the observation of the BSE Ltd made a Miscellaneous Application being COMP.APPL/45(KB) 2024 seeking direction to reconvene the meeting of the Equity Shareholders of the Petitioner Transferee Company / Petitioner No 6. Further it is submitted by Ld. counsel appearing for the Petitioner(s) that by an order dated 10-09-2024 this Tribunal gave direction to reconvene the meeting of the Equity shareholders.
- It is submitted by Ld. counsel appearing for the Petitioner(s) that, the Petitioner Companies served a copy of the notice of the reconvened meeting upon BSE Ltd on 20-09-2024 .Further it is submitted by Ld. counsel appearing for the Petitioner(s) that, BSE Ltd vide their letter No.LC/MK/072 / 2024-25 dated 17-10-2024 addressed to the Bench, the Regional Director, Eastern Region, the Registrar of Companies, West Bengal and to the Petitioner Transferee Company have represented that all their observations made earlier have been addressed by the Petitioner Transferee Company in the notice of the reconvened meeting and the exchange has no further observation.
- 33. It is submitted by Ld. Counsel appearing for the Petitioner(s) that, the reconvened meeting of the equity shareholders was held on 22nd October, 2024 virtually under the supervision of the chairperson appointed by this Tribunal. Further it is submitted by Ld. Counsel





appearing for the Petitioner(s) that 70 equity shareholders who together held 28,16,390 equity shares representing 89.10 % all voted in favor of the resolution contained in the notice dated 17-10-2024. Copy of the minutes of the said meeting duly affirmed by affidavit is annexed marked- Annexure -A at page no 08 to 10 (affidavit minutes of meeting of equity shareholders)

- 34. All statutory formalities requisite for obtaining sanction of the Scheme have been duly complied with by the Petitioners. The Scheme has been made bona fide and is in the interest of all concerned.
- 35. Pursuant to the said advertisements and notices the Official Liquidator, High Court Calcutta (OL), Regional Director, Ministry of Corporate Affairs, Kolkata ("RD"), have filed their representations
- The Official Liquidator has filed his report dated 21-08-2024 and 36.

### Para 9

That the Official Liquidalor has not received any complaint against the proposed Scheme of Amalgamation from any person/party interested in the Scheme in any manner till the date of filing of this

#### Para 11

That the Official Liquidator on the basis of information submitted by the Petitioner Companies is of the view that the affairs of the aforesaid Transferor Company do not appear to have been conducted in a manner prejudicial to the interest of its members or to public interest as per the provisions of the Companies Act, 1956 / the Companies Act, 2013 whichever is applicable.





37. The RD has filed his reply affidavit dated 17<sup>TH</sup> October ,2024 ("RD affidavit") which has been dealt with by the Petitioner(s) by their Rejoinder affidavit dated 17<sup>TH</sup> October ,2024 ("Rejoinder"). The observations of the RD and responses of the Petitioner(s) are summarized as under:-

Paragraph 2 (a) of RD Affidavit

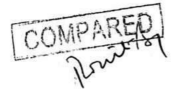
That it is submitted that on examination of report of Registrar of Companies, West Bengal, it appears that no complaint and/or representation has been received against the proposed Scheme of Amalgamation. Further, all the petitioner companies are up-dated in filing their Financial Statements and Annual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

Paragraph 2 (a) of the Rejoinder

The Deponent duly authorized by the Petitioner Companies hereby submits that no adverse comments made by the Registrar of Companies, West Bengal in his report to the Regional Director. Further the Registrar of Companies, West Bengal has not received any Complaint and / or representation from any person on the proposed Scheme. Hence no reply is made for the same.

Paragraph 2 (b) of RD Affidavit

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





the said Appointed Date. If the application for the scheme was filed with Hon'ble Tribunal after more than one year from the appointed date, Hon'ble Tribunal may kindly direct the Applicant to bring out the justification for the Appointed Date being more than one year before the date of filing of the Application for the scheme, in accordance with the said Circular.

Paragraph 2 (b) of the Rejoinder

The Deponent duly authorized by the Petitioner Companies hereby submits that the Transferee Company is a listed Company, listed with the BSE Ltd , so in the first place the Scheme has to be approved by the Stock Exchange prior to its filing with the National Company Law Tribunal . The BSE has given their observation letter on Scheme considering the Appointed Dated as 01st June, 2022. The Appointed date in no case can be changed without the prior approval of the BSE, hence the Appointed Date 01st June, 2022 be accepted as the

Paragraph 2 (c) of RD Affidavit

That it is submitted that Transferee Company namely HALDER VENTURE LIMITED is listed on the Bombay Stock Exchange Limited (BSE). However, the BSE vide its letter No. DCS/ AMAL/TL/R37 /3006/2023-24 dated 19.12.2023 issued its 'No adverse observations' to the proposed Scheme of Amalgamation in terms of Regulation 37(3) of SEBI (LODR) Regulation, 2015 so as to enable the Company to file the draft Scheme with Hon'ble NCLT. Further, as per the letter said, the validity of the said 'Observation Letters' shall be six months from 19th December, 2023 within which the Scheme shall be submitted to the NCLT. However, the Exchanges reserves its right to withdraw its 'No Adverse Observation' at any stage if the information submitted to the





Exchange is found to be incomplete/ incorrect/ misleading/ false or for any contravention of Rules, Bye-Laws and Regulation of the Exchange, Listing Regulation, Guidelines/ Regulations issued by Statutory Authorities (Copy of such letter marked as Annexure- I is enclosed herewith for perusal and ready reference).

#### Paragraph 2 (c) of the Rejoinder

The Deponent duly authorized by the Petitioner Companies hereby submits that BSe issued their observation letter on 19-12-2023. The Petitioner Companies thereafter filed the Company Application with the National Company Law Tribunal on 18-01-2024 under filing No 190813400297.

Hence the application has been submitted within the time stipulated in the observation letter by the BSE.

Paragraph 2 (d) of RD Affidavit

It is further submitted that the Bombay Stock Exchange Limited (BSE) vide its letter no. LC/MK/020/2024-25 dated 11/06/2024 and further by letter no. LC/MK/040/2024-25 dated 14/08/2024, both addressed to the Hon'ble National Company Law Tribunal, Kolkata Bench and copies of which had been endorsed to this Directorate, inter alia, made some observations and also requests the Hon'ble Tribunal to take the present representation/submission of the Exchange on record and direct the Company to not proceed with the Scheme without complying with the requirements prescribed by the Exchange, otherwise the same shall tantamount to violation of the Observation letter. In view of this, Hon'ble Tribunal may peruse the same and issue order as deemed fit and proper. Copies of the said letters collectively marked as Annexure-II is enclosed herewith for perusal and ready reference.





Paragraph 2 (d) of the Rejoinder

The Deponent duly authorized by the Petitioner Companies hereby submits that the BSE vide their letter No. LC/MK/072 / 2024-25 / dated 17-10-2024 addressed to the Hon'blc Tribunal and also the Regional Director, Eastern Region and Registrar of Companies have submitted that the Observation contained in the letter dated 19-12-2023 has been subsequently fully complied with by the Petitioners . Hence, they have no further observation. Accordingly, all their earlier observations now standnullified. Copy of the said letter is annexed and marked -ANNEXURE - B.

Paragraph 2 (e) of RD Affidavit

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

Paragraph 2 (e) of the Rejoinder

The Deponent duly authorised hereby confirms that the Petitioner Transferee Company undertakes to file list / details of assets that will be transferred by the Transferor Company upon sanction and confirmation of the Scheme by the Hon'ble Tribunal.

Paragraph 2 (f) of RD Affidavit

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

Paragraph 2 (f) of the Rejoinder

The Deponent duly authorised hereby confirms that the Transferee Company undertakes that it shall comply with the provisions of Sec 232(3)(i) of the Companies Act, 2013 in regard to



adjustment of fees upon clubbing of Authorized Share Capital of the Transferor Company with the Authorized Share Capital of the Transferee Company in post-amalgamation and shall file a detailed statement thereof with the Registrar of Companies at the time of filing of INC – 28.

Paragraph 2 (g) of RD Affidavit

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

Paragraph 2 (g) of the Rejoinder

The Deponent duly authorised hereby confirms that the Transferee Company undertakes that it shall pay applicable stamp duty on the transfer of the immovable properties from the Transferor Company to it.

Paragraph 2 (h) of RD Affidavit

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

Paragraph 2 (h) of the Rejoinder

The Deponent duly authorised by the Petitioner Companies hereby affirms that the Scheme enclosed to the Company Application and Company Petition are one and same and there is no discrepancy, or no change is made.

Paragraph 2 (i) of RD Affidavit

It is submitted that as per instructions of the Ministry of Corporate Affairs, New Delhi, a copy of the scheme was forwarded to the Income Tax Department on 06/06/2024 for their





views/observation in the matter. The Income Tax authority has not forwarded their report. So, the same report is still awaited.

Paragraph 2 (i) of the Rejoinder

The Deponent duly authorised by the Petitioner Companies hereby submits that the Income Tax authorities have not made any observations on notice served by the office of the Regional Director.

Further the Deponent submits that the Petitioner Companies have also complied with the directions contained in the order passed by the Hon'ble Tribunal and have affected service upon the Income Tax Department. However, the said department have not made/filed observation pursuant to the said notices filed by the Petitioner Companies.

Heard submissions made by the Ld Counsel appearing for the Petitioner, submissions made by the RD, the report filed by OL, the BSE Ltd. Upon perusing the records and documents in the instant proceedings and considering the submissions, we allow the petition and make the following orders:-

# THIS TRIBUNAL DOTH ORDER

Annexure "A" hereto be sanctioned by this Tribunal to be binding with effect from 01st June,2022 uponJDM COMMERCIAL PRIVATE LIMITED,P. K. AGRI LINK PRIVATE LIMITED,P. K. CEREALS PRIVATE LIMITED,RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITED (all Transferor Companies) with HALDER





VENTURE LIMITED - Transferee Companyand their shareholders and all concerned;

- b) All the properties, rights and interest of JDM COMMERCIAL PRIVATE LIMITED, P. K. AGRI LINK PRIVATE LIMITED, P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITED be transferred to and vested in without further act or deed in HALDER VENTURE LIMITED and accordingly the same shall pursuant to Section 232 of the Companies Act, 2013 and read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016 be transferred to and vested in HALDER VENTURE LIMITED but subject nevertheless to all charges, now affecting the same;
- c) All the liabilities and duties of JDM COMMERCIAL PRIVATE LIMITED, P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITED be transferred without further act or deed to HALDER VENTURE LIMITED and accordingly the same shall pursuant to Section 232 of the Companies Act, 2013 and read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016 be transferred to and become the liabilities and duties of HALDER VENTURE LIMITED;
- d) That all the proceedings and/or suit appeals now pending by or against JDM COMMERCIAL PRIVATE LIMITED,P. K. AGRI LINK PRIVATE LIMITED,P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL



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PRIVATE LIMITED shall be continued by or against HALDER VENTURE LIMITED;

- e) That HALDER VENTURE LIMITED do issue and allot shares to the shareholders of JDM COMMERCIAL PRIVATE LIMITED, P. K. AGRI LINK PRIVATE LIMITED, P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITED as envisaged in the said Scheme of Amalgamation and for that, if necessary, to increase the authorized share capital;
- f) That the schedule of assets in respect of JDM COMMERCIAL PRIVATE LIMITED, P. K. AGRI LINK PRIVATE LIMITED, P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITED be filed within a period of 60 days from the date of the order to be made herein;
- g) The Transferor Companies namely JDM COMMERCIAL PRIVATE LIMITED, P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITEDshall stand dissolved from the effective date;
- h) HALDER VENTURE LIMITED, JDM COMMERCIAL PRIVATE LIMITED, P. K. CEREALS PRIVATE LIMITED, RELIABLE ADVERTISING PRIVATE LIMITED, SHRI JATADHARI RICE MILL PRIVATE LIMITEDshall within 30 days after the date of obtaining the Certified Copy of the order to be made herein cause certified copies of this order to be delivered





to the Registrar of Companies, West Bengal for registration respectively;

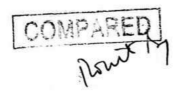
- Any person interested be at liberty to apply to this Tribunal in the above matter for any direction that may be necessary;
- 38. The Petitioner(s) shall supply legible print out of the scheme and schedule of assets and liabilities in acceptable form to the department and the department will append such printout, upon verification to the certified copy of the order.
- The Company Petition C.P (CAA) No. 118/KB/2024 connected with Company Application C.A(CAA) No. 12/KB/2024 is disposed of accordingly.

#### Witness:

Smt. Bidisha Banerjee, the Hon'ble Member (Judicial) and Shri D. Arvind, the Hon'ble Member (Technical) at Kolkata aforesaid on the 12th November, 2024.

Ms. Manju Bhuteria, Advocate, Ms. Aisha Amin, Advocate, Ms. Vandana Singh, ACS for the petitioners.

Mr. Alok Tandon, Joint Director from the office of the Regional Director, Eastern Region.



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Schedule of Assets

First Part-I

(As per Annexure)

Second Part-II

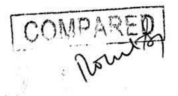
(As per Annexure)

Third Part-III

(As per Annexure)

Deputy Registrar National Company Law Tribunal Kolkata Bench

Dated, the 13H/day of December, 2024.



ANNEXURE SCHEME OF AMALGAMATION thorised Signatory/Director OF TALDER VENTURE LIMITED JDM COMMERCIAL PRIVATE LIMITED PRIVATE LIMITED (TRANSFEROR COMPANY NO.1) AND P. K. AGRI LINK PRIVATE LIMITED (TRANSFEROR COMPANY NO.2) AND P. K. CEREALS PRIVATE LIMITED (TRANSFEROR COMPANY NO.3) HALDER VENTURE LIMITED AND CERTIFIED TRUE COPY RELIABLE ADVERTISING PRIVATE LIMITED (TRANSFEROR COMPANY NO.4) AND SHRI JATADHARI RICE MILL PRIVATE LIMITED (TRANSFEROR COMPANY NO.5) WITH For P. K. Cereals HALDER VENTURE LIMITED (TRANSFEREE COMPANY) Authorised Signatory For Shri Jatadhari Rice Mill'Pvt. Ltd. (UNDER SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013) Pvt. Ltd. CONTENTS OF THE SCHEME RELIABLE ADVERTISING PVT. LTD. CONTENTS PART SL.NO GENERAL PART I 1 Authorised Signatory/Director DEFINITION AND SHARE CAPITAL PART II 2 mom OF VESTING PART III TRANSFER UNDERTAKING ISSUE OF EQUITY SHARES BY PART IV TRANSFEREE COMPANY ABLE ADVERTISING PVT, LTD ACCOUNTING TREATMENT 5 PART V 6 PART VI DISSOLUTION GENERA COMPANIES AND CONDITIONS ENGAL CALCUTTA PART I Regd. No.-22/96 GENERAL A. DESCRIPTION OF COMPANIES AND BACKGROUND 6.03.2025 1. JDM COMMERCIAL PRIVATE LIMITED, a company opported under the provisions of the Companies Act, 1956 U52100WB2010PTC146772) and having its Registered Office at

CERTIFIED TO BE TRUE COPY

P. K. Agri Link Pvt. Ltd.

Director

For P. K. Cereals Pvt. Ltd.

Authorised Signatory

JOM COMMERCIAL PRIVATE LIMITED

Authorised Signatory/Director

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PRIVATE LIMITED

DIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO-1012 KOLKATA-700001, in the State of West Bengal(hereinafter referred to as "Transferor Company No.1"). The Transferor Company No.1 is engaged in trading of Paddy. The Transferor Company No 1 is a Wholly Owned Subsidiary of the Transferee Company as shares are held by the Holding Company and its noming of Transferor Company No.1 are not listed in any stock

2. P. K. AGRI LINK PRIVATE LIMITED, a company incompany provisions of the Companies Act, U15312WB2008PTC126633) and having its Registered Office at VILL ISWARPUR, PO - AHMEDPUR DIST - BIRBHUMAHMEDPUR-731201, in the State of West Bengal(hereinafter referred to as "Transferor Company No.2"). TheTransferor Company No.2is manufacturing of crude and refined Rice bran oil. The Transferor Company No 2 is an Associate Company of the Transferor Company No 4 as the latter holds 32.91% shares in Transferor Company No 2.The Transferor Company NO 5 holds 10.74% shares in Transferor Company No 2. The Transferor Company NO 3 holds 9.49 % shares in Transferor Company No 2. The shares of Transferor Company No.2 are not listed in any stock exchange.

3. P. K. CEREALS PRIVATE LIMITED, a Company incorporated under provisions Companies U15312WB1989PTC047131) and having Its Registered 1 atAHMEDPUR DIST BIRBHUM DIST BIRBHUM-731201, In the State of West Bengal(hereinafter referred to as "Transferor Company No.3"). The TRANSFEROR COMPANY NO.3 is engaged in the processing of rice, manufacture of grain mill products, starches and starch products. The Transferor Company No 3 is an Associate Company of the Transferor Company No 4 as the latter holds 24.04 % Company No 3. The Transferee Company holds 909% sha Transferor Company No 3. The shares of Transferor Company No 3 are CALCUTTA not listed in any stock exchange. Regd. No. 22/96

4. RELIABLE ADVERTISING PRIVATE

incorporated under the provisions of the Companies Act F1956

SOM COMMERCIAL PRIVATE LIMITED

Youloni

Authorised Signatory/Director For Shri Jatadhari Rice Mill Pvt. Ltd.

P. K. Agri Link Pvt. Ltd. Director

For P. K. Cereals Pvt. Ltd. toulomi Authorised Signatory

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Authorised Signatory/Director PRIVATE LIMITED

U22130WB1997PTC086067) and having its Officeat Registered DIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO-1012 KOLKATA-700001, in the State of West Bengal(hereinafter referred to as "TRANSFEROR COMPANY NO.4"). The TRANSFEROR COMPANY NO.4is engaged in trading of paddy. Company No 4 is an Associate Company of the Transfere the latter holds 44.77 % shares in Transferor Comp shares of TRANSFEROR COMPANY NO.4 are not listed exchange.

towlong Agri Link Pvt! Etd. CERTIFIED to Authorised Signatory

Authorised Signatory/Director da 5. SHRI JATADHARI RICE MILL PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 (CIN: U15312WB2009PTC135394) and having its Registered Office at VILL ISWARPUR PO AHMADPUR BIRBHUM-731201, in the State of West Bengal(hereinafter referred toas "Transferor Company No.5"). The TRANSFEROR COMPANY NO.5 is engaged in processing and trading of rice. The Transferor Company No 5 is an Associate Company of the Transferor Company No 4 as the latter holds 37.70 % shares in Transferor Company No 5. The Transferor Company No 3 holds 9.15 % shares in the Transferor Company No 5 .The Transferor Company No.1holds 9.61 % shares in the Transferor Company No 5. The shares of Transferor Company No.5 are not listed in any stock exchange.

6. HALDER VENTURE LIMITED, a company incorporated under the Companies the 1956 provisions L74210WB1982PLC035117) and having its Registered Office atDIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO-1012 KOLKATA-700001 , in the State of West Bengal(herein after referred to as "TRANSFEREE COMPANY"). The Transferee Company is engaged in the trading activity (including export) with products being Parbolled Rice, Puffed rice, Rice Bran Oil, De-oil rice bran, Lecithin and Raw cashew nut in shell. The Transferee Company is the Company of the Transferor Company No. TRANSFEREE COMPANY are listed on the Limited (BSE).

7. This Scheme of Amalgamation provides for the Transferor Company No.1, Transferor Company No.12 Fransferor

JDM COMMERCIAL PRIVATE LIMITED

P. K. Agri Link Pvt. Ltd.

For P. K. Cereals Pvt. Ltd.

Youlomi Halder

Poulomi Halder Authorised Signatory

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Director

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HALDER VENTURE LIMITED 36 to

authorised Signatory/Director MERCIAL PRIVATE LIMITED ladden

Company No.3, Transferor Company No.4 and Transferor Company No.5with the Transferee Company pursuant to Sections 230 to 232 and other relevant provisions of the Companies Act, 2013 and read Arrangement with Companies(Compromises, Amalgamations) Rules 2016.

#### B. RATIONALE FOR THE SCHEME :

The amalgamation of TRANSFEROR COMPANIES with the COMPANY would inter alia have the following benefits:

> a) The amalgamation would bring into existence a single entity with a larger size Capital by consolidating the Companies in the group on account of

- Promoters of the Transferee Company are Promoters of the Transferor Company Transferor Company NO 3 and Transferor Company No 5.
- The Transferor Company NO 4 is an associate of Transferee Company.
- The Transferor Company No 1 is a wholly Owned Subsidiary of Transferee Company.
- The Transferee Company NO 2 is an Associate Company of the Transferor Company No 5.
- The Transferee Company NO 3 is an Associate Company of the Transferor Company No 5.
- The Transferee Company NO 5 is a Associate Company of the Transferor Company No 4.

The business carried on by the Transferee Company and Transferor Companies are almost similar. The TransfereeCompany Is engaged in the manufacturing, e processing and selling of Rice and by products produced from Rice under its own brand. The Transferor Companies are also into manufacturing, processing and trading of Rice and by products produced, trading in paddy . Thus the business carried with by the Transferee Company and Transferor Companies are common and can be easily combined Ref and enhancement of capacity.

P. K. Agri Link Pvt. Ltd.

JDM COMMERCIAL PRIVATE LIMITED

Authorised Signatory/Director

For Shri Jatadhari Rice Mill'Pvt. Ltd

FROT POK Cereals Pvt. Ltd.

Authorised Signatory

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DM COMMERCIAL PRIVATE LIMITED

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Authorised Signatory/Direstor

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R.K. Agri Link Pvt. Ltd.

For P. K. Cereals Pvt. Ltd.

For P. K. Cereals Pvt. Ltd.

Pullon Hadden Authorised Signatory

Authorised Signatory

c) The Amalgamation of Transferor Company with the Transferee Company will result into enlarged combined assets base and will also provide an opportunity for the merged entity to leverage on such assets;

flexibility for the Transferee Company, with in maximizing overall shareholders value improve the competitive position of the merge

e) The proposed amalgamation would help in enhancing the scale of operations, reduction in overheads, including administrative, statutory compliances, managerial and other expenditure, operational rationalization, organizational efficiency, and optimal utilization of resources by avoiding duplication of efforts;

f) Taking into consideration the above synergies, the merged entity would result in better profitability and EBITDA margins. Accordingly the stronger financials will provide a better opportunity in terms of better trade credits, financial resources and in negotiations for prices and suppliers credit terms for the merged entity.

g) The amalgamation will result in significant reduction in multiplicity of legal and regulatory compliances which at present is required to be made separately by the Companies.

JDER VENTURE LIMITED
FOLLOWING Halden

For Shri Jatadhari Rico Mili Pvi. Ltd.

For Com Halour
Director

Thus, the Scheme of Amalgamation, as envisaged, would enable seamless access to strong business relationships, closer and better focused attention being given to the businesses which would get integrated, aligned and streamlined, leading to achievement of their full business and growth potential.

The proposed Amalgamation shall not be prejudicial to the interest of the shareholders and shall not have any adverse impacts in creditors and other stakeholders of the Transferor companies and other stakeholders of the Transferor Companies.

JDM COMMERCIAL PRIVATE LIMITED
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Authorised Signatory/Director

P. K. Agri Link Pvt. Ltd.

Therefore Halde

For Shri Jatadhari Rice Mill Pvt. Ltd.

Fouloni Halder Director

HALDER VENTURE LIMITED

Pouloni Halder

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In view of the aforesaid, the Board of Directors of the Transferor Companies and the Transferee Company have considered and proposed the amalgamation of the entire undertaking and business of the Transferor Companies with the Transferee Companies benefit the stakeholders of all companies. Accordingly Directors of the Transferor Companies and the Trans have formulated this Scheme of Amalgamation for the vesting of the entire undertaking and business of the Companies with and into the Transferee Company pursuant to the provisions of Section 230 to Section 232 of the Companies Act, 2013and other relevant provisions of the Act and rules made there under.

The amalgamation of the TRANSFEROR COMPANIES with the TRANSFEREE COMPANY, pursuant to and in accordance with this Scheme, shall take place with effect from the Appointed Date and shall be in accordance with the relevant provisions of the Income Tax Act, 1961 including but not limited to Section 2(1B) and Section 47 thereof. If any of the terms or provisions of this Scheme are found or interpreted to be inconsistent with the provisions of the said sections and other related provisions at a later date including due to result from an amendment oflaw or for any other reason whatsoever up to the Effective Date, the provisions of the said sections and other related provisions of the Income Tax Act, 1961 shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with section 2(1B)and other relevant provisions of the Income

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### PART II DEFINITIONS AND SHARE CAPITAL

### 1. DEFINITIONS

Tax Act, 1961.

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

a) "THE ACT" means the Companies Act statutory modifications, re-enactments of amendments there

b) "APPOINTED DATE" For the purpose of His Sg June, 2022.

JDM COMMERCIAL PRIVATE LIMITED

Authorised Signatory/Director

For Shri Jatadhari Rice Mill Pvt. Ltd.

HALDER VENTURE LIMITED

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Authorised Signatory/Director

andhowsoever arising, raised or incurred or utilized for its business activities and operationsalong with Encumbrance, including any bank guarantees ther

j) "Order" means the order of NCLT sanctioning the sections 230 to the Act, and 232the Act, and applicable provisions, if any of the Act, alteration, modifications, amendments, made thereto supplementary orders/directions in relation thereto;

k] "RECORD DATE" means the date to be fixed by the Board of Directors of the TRANSFEREE COMPANYfor the purpose of determining thenames of the equity shareholders of the TRANSFEROR COMPANIES as applicable, who shall be entitled to shares of the TRANSFEREE COMPANY upon coming into effect of 달 this Scheme;

"Scheme", " the Scheme " " this Scheme", or " Scheme of Amalgamation " means thisScheme of Amalgamation pursuant to sections 230 to 232 and a, other applicable provisions of the Act, in its present form submitted to NCLT or any other Governmental Authority (along with any annexures, schedules, etc., attached hereto) with such modification(s) and amendment(s) as may be made from time to time;

m) "SCHEME" or "THE SCHEME" or "THIS SCHEME" means this Scheme of Amalgamation drawn pursuant to Sec 232 of the Companies Act, 2013, in its present form submitted to the Hon'ble National Company Law Tribunal Bench at Kolkata with any modification(s) made in terms contained in PART-VIunderParagraph 18to this Scheme,

n) "STOCK EXCHANGE" means BSE Limited shares of the Transferee Company are listed;

o) "SEBI" means the Securities And Exchange WB established under the Securities and Exchange Act, 1992;

JDM COMMERCIAL PRIVATE LIMITED Authorised Signatory/Director

P. K. Agri Link Pvt. Ltd.

Authorised Signatory

For Shri Jatadhari Rice Mill Pvt. Ltd.

HALDER VENTURE LIMITED

Director

Ha Toulomi Director

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68 p) "TRANSFEROR COMPANY NO. 1" means JDM COMMERCIAL PRIVATE LIMITED, a company incorporate provisions Companies U52100WB2010PTC146772) and having its DIAMOND HERITAGE, 16 STRAND ROAD, NO- 1012 KOLKATA-700001, in the State of West B

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q) "TRANSFEROR COMPANY NO. 2" means P. K. AGRI LINK PRIVATE LIMITED, a company Incorporated provisions the Companies Act. U15312WB2008PTC126633) and having its Registered Office at ISWARPUR, PO **AHMEDPUR** DIST BIRBHUM, AHMEDPUR-731201, in the State of West Bengal.

"TRANSFEROR COMPANY NO. 3" means P. K. CEREALS PRIVATE LIMITED, a Company Incorporated under the provisions Companies Act. 1956 (CIN: U15312WB1989PTC047131) and having its Registered Office at AHMEDPUR DIST BIRBHUM DIST BIRBHUM-731201, in the State of West Bengal.

5) "TRANSFEROR COMPANY 4"means NO. ADVERTISING PRIVATE LIMITED, a company incorporated under the provisions of the Companies Act, 1956 (CIN: U22130WB1997PTC086067) and having its Registered Office at DIAMOND HERITAGE, 16 STRAND ROAD, 10TH FLOOR, ROOM NO- 1012 KOLKATA-700001, in the State of West Bengal.

t) "TRANSFEROR COMPANY NO.5" means SHRI JATADHARI RICE MILL PRIVATE LIMITED, a company incorporated under provisions of the Companies U15312WB2009PTC135394) and having its Regi VILL ISWARPUR PO AHMADPUR BIRBHUM-73/120 of West Bengal.

U) "TRANSFEREE COMPANY" or "AMALGA" means HALDER VENTURE LIMITED, a compa

JDM COMMERCIAL PRIVATE LIMITED Authorised Signatory/Director For Shri Jatadhari Rice Mill Pvt. Ltd.

Halder Director

P. K. Agri Link Pvt. Ltd

Authorised Signatory

HALDER VENTURE LIMITED

9 1956 (CIN: COMMERCIAL PRIVATE LIMITED under the provisions of the Companies - Act, uthorised Signatory/Director L74210WB1982PLC035117) and having its Registered Office at DIAMOND HERITAGE, 16 STRAND ROAD, 10TH NO- 1012 KOLKATA-700001, in the State of Wes Malder "THE TRIBUNAL" or "THE HON'BLE NATIO LAW TRIBUNAL" shall mean the Hon'ble National Law Tribunal, Kolkata Bench under whose jurisdiction the Company falls. -" Persons" references to a person include any individual, firm, Limited Liability partnership, body corporate (whether ERTIFIED TRUE COP incorporated or not), government, state or agency of a state or any joint venture, association, partnership, works councillor employee representatives' body (whether or not having separate legal personality); "UNDERTAKING" means the whole of the undertaking and entire business of the TRANSFEROR COMPANIES as a going concern, including (without limitation): All assets and properties (whether movable or. (1) immovable, tangible or intangible, real or personal, in possession or reversion, corporeal or incorporeal, present, future or contingent of whatsoever nature) whether or not recorded in the books of accounts of the Transferor company, including, without limitation, land uthorised Signatory/Direct and building (freehold or leasehold), factory, plant and machinery, pipeline, furniture, fixtures, fittings, office equipment, computer, laptop, server, fixed assets, vehicle, shed, warehouse, railway track, work in a progress,goodwill, know-how, trade mark, assets, cash and bank accounts kindluding bank balances), deposits, investments os all kinds shares, scrips, stocks, bonds, debeniture or pass through certificates funds, Insurance policies. licenses, registrations, germissions. JDM COMMERCIAL PRIVATE LIMITED For P. K. Cereals Pvt. Ltd. Director Authorised Signatory/Director Authorised Signatory

pollution control board approvals (if any) consents, approvals from state, central, municipal or authority for time being in force, mining rig remissions. remedies, incentives, guarantees, bonds, rights, pr purchase, lending arrangements, benefits of arrangements, contracts, contingent rights or benefits, benefits of any deposits, policies, receivables, advances or deposits paid by or deemed to have been paid by the Transferor Company, all kind for financial assets, telephones, telexes, facsimile connection, email, internet, leased line connections and installations, all kind of communication facilities, utilities, electricity, water connection and other services, tax and other credits/balances (including but not limited to credits in respect of income-tax, advance tax, tax deducted at source, tax collected at source, self assessment tax, Goods and Services tax (,GST,), value added tax, central sales tax, sales tax, CENVAT, excise duty, service tax, etc.; all losses (including but not limited to HALDER VENTURE LIMITED brought forward tax losses, tax unabsorbed depreciation, brought forward book losses, unabsorbed depreciation as per books), including Goods and Services Tax (GST) credits all tax benefits/exemptions (if any) and other claims and powers, any deferred revenue expenditure, all books of accounts, documents and records of whatsoever nature and where so ever situated belonging to or in the possession of or granted in favour of or enjoyed by the Transferor Company, benefits of assets or properties or other interest held in trust, registrations, engagements, memberships with various bodies, certificates awarded by organizations /bodies, arrangements of all kind, privileges and all other rights essements liberties and advantages of whatsgewer where so ever situate belonging to gripothe ownership, power or possession and JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Authorised Signatory/Director Authorised Signatory

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1 也 71 or granted in favour of or enjoyed by the Transferor uthorised Signatory/Director morn company or in connection with or rerati Transferor company and all other whatsoever nature belonging to or In t power, possession or the control of or granted in favour of or held for the HALDER VENTURE LIMITED enjoyed by the Transferor Company, whether in India or elsewhere; Loon (ii) permissions, permits, sanctions, approvals, authorizations, qualifications, consents, quotas, rights, allotments, registrations, draw backs, privileges, incentives and concessions under incentive policies, subsidy receivables from schemes and Government, grants from any Governmental Authority, all other rights, liberties, advantages, no-objection certificates, certifications, easements. benefits and liabilities related thereto including licenses, powers and facilities of every kind, nature and description whatsoever, provisions and benefits of all agreements, contracts and arrangements and all other interests in connection with or relating to the Transferor Company; all contracts, agreements, engagements, (III) leases, memoranda of undertakings, memoranda of agreements, memoranda of agreed points, letters of agreed points, arrangements, undertakings, whether written or otherwise, deeds, bonds, schemes, privileges and benefits of a[ contracts, agreements and a[ other Authorised Signatory/Directo rights, including license rights, lease rights, powers and facilities of every kind and description whatsoever or other understandings, deeds and instruments of what so ever nature to which the Transferor Company are parties, including lease agreements, leave and license agreements, equipment purchase agreements, purchase agreements, lending agreements with the customers, sales orders and other agreements/contracts% JDM COMMERCIAL PRIVATE LIMITED supplier of goods and/or and Authorised Signatory/Director Director Authorised Signatory कामनो हिल्ह Company (

72 Authorised Signatory/Director rights, title, interests, claims and benefits the of whatsoever nature to which the Transfer SULLATA GROSH DA is party; (iv) all intellectual property rights (includin and business or Commercia registrations, trademarks, trade names, service marks. copyrights, patents, designs, logo, domain names, including applications for trademarks, trade names, service marks, copyrights, patents, designs and domain names, used by or held for use by the Transferor company, whether or not recorded in the books of accounts of the Transferor company, and other intellectual rights of any nature whatsoever, books, records, files, papers, engineering and process information, software licenses (whether proprietary or otherwise), drawings, computer programs, manuals, data, catalogues, quotations, list of present and former g SONS customers and suppliers, other customer information, customer credit Information, customer information and ar other records and documents, whether in physical or electronic form rerating to the business activities and operations of the Transferor Company, whether used or held for use by it: (v) all letters Intent, of request for prequalification, bid acceptances (including benefit arising out of or in relation to any bank guarantees submitted to any authority in respect thereof by the uthorised Signatory/Directo Transferor company), tenders, contracts, deeds, memorandum of understanding, bonds, agreements, arrangements, track-record, technical technical experience (including experience in executing projects), experience, goodwill and all other rights, claims and powers and any other Instrument whatsoever nature and belonging to or in the possession of the favour of or enjoyed by the Transferous on pantipr all intents and purposes and Volulomi Hald 3 Authorised Signatory/Director Authorised Signatory Director

4 4 2 . limited to, the turnover, the profitability, performance, uthorised Signatory/Direc and market share, prequalification, net worth reserves of the Transferor Company; all balances with government, quasi-g (vi) municipal, local and other authorities customers and any other persons, and/or security deposits paid or received Transferor Company; (vii) all books, records, fires, papers, product specifications and engineering and process information, records of standard operating procedures, computer programs along with their licenses, manuals and backup copies, drawings, other manuals, data catalogues, emails, presentation, correspondences /communications with third parties/authorities, quotations, advertising materials, lists of present and customers and suppliers, customer credit Information, Authorised Signatory customer pricing information, and whether in physical or electronic form; all liabilities, lien or security thereon, whether in Indian (viii) rupees or in foreign currency and whether or not provided for in the books of account or disclosed in the HALDER VENTURE LIMITEI balance sheet of the Transferor Company; all debts (secured and unsecured), liabilities including (ix) contingent liabilities, duties, leases of the Transferor Company and all other obligations of whatsoever kind Authorised Signatory/Director nature and description; incentives, benefits, exemptions, deferrals, subsidies, concessions, grants, taxes, duties, cess, levies, etc., that are allocable, referabreor rerated to Transferor Company, including all or any refunds, interest due thereon, credits thereto, including input credit on any benefits , exemption, refund a all legal (whether civil or criminal) (xi) proceedings or investigations (including those before any JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Lfd. Authorised Signatory/Director

Authorised Signatory/Director by or against Transferor Company initiated proceedings or investigations to which Company is party to,' that pertain to whether pending/ongoing as on the Appoint which may be instituted any time in the futu (xii) any and all employees of Transferor Company Effective Date, whether permanent employees, who are on the payrolls of the Transferor Company, employees/personnel engaged on contract basis and contract labourers and interns/trainees, engaged by the Transferor Company, at its respective offices, mills, plants, branches or otherwise, and any employees /personnel and contract labourers and Interns/trainees hired by the Transferor Company; (xiii) all other obligations of whatsoever kind, including liabilities of the Transferor Company with regard totheir employees with respect to the payment of Authorised Signatog gratuity, pension benefits and the provident fund or compensation, if any, in the event of resignation, death, voluntary retirement or retrenchment. It is intended that the definition of undertaking all set out above would enable the transferof properties, assets, liabilities, employees, etc. of the Transferor Company totheTransferee Company pursuant to this Scheme. RELIABLE ADVERTISING PVT, LJD. All terms and words used in this scheme shall, unless Authorised Signatory/Director repugnant or contrary to the context or meaning thereof have the same meaning ascribed to them under the Act, the Income Tax Act, the Securities Contracts (Regulation) Act, 1956, the Securities and Exchange Board of India Act,1992' Depositories Act, 1996 and other Applicable laws, rules, regulations, bye-laws, as the case may be or any statutory Director modification or re enactment thereaf for the time being in ar shall itslude the plural and The words importing the singly words importing any gender sh

Authorised Signatory/Director

Director

For Shri Jatadhari Rice Mill Pvt. Ltd

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Authorised Signatory/Director

P.K. Agri Link Pyt. Ltd. For P.K.

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Authorised Signatory/Director

bb) "SEBI" means the Securities and Exchange Board of India established under the provisions of the Securities Exchange Board of India Act.

cc) "SEBI CIRCULARS" mean (i) CFD/DIL3/CIR/2017/21 dated 10th March 2017, No. CFD/DIL3/CIR/2017/26 dated 23rd March 2017, Circular No. CFD/DIL3/CIR/2017/105 dated 21st September 2017, (iv) Circular No. CFD/DIL3/CIR/2018/2 dated January 2018, (v) Circular SEBI/HO/CFD/DIL1/CIR/P/2019/192 dated 12th September 2019, (vi) Circular No. SEBI/HO/CFD/DIL1/CIR/P/2020/215 November 20, 2020 (vii) SEBI/HO/CFD/DIL1/CIR/P/2020/249 dated December 2020 issued by SEBI or any other circulars issued by SEBI or any other circulars issued by SEBI applicable to schemes of arrangement from time to time.

The Scheme set out herein in its present form or with any modification(s) approved or imposed or directed by any authority, unless otherwise specified in the scheme, shall come into effect from the Appointed Date but shall become operative from the Effective Date. Therefore, for all regulatory and tax purposes, the Amalgamation would be deemed to be operative from the Effective Date of this Scheme.

# 3. SHARE CAPITAL

A. TRANSFEROR COMPANY NO. 1

Director

The authorized, subscribed and pald-up share capital of the TRANSFEROR COMPANY NO.1 as on May 31, 2022 was as under:

Particulars

Amount (Rs.)

AUTHORISED SHARE CAPITAL

7,55,000 Equity Shares of Rs.10/- each

TOTAL

75,50,000/
SHARE CAPITAL

7,52,800\*\*Equity Shares of Rs.10/- each

7,52,800\*\*Equity Shares of Rs.10/- each

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	Auth	orised Si	gnatory	Director
For	Shri Ja	atadhari	Rice Mi	II Pvt. Ltd.
	7 1			11.
4	TILL	1	11	110-

P. K. Agri Link Pvt. Ltd.

Poulons Halder Director

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Authorised Signatory/Director

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JDM COMMERCIAL PRIVATE LIMITED 76 uthorised Signatory/Director TOTAL 75,28,000/-\*\* NOTE: The entire shares are held by the Company and its nominees. da TRANSFEROR COMPANY NO. 2 The authorized, subscribed and paid-up share TRANSFEROR COMPANY NO.2 as on May 31, 2022 was as under: **Particulars** Amount (Rs.) **AUTHORISED SHARE CAPITAL** aron 45,00,000 Equity Shares of Rs.10/- each 4,50,00,000/-Link Pvt. Ltd. TOTAL 4,50,00,000/-CERTIFIED **ISSUED** SUBSCRIBED AND PAID-UP Director SHARE CAPITAL 24,73,020\*\*Equity Shares of Rs.10/- each. 2,47,30,200/-TOTAL 2,47,30,200/-TRUE \*\* NOTE: 2,34,700 Equity shares are held by TRANSFEROR COMPANY NO. 3; 8,13,940 Equity shares are held by TRANSFEROR COMPANY NO. 4 and 2,65,500 Equity shares are held by TRANSFEROR COMPANY NO. 5 and 24,300 Equity shares are held by the TRANSFEREE COMPANY. TRANSFEROR COMPANY NO. 3 The authorized, subscribed and paid-up share capital of the TRANSFEROR COMPANY NO.3 as on May 31, 2022 was as under: **Particulars** Amount (Rs.) **AUTHORISED SHARE CAPITAL** 5,00,000Equity Shares of Rs.10/- each. 50,00,000/-Authorised Signatory/Director TOTAL 50,00,000/-ISSUED, SUBSCRIBED AND PAID-UP SHARE CAPITAL 4,57,500 \*\* Equity Shares of Rs. 10/- each. 45,75,000/-45,75,000/-\*\* NOTE: 1,10,000 Equity shares are held by the TRANSFEROR COMPANY NO.

4 and 41600 Equity shares are held by the Transferee Company.

Authorised Signatory/Director

For Shri Jatadhari Rice Mill Pvt. Ltd.

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For Shri Jatadhari Rice Mill Pvt.

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TRANSFEROR COMPANY NO. 4

The authorized, subscribed and paid-up share TRANSFEROR COMPANY NO.4 as on May 31, 2022 was a

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Particulars Particulars	Il Ciliania de Mo.
11	Attount (Rs.)
AUTHORISED SHARE CAPITAL	OF WE
5,70,000Equity Shares of Rs.10/- each	
	57,00,000/-
TOTAL	57,00,000/-
ISSUED , SUBSCRIBED AND PAID-UP SHARE CAPITAL	
5,62,250**Equity Shares of Rs.10/- each	56,22,500/-
** NOTE:	56,22,500/-

2,51,700 Equity shares are held by the TRANSFEREE COMPANY.

TRANSFEROR COMPANY NO. 5

The authorized, subscribed and paid-up share capital of the TRANSFEROR COMPANY NO.5 as on May 31, 2022 was as under:

Particulars	Amountee
AUTHORISED SHARE CAPITAL	Amount(Rs.)
38.50.000 Equity Share	
38,50,000 Equity Shares of Rs.10/- each	3,85,00,000/-
ISSUED , SUBSCRIBED AND	3,85,00,000/-
SHARE CAPITAL	
28,69,957@@Equity Shares of Rs.10/- each	2,86,99,570/-
MONOTE: 2.75 and	2,86,99,570/-

TE: 2,76,000 Equity shares are held by the TRANSFEROR NO. 1; 2,62,600 Equity shares are held by TRANSFEROR COMPANY NO. 3 and 10,81,873 Equity shares are held by TRANSFEROR COMPANY NO. 4.

F. TRANSFEREE COMPANY

The authorized, subscribed and paid-up share capital of the TRANSFEREE COMPANY as on May 31, 2022 was as under

Particulars	1
AUTHORISED SHARE CAPITAL	1
32,50,000Equity Shares of Rs.10/- each	
TC	TA

OMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd.

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Authorised Signatory/Director Palder VENTURE LIMITED

Authorised Signatory

JDM COMMERCIAL PRIVATE LIMITED Authorised Signatory/Director ISSUED 2202 SHARE CAPITAL raldes K. Agri Link Pvt. Ltd Date. Authorised Signatory uthorised Signatory/Directo ADVERTISING PVT. LJD Director scheme.

Authorised Signatory/Director

SUBSCRIBED 31,60,700 Equity Shares of Rs. 10/- each 3,16,07,00 TOTAL 3,16,07

## 4. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme set out herein in its present form or with any modifications approved or imposed or directed by the Hon'ble National Company Law Tribunal, Kolkata Bench shall be effective from the Appointed Date but shall be operative from the Effective

PART-III TRANSFER AND VESTING OF UNDERTAKING

#### TRANSFER OF UNDERTAKING

Upon the coming into effect of this Scheme and with effect from the Appointed Date, the Undertaking, pursuant to the sanction of this Scheme by the Hon'ble National Company Law Tribunal, Kolkata Bench and in accordance with the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Act, shall stand transferred to and be vested in or be deemed to have been transferred to and vested in the TRANSFEREE COMPANY, in accordance with section 2(1B) of the Income Tax Act without instrument, deed, matter or thi and from the Appointed Date Companyby virtue of and in the EXPIRY DATE

Pending the Scheme coming into company and the Transferee Company may continue to

P. K. Agri Link Pvt. Ltd. JDM COMMERCIAL PRIVATE LIMITED

For Shri Jatadhari Rice Mill Pvt. Ltd,

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provide security for each others commitments provided however, the scheme shall not operate to enlarge the security for any loan, deposit or facility availed by the Transferor company or by the Transfer and the Transferee company shall not in an obliged to create further or additional secur after the Effective Date or otherwise.

Upon the scheme coming into effect the assets and liabilities of the Transferor Company shall stand pooled with the assets and liabilities of the Transferee Company in accordance with the relevant Indian Accounting Standard on business combinations.

TRANSFER OF ASSETS

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thorised Signatory/Director

authorised Signatory/Directo

Without prejudice to the generality to what has been stated in clause (i) , (ii) and ( iii) herein above , upon the coming into effect of this Scheme and with effect from the Appointed Date:

all the estates, assets (including intangible assets), properties, investments of all kinds (i.e., shares, scripts, stocks, bonds, debenture stocks, units or pass through certificates), rights, claims, title, interest, powers and authorities including accretions and appurtenances comprised in the Undertaking of whatsoever nature and where so ever situated shall, under the provisions of sections 230 to 232 of the Act, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same; be transferred to and vested in Fish EMPIRY DATE Of Date, the become, on and

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JDM COMMERCIAL PRIVATE Authorised Signatory/Director

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properties, investments of all kinds (i.e., shares, scripts, stocks, bonds, debenture stocks, units or pass through certificates), rights, cla powers authorities and accretions and appurtenances Company.

such of the assets and properties of the T company as are movable in nature or incorporeal property or are otherwise capable of transfer by physical or constructive delivery or possession, or by endorsement and/or delivery shall, without requiring any cost or charge and without any deed or instrument of conveyance or notice or other intimation to any third party for the transfer of the same, be and stand transferred by delivery to the Transferee Company and/or be deemed to have been transferred to the Transferee company as a part of the transfer of the Undertakin200g as a going concern, so as to become, on and from the Appointed Date, the assets and properties of the Transferee Company.

all other movable properties of the Transferor Company, including investments of all kinds (i.e., shares, scrips, stocks, bonds, debenture stocks, units or pass through certificates), sundry debtors, receivables, bills, credits, loans and advances, if any, whether recoverable in cash or in kind or for value to be received, bank balances, deposits with any Governmental Authority including any tax authority, quasi government, local or other authority or body or with any company or other person, shall, without any further act, Instrument or deed, cost or charge and without any notice or other Intimation to Wany thing party for the transfer of the same, stand transferred to and vested in the Transferred to and vested to be transferred to and vested in the Transferree

JDM COMMERCIAL PRIVATE LIMITED

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P. K. Agri Link Pvt. Ltd.

HALDER VENTURE LIMITED

Company by way of delivery of possession of the

respective documents, as applicable, as a part

JDM COMMERCIAL PRIVATE LIMITED uthorised Signatory/Director

Authorised Signatory

Authorised Signatory/Directo

(iv)

the transfer of the Undertaking as a goir so as to become from the Appointed assets and properties of the Transferee The Transferee Company may, if appropriate, give notice in such form as it fit and proper, to each such debtor or obligor that pursuant to the sanction of this Scheme by the NCLT, such debt, loan, advance, claim, bank balance, deposit or other asset be paid or made good or herd on account of the Transferee Company as the person entitled thereto, to the end and intent that the right of the Transferor company to recover or realize all such debts (including the debts payable by such debtor or obligor to the Transferor Company) stands transferred and assigned to the Transferee company and that appropriate entries shall be passed in the books of accounts of the relevant debtors or obligors to record such change. It is hereby clarified that investments, if any, made by the Transferor company and all the rights, title and interest of the · Transferor company in any licensed properties or leasehold properties shall, pursuant to sections 230 to 232 Of the Act and the provisions of this Scheme, without any further act or deed, be transferred to and vested in or be deemed to have

all immovable properties of the Transferor company, including and together with juildings and structures standing thereon or under reonstruction and rights and interests in immovable Approperties of the Transferor Company, whether freehold or leasehold or licensed or otherwise, any tenancles, all rights, covenants, continuing rights,

been transferred to and vested in the Transferee

JDM COMMERCIAL PRIVATE LIMITED

Authorised Signatory/Director

P. K. Agri Link Pvt. Ltd.

For P. K. Cereals Pvt. Ltd.

Authorised Signatory

HALDER VENTURE LIMITED

Company.

Directo'r

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title and interest in connection with the said immovable properties and all documents rights and easements in relation stand transferred to and be vested deemed to have been transferred to a the Transferee company, without any fur deed done or being required to be done by Transferor Company and/or the Transferee Company. The Transferee Company shall be entitled to exercise all rights and privileges attached to the aforesaid immovable properties and shall be liable to pay the ground rent and taxes and fulfill all obligations in relation to or applicable to such immovable properties. The mutation of the ownership or titre or interest in the immovable properties shall upon this Scheme g becoming effective, be made and duly recorded in the name of the Transferee Company by the appropriate authorities pursuant to the Order of NCLT in accordance with the terms hereof.

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7.

all lease/license or rent agreement / tenancy agreement entered into by the Transferor Company with various landlords, owners and E lessors in connection with the use of the assets of the Transferor Company, together with security deposits and advance/prepaid lease/license fee, etc., shall stand automatically transferred to and vested in favour of the Transferee company on the same terms and conditions without any further act, instrument, deed, matter or thing being made, done or executed. The Transferee Company shall  $\frac{\omega}{\Box}$ continue to pay rent or lease or license fee as provided for in such agreements and the  $\frac{\triangleleft}{\square}$ Transferee Company and the relevant landlords, owners and lessors shall continue to comply with the terms, conditions and covenants there under. Without limiting the generality of the foregoing,

JDM COMMERCIAL PRIVATE LIMITED

For P. K. Cereals Pvt. Ltd.

P. K. Agri Link Pvt. Ltd.

HALDER VENTURE LIMITED

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14 to 5" Authorised Signatory/Director the Transferee company shall also be entitled to refund of security deposits-paid, advance rep under such agreements by Company. All the rights, title, interest of Transferor company in any properties shall be transferred to and be deemed to have been transferred to and in Transferee Company. (vii) All permissions, permits, sanctions, approvals, authorizations, consents, entitlements, subsidies, quotas, rights, allotments, registrations, privileges, incentives and concessions under incentive schemes and policies including under customs ,exclse, goods and services tax, VAT, sales tax, Income tax benefits and exemptions/deductions, deferment, subsidy receivables from Government, grants from any Governmental Authority, Indirect tax benefits and exemptions, alt other rights, liberties, advantages, no-objection certificates, certifications, easements, benefits and liabilities related thereto, licenses, powers and facilities of every kind, nature and description whatsoever provisions and benefits 'of all agreements, contracts and arrangements and all other interests in connection with or relating to the Transferor company enjoyed or conferred upon or herd or uthorised Signatory/Director ADVERTISING PVT. LTD availed of by the Transferor company and all rights and benefits that have accrued or which may accrue to the Transferor Company, whether on or before or after the Appointed Date, if any, shall, under the provisions of sections 230 and 232 of the Act, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred to and vested in and/or be deemed to be transferred to and vested in the Transferee Company as a part of JOM COMMERCIAL PRIVATE LIMITED Toulome Halder Porlomi HalasA Authorised Signatory/Director HALDER VENTURE LIMITED CERTIFIED TO BE TRUE COPY

Authorised Signatory/Directo (IIIV) Authorised Signatory/Directo

the transfer of the Undertaking as a going concern, so as to become, as and from the Appoint or after the Appointed Date, as the cas the permissions, permits, sanctions, authorizations, consents, entitlements, deferrals, liberties, special status, quotas, rights, allotments, registrations, privileges, incentives, income tax benefits and indirect tax benefits and exemptions, alli'other rights, benefits and liabilities related thereto, licenses, powers. and facilities of every kind, nature and description whatsoever, provisions and benefits of all agreements, contracts and arrangements of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions. For the avoidance of doubt, it is further clarified that they shall be deemed to have \$ originally been given by, issued to or executed in favour of the Transferee Company and the Transferee Company shall be bound by the terms thereof and the obligations and duties there under, and the rights and benefits under the same shall be available to the Transferee Company.

Any inter-se contracts between the Transferee Company and the Transferor Company shall stand cancelled and cease to operate upon this Scheme becoming effective.

All guarantees provided by any bank in relation to the Transferor Company outstanding as on the Effective Date, shall vest in the Transferee Company and shall ensure to the benefit of the Transferee company and all guarantees issued by the bankers of the Transferor company at their request favouring any third party shall be deemed to have been issued at the request of the Transferee Company and continue in favour of

P. K. Agri Link Pvt. Ltd.

For P. K. Cereals Pvt. Ltd.

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HALDER VENTURE LIMITED

Authorised Signatory/Director

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- 11-415 such third party till its maturity thorised Signatory/Director termination. without prejudice to the generality (x) foregoing, all leave and license agreemen agreements/deeds, bank guarantees, corporate performance guarant and letters of credit, hire purchase agreements, lending agreements and such other agreements, deeds, documents and arrangements pertaining to the business of the Transferor Company or to the benefit of which the Transferor Company may be eligible and which are subsisting or having effect immediately before the Effective Date, including all rights and benefits (including benefits of any deposit, advances, receivables or claims) arising or accruing there from, shall, with effect from Appointed Date and upon this Scheme becoming effective, by operation of law pursuant to the vesting orders of the NCLT, be deemed to be contracts, deeds, bonds, agreements, schemes, arrangements other instruments, permits, rights, entitlements, licenses, leases, guarantees, letter of credit of the Transferee 3Company. All such property and right, shall stand vested in the Transferee Company and shall be deemed in have become the property and rights of the Transferee uthorised.Signatory/Directo Company by operation of law, whether the same is implemented by endorsement or delivery and possession or recorded in any other manner. All the intellectual property limited to Intangible (xi) assets rights of any nature whatsoever, including registrations, licenses. including trademarks, logos, service marks, domain names, trade names, various business or commercial rights and applications thereto, goodwill, know\_how and trade secrets appertaining to the Transferor Company, whether JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. Authorised Signatory/Director Authorised Signatory HALDER VENTURE LIMITED CERTIFIED TO BE TRUE CO

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JDM COMMERCIAL PRIVATE LIMITED

Authorised Signatory/Director

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or not provided in books of account Transferor Company, shall under the p Sections 230 and 232 of the Act, a provisions of the Applicable Laws, if any further act, instrument or deed, cos and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred and vested in the Transferee Company as a part of the transfer of the Undertaking as a going concern, so as to become, as and from the Appointed Date, the intellectual property and rights of the Transferee Company.

All intangible assets including various business or commercial rights, etc. belonging to but not recorded in books of the Transferor company shall be transferred to and vested with the Transferee

All taxes (including but not limited to advance tax, tax deducted at source, tax collected at source, self-assessment tax, securitles transaction tax, input tax credit, CENVAT credit, withheld/paid in a foreign country value added tax, excise, sales tax, goods and services tax, cess, as applicable) payable by or refundable to or being the entitlement of the Transferor Company, including all or any refunds or claims shall be the tax liability treated as refunds/credits/claims, as the case may be, of the Transferee Company, and any tax incentives, advantages, privileges, exemptions, credits, tax \$ holidays, remissions, reductions, rebates, etc., as would have been available to the Transferor Company, shall pursuant to this scheme becoming effective, be available to the Transferee Company. The Transferee company shall be entitled to claim refunds or credits, including input tax credits, CENVAT credit, etc., with respect to taxes paid by,

For P. K. Cereals Pvt. Ltd. P. K. Agri Link Pvt. Ltd.

HALDER VENTURE LIMITED



for, or on behalf of, the Transferor Company under

uthorised Signatory/Director

JDM COMMERCIAL PRIVATE LIMITED Poulomi Authorised Signatory/Director

Applicable Laws, Including but not limite and services tax, sales tax, value service tax, excise duty, cess or whether or not arising due to transaction, even if the prescribed ti claiming such refunds or credits have lapsed. Inter-se transactions amongst Transferor Company and Transferee Company between the Appointed Date and Effective Date shall be considered as transactions from Transferee Company to itself, and Transferee Company shall be entitled to claim refund of tax paid, if any, on these inter-se transactions, as per Applicable Laws. For the avoidance tax of doubt, input credits already availed of or utilized by the Transferor Company and the Transferee Company in respect of inter-se transactions between the Appointed Date and the Effective Date shall not be adversary impacted by

4.

Any statutory rights and obligations of Transferor company would vest in/accrue to Transferee Company. Hence, obligation of the Transferor Company, prior to the Effective Date, to issue or receive any statutory declaration or any other forms, by whatever name called, under the state p VAT Acts or the central sales Tax Act or Goods have been fulfilled if they are issued or received by Transferee company and if any form relatable to the period prior to the said Effective Date is a received the in the page of T received the in the name of Transferor Company, it would be deemed to have been received by the Transferee Company in fulfillment obligations.

Benefits of any and all corporate approvals as may have already been taken by the Transferor P. K. Agri Link Pvt. Ltd.

For P. K. Cereals Pvt. Ltd.

HALDER VENTURE LIMITED Poulomi Hala

this Scheme.

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the cancelation of inter-se transactions pursuant to

Company, whether being in the nature compliances or otherwise, shall provisions of sections 230 and 232 without any further act, instrument or charge and without any intimation to any third party for the tr same, be and stand transferred and vested in the Transferee Company as a part of the transfer of the Transferor Company as a going concern, and the said corporate approvals and compliances shall be deemed to have originally been taken / complied with by the Transferee Company. The resolutions, if any, of the Transferor company, which are valid and subsisting on the Effective Date, shall, under the provisions of Applicable Laws, without any further act, instrument or deed. cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand continue to be valid and subsisting and be considered as resolutions of the Transferee Company and if any such resolutions 5 have any monetary limits approved under the provisions of the Act or any other applicable statutory provisions, then the said limits shall, subject to the provisions of the Act, be added to the limits, if any, under likeresolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company. (xviii) Upon the coming into effect of this Scheme and subject to the other provisions of this scheme, the Transferee company may enter into and/or issue and/or execute this scheme, the Transferee company may enter into and/or issue and/or execute deeds, writings or confirmations. or enter into any tripartite arrangements, confirmations or novations, to which the Transferor Company will, if P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. JDM COMMERCIAL PRIVATE LIMITED Authorised Signatory/Director HALDER VENTURE LIMITED

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toward forest and the state of the state of

o a mila francis . 88 necessary, also be party in forder to give formal effect to the provisions of this schen required or If so considered nece Transferee Company shall be deen authorized to execute any such deeds, confirmations on behalf of the Transferor and to implement or carry out all formalities required on the part of the Transferor Company to give effect to the provisions of this Scheme. (xix) In relation to the above, any procedural requirements required to be fulfilled solely by Transferor company (and not by its successors), shall be fulfilled by Transferee Company as if it is the duly constituted attorney of Transferor Company. The above shall not affect any transaction or (xx) proceedings or contracts or deeds already concluded by the Transferor Company on or before Authorised Signatory the Appointed Date and after the Appointed Date till the Effective Date. The Transferee Company accepts and adopts all acts, deeds and things done and executed by Transferor Company in respect 2 thereto as done and executed on behalf of itself. Upon the Scheme becoming effective, the Transferee shall be entitled to without limitation, operate the bank accounts, including transacting in cash, cheque, National Electronic Funds Transfer, Real Time Gross settlement or any other electronic mode, intra company, inter company, other settlements, availing of and utilizing any limits, Issuing or receiving any guarantee of the Transferor company or carry out any other transaction as it deems fit. Upon coming into effect of this scheme and till such time that the names of the bank accounts of \( \frac{4}{2} \) the Transferor company is replaced with that of the Transferee Company, the Transferee Company JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. toulone Toulomi Halden Toulomi HALDER VENTURE LIMITED toulomi CERTIFIED TO BE TRUE CO

89 Authorised Signatory/Directo shall be entitled to operate the bank a Transferor Company, in their, names may be necessary. Further, until the vesting of rights and obligations of the Company to the Transferee Company under scheme is formally effected by concerned, the Transferee company, shall be entitled to complete and enforce all pending contracts and transactions in the name of Transferor Company insofar as may be necessary. Such of the assets which are acquired by the Transferor company on or after the Appointed Date but prior to the Effective Date, shall under the provisions of sections 230 to 232 of the Act, without any further act, instrument or deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred to and vested in and for be deemed to have been transferred to and vested in the Transferee Company as a part of the transfer of the Undertaking as a going concern, so as to become, the assets and properties of the Transferee Company. 1.2 TRANSFER OF LIABILITIES: (1) All Liabilities, whether or not provided in the books Authorised Signatory/Director of the Transferor company, shall, under the provisions of sections 230 and 2g2 Of the Act, without any further act instrument, deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred to and vested in and be deemed to have been transferred to and vested in the Transferee Company as a part of the transfer of the undertaking as a going concern and the same shall be assumed by the Transferee Company, to the extent they are outstanding on P. K. Agri Link Pvt, Ltd. JDM COMMERCIAL PRIVATE LIMITED

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90 the Effective Date so as to become on uthorised Signatory/Director the Appointed Date, the Liabilitie Transferee Company on the same conditions as were applicable to the company, and the Transferee Company that discharge and satisfy the same. Further, it shat not be necessary to obtain consent of the 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. All Liabilities which are incurred or which arise or (ii) accrue to the Transferor Company on or after the Appointed Date but prior to the Effective Date, shall under the provisions of Sections 230 and 232 of the Act and all other provisions of Applicable Laws, if any, without any further act, instrument or deed, cost or charge and without any notice or Authorised Signator other intimation to any third party for the transfer of the same, be and stand transferred to and vested in and/or be deemed to have transferred to and vested in the Transferee Company as a part of the transfer of the Undertaking as a going concern and the same shall be assumed by the Transferee Company to the extent they are outstanding on the Effective Date on the same terms and conditions as were applicable to the Transferor Company, and the Transferee Company shall 'meet, discharge and satisfy the same. Any Liabilities of the Transferor company as on the Appointed Date that are discharged by the Transferor company on or after the Appointed Date but prior to the Effective Date, shall be deemed to have been discharged for and on account of the Transferee Company, upon the coming into effect of the Scheme. For P. K. Cereals Pvt. Ltd. JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. Porclori Halde, Authorised Signatory 32 Authorised Signatory/Director HALDER VENTURE LIMITED

91 (iv) All loans raised and utilized, liabilities, thorised Signatory/Director taxes and obligations incurred or und on behalf of the Transferor compan the Appointed Date but prior to the E shall be deemed to have been rai incurred or undertaken for and on behalf Transferee Company and shall, under provisions of sections 230 and 232 of the Act and all other provisions of Applicable Laws, if any, without any further act, instrument, deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, be and stand transferred to and vested in and/or be deemed to have been transferred to and vested in the Transferee Company as a part of the transfer of the undertaking as a going concern and the same shall be 'assumed' by the Transferee Company and to the extent they are outstanding on the Effective Date, the Transferee Company shall meet, discharge and satisfy the same. Loans, advances and other obligations (including ' (v) any arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future immediately before the Effective Date become due or remain outstanding between the Transferor Company and uthorised Signatory/Directo the Transferee Company shall, under the provisions of sections 230 and 232 Of the Act, without any further act, Instrument, deed, cost or charge, stand cancelled and be deemed to have been discharged by such cancellation and consequently, there shall remain no inter-se liability between them as of Effective Date and the corresponding appropriate effect shall be given in the books of accounts and records of the Transferee Company. For P. K. Cereals Pvt. Ltd. P. K. Agri Link Pvt. Ltd. Director (s Authorised Signatory/Director 33 HALDER VENTURE LIMITED Hald

92 authorised Signatory/Director **ENCUMBRANCES:** Upon the coming into effect of this with effect from the Appointed Encumbrances which are in the nature of charge and relate to specific fixed assets prior to the Effective Date over the fixed assets of the Transferor Company "or the Transferee company which secure or relate to the Liabilities shall, without any further act, Instrument, deed, cost or charge and without any notice or other intimation to any third party for the transfer of the same, continue to relate and attach to such specific fixed assets or any part thereof to which they were rerated or attached prior to the Effective Date even where transferred under the Scheme to the Transferee Company. Any reference in any security documents or (II) arrangements (to which the Transferor Company is a party) to the Transferor Company and its assets and properties, shall be construed as a reference to the Transferee Company and the assets and properties of the Transferor Company transferred to the Transferee Company pursuant to this Scheme. Without prejudice to the foregoing provisions, the Authorised Signatory/Directo Transferee Company may execute any instruments or documents or do all the acts and deeds as may be considered appropriate, including the firing of necessary particulars and/or modification(s) of charge, with the Registrar of companies to give  $\frac{2}{2}$ formal effect to the above provisions, if required. The provisions of this clause shall operate notwithstanding anything to the contrary contained in any instrument, deed or writing or the terms of sanction or issue or any security document; all of which instruments, deeds or writings shall stand modified and/or superseded by the foregoing provisions. JOM COMMERCIAL PRIVATE LIMITED For P. K. Cereals Pvl. Ltd. Authorised Signatory/Director
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Upon this Scheme becoming effective, the creditors of the Transferor Company ar holders of security over the proper Transferor Company shall be entitled only in respect of the properties, asset benefits and Interest of the Transferor Company, as existing immediately prior to the amalgamation of the Transferor Company, with the Transferee Company and the secured creditors of the Transferee Company and/ or other holders of security over the properties of the Transferee Company shall be entitled to security only in respect of the properties, assets, rights, benefits and Interest of the Transferee Company, as existing immediately prior to the amalgamation of the Transferor Company with the Transferee Company. It is hereby clarified that pursuant to the amalgamation of the Transferor Company with the Transferee Company, (a) the secured creditors of the Transferor Company and/ or other holders of security over the properties of the Transferor Company shall not be entitled to any additional . security over the properties, assets, rights, benefits and Interest of the Transferee Company and therefore, such assets of the Transferor Company which are not currently encumbered shall remain free and available for creation of any security thereon in future in relation to any current or future indebtedness of the Transferee Company and (b) the secured creditors of the Transferee Company and/ or other holders of security over the properties of the Transferee Company shall not be entitled to any additional security over the properties, assets, rights, benefits and interest of the Transferor Company and therefore, such assets which are not currently encumbered shall remain free and available for creation of any security JDM COMMERCIAL PRIVATE LIMITED HALDER VENTURE LIMITED CERTIFIED TO BE TRUE COPY

thereon in future in relation to any uthorised Signatory/Director future indebtedness of the Transferee ( INTER - SE TRANSACTIONS: Without prejudice to the above provisions, upon the coming into effect and with effect from the Appointed Date, all inter-party transactions between the Transferor Company and the Transferee Company shall be considered as intra-party transactions for all purposes. For the avoidance of doubt, it is clarified that upon the Scheme coming into effect and with effect from the Appointed Date, to the extent there are inter-corporate loans, deposits, obligations, balances or other outstanding as between the Transferor Company inter-se and/ or the Transferee Company, 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 the Transferee Company for the reduction of such assets or liabilities LEGAL PROCEEDINGS: At proceedings of whatsoever nature (legal and others, \$5 Including any suits, appears, arbitrations, execution For proceedings, revisions, writ petitions, if any) by or against Shri the Transferor Company shall not abate, be discontinued or be in any way prejudicially affected by reason of the transfer uthorised Signatory/Director of the undertaking or anything contained in this scheme but the said proceedings, shall till the Effective Date be continued, prosecuted and enforced by or against the Transferor Company, as if this scheme had not been made . ) Upon the coming into effect of this scheme, all suits, actions, and other proceedings including legal and taxation proceedings, (including before any statutory or quasiauthority or tribunal) by or against the Transferor company, whether pending and/or arising on or before the Effective Date shall be continued and / or enforced by or against the Transferee Company as effectually and in the same manner and to the same extent as If the same had JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. Authorised Signatory/Director Authorised Signatory HALDER VENTURE LIMITED

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95 been instituted and/or pending and/or arising by the Transferee Company.

- (III) The Transferee Company undertakes to have a behalf of itself all suits, claims, actions proceedings initiated by or against the Transferor transferred to its name and to have the same continued, prosecuted and enforced by or against the Transferee Company.
- On and from the Effective Date, the Transferee Company shall have a right, if required, to initiate any legal proceedings in relation to any transactions entered into by the Transferor company in the same manner and to the same extent as would or might have been initiated by the Transferor company.

#### **EXECUTION OF DOCUMENTS:**

Without prejudice to the other provisions of this scheme and notwithstanding the fact that vesting of the undertaking occurs by virtue of this scheme itself, the Transferee Company may, at any time after the coming into effect of the scheme, in accordance with . the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations or other writings or arrangements with any party to any contract or arrangement to which the Transferor Company are party or any writings as may be necessary in order to give formal effect to the provisions of this scheme. It is hereby clarified that if the consent of any third party or authority is required to give effect to the provisions of this clause, the said third party or authority shall be obligated to, and shall make and  $\frac{1}{60}$ duly record the necessary substitution/endorsement in the name of ansferee Company pursuant to the order of NCLT, and upon peme becoming effective in accordance with the terms The eof of this purpose, the Transferee company shall file appropriate applications / documents with relevant authorities Concerned for information and record purposes. The Transferee RNM Company shall, under the provisions of this scheme, be deemed to be authorized to execute any such writings on behalf of the

P. K. Agri Link Pvt. Ltd. JDM COMMERCIAL PRIVATE LIMITED

Authorised Signatory

For Shri Jatadhari Rice Mill Pvt. Ltd.

HALDER VENTURE LIMITED

Director

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Authorised Signatory

96 Transferor Company and to carry out or perform formalities or compliances referred to above on the p Transferor Company to be carried out or performed.

CONDUCT OF BUSINESS:

With effect from the Appointed Date and up to andincluding the Effective Date:

- the Transferor Company shall carry on and be deemed a) to have carried on all business and activities and shall hold and stand possessed of and shall be deemed to hold and stand possessed of the of all its estates, assets, rights, title, interest, authorities, contracts, investments and strategic decisions and the entire business for and on account of, and in trust for, the Transferee Company;
- all profits and income accruing or arising to the Transferor company, and losses and expenditure arising or incurred by the Transferor Company for the period commencing from the Appointed Date shall, for all purposes, be treated as and be deemed to be the profits, income, losses or expenditure, as the case may be, of the Transferee Company; #
- any of the rights, powers, authorities or privileges exercised by the Transferor Company shall be deemed to have been exercised by the Transferor Company for and on behalf of, and in trust for and as an agent of the Transferee Company. Similarly, any of the obligations, duties and commitments that have been undertaken or discharged by the Transferor Company shall be deemed to have been undertaken for and on behalf of and as an agent of the Transferee Company;

the Transferor Company shall not without the concurrence of Transferee Company alienate, charge or ਦੁ otherwise deal with any of its assets, except in the ordinary course of its business.

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P. K. Agri Link Pvt. Ltd.

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the Transferor Company and the Transferee Company agree to support each other in relation to the

respective contracts, arrangements and agr

TREATMENT OF TAXES :

All taxes, where applicable, (including but not limited to advance Income tax, tax deducted at source, self-assessment tax, minimum alternate tax, tax collected at source, withheld/paid in a foreign country, sales tax, excise duty, customs duty, service tax or Goods and Services Tax, as applicable, Value Added Tax, cess, tax refunds) payable by or refundable to the Transferor Company, including all or any tax refunds or tax liabilities or tax claims pending arising from tax proceedings, under any law, on or before the Effective Date, shall be treated as or deemed to be treated as the tax liability or tax refunds/tax claims (whether or not recorded in the books of the Transferor Company as the case may be, of the Transferee company, and any unabsorbed tax losses and depreciation, etc., as would have been available to the Transferor Company on or before the Effective Date, shall be available to the Transferee Company upon the Scheme coming into effect;

8. EMPLOYEES

(i)

Upon coming into effect of this scheme, all permanent employees, payrolls who are on the of the Transferor Company, including key managerial personnel engaged on contract basis and contract laborers and interns/trainees of the "Transferor Company" on the Effective Date, shall become employees of the Transferee Company with effect from the Effective Date, on such terms and conditions as pare no less favorable than those on which they are contractly engaged by the Transferor company, without any interruption of service as a result of this Amalgamation and transfer. with regard to provident fund, gratuity, leave encashment and any other special scheme or benefits created or existing for the benefit of such employees of the Transferor Company, upon this

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Authorised Signatory/Director

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For P. K. Cereals Pvt. Ltd. 39

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98 Scheme becoming effective, the Transferee C uthorised Signatory/Director MERCIAL PRIVATE LIMIT shall, stand substituted for the Transferor Compa purposes whatsoever, including with obligation to make contributions to relevant author accordance with the provisions of Applicable Laws otherwise. It is hereby clarified that upon this Scheme becoming effective the aforesaid, benefits or schemes shall continue to be provided to the transferred and the services of a, the transferred employees of the Transferor Company for such purpose shall be treated as having been continuous. The existing provident fund, employee state insurance (11) contribution, gratuity fund. superannuation fund, staff welfare scheme and any other special scheme (including without limitation any employees stock option plan) or benefits created by the Transferor Company for Its For P. K., Cereals Pvt. Ltd employees shall be continued on the same terms and Authorised Signatory conditions or be transferred to the existing provident 2027 fund, employee state Insurance contribution, gratuity fund, superannuation fund, staff welfare scheme, etc., being maintained by the Transferee Company or as may be created by the Transferee Company for such purpose is the intent that all rights, duties, powers and obligations of Transferor Company in relation to such fund or funds athorised Signatory/Director shall stand transferred to the Transferee company without need of any fresh approval from any statutory authority. Pending such transfer; the contributions required to be made in respect of such employee's shall continue to be made by the Transferee Company to the existing funds  $\frac{20}{5}$ maintained by the Transferor Company. The Transferee Company undertakes that for the purpose payment of any retrenchment compensation, gratuity and other terminal benefits to the employees of the Transferor company, the past services of such employees with the Transferor company shall also be taken into account and it shall pay the same accordingly, as and when such amounts are due and payable. Upon this JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. Authorised Signatory/Director For Shri Jatadhari Rice Mill Pvt. Ltd. HALDER VENTURE LIMITED Toulomi Halder Director

991 Authorised Signatory/Director scheme becoming effective, the Transferor Company will transfer/handover to the Transferee Company, employment information of all such transferred of Transferor Company, including but not personnel files (including hiring documents, contracts, and documents reflecting chang positioning, compensation, employees, or payroll records, medical documents (including documents relating to past or ongoing leaves of absence, on the job injuries or Illness, or fitness for inwork examinations), disciplinary records, supervisory files rerating to its and all forms, notifications, orders and contribution/identity cards CERTIFIED TRUE COPY issued by the concerned authorities relating to benefits transferred pursuant to this sub-clause. The contributions made by Transferor Company in respect (iv) of its employees under Applicable Laws, to the provident fund, gratuity fund, leave encashment fund and any other special scheme or benefits created, for the period after the Appointed Date deemed to be contributions made by Hons Ha Transferee Company. The Transferee Company shall continue to abide by any agreement(s) / settlement (s) entered into by the Transferor Company with any of its employees prior to Appointed Date and from Appointed Date till the Effective Date. SAVING OF CONCLUDED TRANSACTIONS Subject to the terms of the scheme, the transfer and vesting of undertaking as per the provisions of the scheme shall not ूर्वाहिट्ये any transactions or proceedings already concluded by the किने हिन्दार Company on or before the Appointed Date or after the prointed Date till the Effective Date. The Transferee Company accepts and adopts all acts, deeds and things made, done and executed by the Transferor Company or its predecessors as acts, P. K. Agri Link Pvt. Ltd. HALDER VENTURE LIMITED For Shri Jatadhari Rice Mill Pvt. Ltd. GERNIFIED TO BE TRUE COPY

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deeds and things made, done and executed by or on behalf of the Transferee Company.

### PART IV

## ISSUE OF EQUITY SHARES BY THE TRANSFEREE COMPANY

The provisions of this Part IV shall operate notwithstanding anything to the contrary in any other instrument, deed or writing.

ISSUE OF NEW EQUITY SHARES BY THE TRANSFEREE COMPANY:

Upon the coming into effect of this Scheme and in a) consideration of the transfer and vesting Undertaking of the TRANSFEROR COMPANIES in the TRANSFEREE COMPANY, in terms of this scheme, the TRANSFEREE COMPANY shall without any application or deed, be required to issue and allot to the equity shareholders of the TRANSFEROR COMPANIES whose names appear in the register of members as on the Record Date:

> "No equity shares shall be allotted pursuant to the Scheme of Amalgamation to the Shareholders of the Transferor Company No 1 as the entire shares of the Transferor Company No 1 are held by the Transferee Company and its nominees ."

To every Equity Shareholder of TRANSFEROR COMPANY NO.2, 48(Forty Eight) Equity Shares of Rs.10/- credited as fully paid-up in the TRANSFEREE COMPANY (hereinafter referred to as the "New Equity Shares") for every 100(One Hundred) Equity Shares of Rs.10/- each fully paid-up held by such Equity Shareholder in TRANSFEROR COMPANY NO.2.

To every Equity Shareholder of TRANSFEROR COMPANY NO.3, 38(Thirty Eight) Equity Shares of Rs.10/- credited as fully paid-up in the

Authorised Signatory/Director

For Shri Jatadhari Rice Mill Pvt. Ltd

Director

P. K. Agri Link Pvt. Ltd. !

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Director

For P. K. Cereals Pvt. Ltd.

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101 TRANSFEREE COMPANY (hereinafter refer the "New Equity Shares") for every hundred) Equity Shares of Rs. 10/- each up held by such Equity TRANSFEROR COMPANY NO.3.

- To every Equity Shareholder of TRANSFEROR COMPANY NO.4, 20 (Twenty) Equity Shares of Rs.10/- credited as fully paid-up TRANSFEREE COMPANY (hereinafter referred to as the "New Equity, Shares"), for every 100 (One Hundred) Equity Shares of Rs.10/- each fully paid-up held by such Equity Shareholder in TRANSFEROR COMPANY NO.4.
- To every Equity Shareholder of TRANSFEROR COMPANY NO.5, 21 (Twenty One) Equity Shares of Rs.10/- credited as fully paid-up in the TRANSFEREE COMPANY (hereinafter referred to as the "New Equity Shares") for every 100 (One Hundred) Equity Shares of Rs.10/- each fully paid-up held by such Equity Shareholder in TRANSFEROR COMPANY NO.5.

For arriving at the Share exchange ratio as outlined above, the Companies have considered the valuation Report submitted by Shri Vikash Goel(Registered Valuer, IBBI, Reg No.IBBI/RV/01/2018/10339)

The Rules for Preferential issue are not applicable where further shares are allotted in pursuance to merger and amalgamation scheme approved by the High Court. Further the equity shares of the Fransferee Company are infrequently traded, hence pricing certificate is not applicable in its case .

The new equity shares issued and allotted by the TRANSFEREE COMPANY in terms of this Scheme shall be subject to the provisions of the Memorandum and Articles

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For Shri Jatadharl Rice Mill Pvt. Ltd.

HALDER VENTURE LIMITED

102 of Association of the TRANSFEREE COMPANY and inter-se rank paripassu in all respects with equity shares of the TRANSFEREE COMPANY, respect of dividend, if any, that may be dec TRANSFEREE COMPANY on or after the Effective FRACTIONAL ENTITLEMENTS d) To ease all practical difficulties in allotment of shares fractional shares, if any, resulting in the process of allotment of shares by the Transferee Company to the Shareholders of the Transferor Companies involved in the Scheme of Amalgamation based on the Swap Ratio recommended by the Registered Valuer, such fractional shares shall be rounded off to the immediate next higher integer and the Transferee Company shall accordingly allot shares to those shareholders who become entitled to fractional shares; e) Upon this Scheme coming into effect, the equity share Authorised Signatory certificates held by the shareholders of the TRANSFEROR COMPANIES shall be rendered invalid and deemed to have been cancelled automatically without any act or deed on part of the TRANSFEREE COMPANY. All the shareholders of the TRANSFEROR COMPANIES shall accept the Share(s) of the TRANSFEREE COMPANY to be allotted in terms of this Scheme as sanctioned by the Hon'ble . National Company Law Tribunal, Bench at Kolkata in lieu of their existing shareholdings in the TRANSFEROR COMPANIES; Upon this Scheme coming into effect the equity Shares of the Company(les) inter se and by the Transferee Company in Transferor Company(les) as on the record date shall stand cancelled . Similarly the Shares of the Transferee Company by the Transferor Company(ies) as on the record date & shall stand cancelled .The approval of the Scheme by the MCLT under Section 230 and 232 of the Companies Act 2013 shall also be treated as approval under Section 66 of the Companies Act ,2013 for Reduction of Capital pursuant to JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. Authorised Signatory/Directo For P. K. Cereals Pvt. Ltd. For Shri Jatadhari Rice Mill Pvt. Ltd. HALDER VENTURE LIMITED Porlomi Halder Director

103 such reduction and no further approval by the members Ithorised Signatory/Direc All the shares held by the TRANSFEREE COMPAN COMPANIES or TRANSFEROR COMPANIES in the TRANSFEREE " COMPANY TRANSFEROR COMPANIES inter-se, shall stand cancelled; Upon the Scheme becoming effective, the Equity Shares held by the Transferor Companies in the Transferee Company shall stand cancelled and accordingly, the Paid-up Equity Share Capital of the Transferee Company shall stand reduced to that extent; The cancellation and the consequent reduction of the share capital of the TRANSFEREE COMPANY shall be done as an integral part of the Scheme and not in accordance with Section 66 of the Companies Act ,2013 as the same does not involve either diminution of liability in respect of any unpaid share capital or payment to any shareholder of any pald-up share capital and the order of the National Company Law Tribunal sanctioning the Scheme shall be deemed to be an order under Section 66 of the Act confirming the reduction . The equity shares allotted pursuant to the Scheme shall be in dematerialized form only. Shareholders holding shares in physical form in the Transferor Company(ies) and who does not have a demat horised Signatory/Director account shall open a demat account with a Depository Participant and shall furnish the details of the said demat account to the Company for crediting the shares to his account. m) Until the details of demat account are furnished to the Company, the Company shall keep the said shares in abeyance till such time the shareholder opens the demat account and provides details of such account company. Where shares held by the shareholders in the Transferor Company(les) are under dispute or transfer of shares are pending due to dispute, the Transferee Company shall till the resolving of the said disputes keep the shares allotted JDM COMMERCIAL PRIVATE LIMITED For P. K. Cereals Pvt. Ltd. P. K. Agri Link Pvt. Ltd. Authorised Signatory/Director HALDER VENTURE LIMITED For Shri Jatadhari Rice Mill Pvt. Ltd. CERTIFIED TO BE TRUE COP

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pursuant to the scheme in abeyance and shall account of shareholders once the dispute are res

o) All dividends accruing from the date of allotme pursuant to the Scheme in respect of shares kept i shall be released by the Company in favor of the once the dispute is resolved.

p) The equity shares of the TRANSFEREE COMPANY allotted pursuant the Scheme shall remain frozen in the depositories system till listing / trading permission is given by the designated.

q) Till the listing of the equity shares of the TRANSFEREE COMPANY there will be no change in the Pre-Amalgamation Capital Structure and shareholding pattern or controls in the TRANSFEREE COMPANY which may after status of the approval of the stock exchanges to scheme.

## INCREASE IN SHAREHOLDING OF PROMOTERS

r) The Promoters of the TRANSFEREE COMPANY are individuals who are holding presently around 66% TRANSFEREE COMPANY. Upon coming into effect of the Scheme there will be increase in the number of promoters and the shareholding of the Transferee Company as the promoters of Transferee Company happens to be the promoters of the Companies who are shareholders of the Transferor Companies. Post amalgamation the promoters shareholding will increase from around 66% to 73.84% as the individual promoters are promoters of the TRANSFEROR FCOMPANY No 2 , TRANSFEROR COMPANY No 3 and TRANSFEROR COMPANY No

s) Approval of the Scheme by the shareholders of Transferee Company and Transferor Companies shall be deemed to be tique compliance of the provisions of section 42, 62 if any and r relevant or applicable provisions of the Companies Act, and Rules made there under the SEBI(LODR) Regulations and the Articles of Association of the TRANSFEREE COMPANY and no other consent shall be required under the Act or the Articles of Association of the TRANSFEREE COMPANY

for the issue and allotment of the Equity shares by

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P. K. Agri Link Pvt. Ltd.

Authorised Signatory

For Shri Jatadhari Rice Mill Pvt. Ltd.

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104 TRANSFEREE COMPANY to the shareholder of TRANSF rised Signatory/Direc COMPANIES as provided hereinabove. LISTING AGREEMENT AND SEBI COMPLIANCES a) Since the Transferee Company being a listed compa Scheme is subject to the Compliances by the transfer Company of all the requirements under the regulations and all statutory directives of the Securities Exchange Board of India (SEBI) in so far as they relate to sanction and implementation of the Scheme. b) The Transferee Company in compliance with the listing Regulation shall apply for the principle approval of Stock Exchange where its shares listed in terms of the Regulation 37 of the listing regulations. c) The Transferee Company shall also comply with the directives of SEBI contained in the Master Circular No. SEBI/HO/CFD/DIL1/CIR/P/2020/249 22nd December, 2020 (Circular). d) As per SEBI Master Circular No. SEBI /HO/CFD/DIL 1/CIR/P/2020/249 dated 22nd December ,2020 ( Circular ) applicable to this Scheme therefore it is provided in the Scheme that the Transferee Company will provide voting by the public shareholders through e voting and will disclose all material facts in the explanatory statement, to be sent to shareholders in relation to the said Resolution. DIVIDENDS uthorised Signatory/Directo Subject to the provisions of the Scheme, the profits of the TRANSFEROR COMPANY(IES) for the period beginning from the Appointed Date shall belong to and be the profits of the TRANSFEREE COMPANY and will be available to the TRANSFEREE COMPANY for being disposed of in any manner as It thinks fit post the Effective Date. With effect from the Appointed Date, the TRANSFEROR COMPANY(IES) shall not without the prior written consent of the TRANSFEREE COMPANY utilize the profits if any for declaring or paying of any dividend to its shareholders and shall also utilize adjust or claim adjustment of JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. f. For P. K. Cereals Pvt. Ltd. HALDER VENTURE LIMITED For Shri Jatadhari Rice Mill Pvt. Ltd. Director CERTIFIED TO BE TRUE COPY

105 uthorised Signatory/Directo profits/reserves as the case may be earned/ suffered after the 'Appointed Date. It is clarified that the aforesaid provisions in iii. declaration of dividends are enabling provisions shall not be deemed to confer any right on any member of the TRANSFEROR COMPANY(IES) and/or the TRANSFEREE COMPANY to demand or claim any dividends which subject to the provisions of the Act, shall be entirely at the discretion of the Board of Directors of the TRANSFEROR COMPANY(IES) and the TRANSFEREE COMPANY subject to such approval of the shareholders, as may be required. **AMALGAMATION** OF AUTHORISED CAPITAL OF TRANSFEROR COMPANIES Upon this Scheme becoming effective and with effect from the Appointed Date, the authorized share capital of the TRANSFEROR COMPANIES shall stand transferred to and Authorised Signatory be amalgamated with the authorized share capital of the Transferee Company. As an integral part of the Scheme and upon the Scheme becoming effective, the authorized share capital of the TRANSFEROR COMPANIES as on the Effective Date shall be added to the authorized share capital of the TRANSFEREE COMPANY as on the Effective Date, without any further act or deed and without any further payment of stamp duty or registration fees . It is clarified that the stamp duty and/or registration fees already paid on the authorized share capital of the Transferor Company shall be set off as against the increased authorized share capital of the Transferee Company (In terms of the amalgamation as proposed under this Scheme) and no payment of additional stamp duty and/or registration fees spall be payable by the Transferee Company for increase in Its authorized share capital to that extent. The Transferee Company shall file requisite forms with the relevant Registrar of Companies to give effect to the JDM COMMERCIAL PRIVATE LIMITED P. K. Agri Link Pvt. Ltd. HALDER VENTURE LIMITED For Shri Jatadhari Rice Mill Pvt. Ltd. Poulomi Halder Toulomi Director

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authorised Signatory/Director

pulomo Authorised Signator

105 Increase in its authorized equity share capital, as m directed.

3. It is hereby clarified that the consent of the shar of the Transferor Companies and the Transferee to this Scheme shall be sufficient for the purpos effecting this amendment in the Memorandum and Articles of Association of the Transferee Company and that no further resolution under Section 13, and Sections 61 and 64 or any other applicable provisions of the Act, would be required to be separately passed.

INCREASE IN AUTHORISED SHARE CAPITAL TRANSFEREE COMPANY

Accordingly, in terms of this Scheme, the authorized sharecapital of the TRANSFEREE COMPANY shall stand enhanced to Rs.13,42,50,000/- (Rupees ThirteenCroreForty Two Lac and Fifty Thousand only) divided into 1,34,25,000 equity shares of Rs. 10/each. The capital clause being Clause V of the Memorandum of Association shall on the Effective Date stand substituted to read as follows:

"The authorised share capital of the Company is Rs. 13,42,50,000/-(Rupees Thirteen Crore Forty Two Lac and Fifty Thousand only) divided into 1,34,25,000 equity shares of Rs. 10/each with power to increase and reduce the capital of the Company and to divide the shares into several classes and to attach thereto respectively such preferential rights, privilege or conditions as may be determined or in accordance with regulations of the Company and to vary, modify or abrogate any such rights, privilege or conditions in such manner as may for the  $\stackrel{>}{ riangle}$ time being be provided by the regulations of the Company.

INCREASE IN AUTHORISED CAPITAL BY TRANSFEREE COMPANY :

Spon the Scheme coming into effect and upon amalgamation of Authorized Capital of the TRANSFEROR COMPANIES , if the post RNMEN amalgamated authorized capital of the TRANSFEREE COMPANY

falls short in such a event the TRANSFEREE COMPANY shall

P. K. Agri Link Pvt. Ltd.

For Shri Jatadhari Rice Mill Pvt. Ltd.

HALDER VENTURE LIMITED

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JDM COMMERCIAL PRIVATE LIMITED 105 Increase the authorized capital to the extent required su uthorised Signatory/Director allot shares for implementing the terms of the scheme REDUCTION OF SHARE CAPITAL 16 The Scheme does not contain any reduction in the share ca of the TRANSFEREE COMPANY as per Sec. 66 of the Companies Act, 2013except cancellation of shares of TRANSFEREE COMPANY due to inter /cross holding of shares resulting from this amalgamation, if any. The Shares of the TRANSFEREE COMPANY, if any, held by the TRANSFEROR COMPANY(IES ) as on the Effective date will get cancelled and accordingly the approval of the Hon'ble Tribunal to the Scheme shall be treated as approval to such cancellation and reduction and no further approval for the same will be required . PART V ACCOUNTING TREATMENT ACCOUNTING TREATMENT: Upon the scheme becoming effective and with effect from the Appointed Date since the transaction involves entities which are ultimately controlled by the same parties before and after the transaction, for the purpose of accounting and dealing with the value of assets and liabilities of the TRANSFEROR COMPANY(IES) the TRANSFEREE COMPANY shall account for the amalgamation in accordance with Pooling of Interest Method laid down in APPENDIX C " BUSINESS COMBINATIONS OF ENTITIES UNDER COMMON CONTROL" of " IND AS 103 BUSINESS COMBINATIONS " notified under the provisions of the Act, read along with relevant rules framed there under and other applicable accounting standards, as under: the assets and liabilities and reserves recorded in the books of the TRANSFEROR COMPANY(IES) transferred to and vested in the books of TRANSFEREE COMPANY pursuant to the Scheme and shall be recorded by TRANSFEREE COMPANY at their carrying amounts as P. K. Agri Link Pvt. Ltd. HALDER VENTURE LIMITED For Shri Jatadhari Rice Mill Pvt. Ltd.

Director

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105 Authorised Signatory/Director appearing in the books of the TRANSFEROR COMPA on the Appointed Date. b) The identity of the reserves of the TRA COMPANY(IES) shall be preserved and they shall the financial statements of TRANSFEREE COMPANY same form and manner in which they appeared in the financial statements of the Transferor Company prior to the Scheme Coming effective . c) The Transferee Company shall account for shares issued to the Transferor Company Shareholders as per applicable Indian Accounting Standard d) The carrying amount of investments in the equity shares of the TRANSFEROR COMPANY to the extent held by the TRANSFEREE COMPANY shall stand cancelled and there shall be no further obligation in that behalf; e) Inter-Company transactions and balances including loans reom advances receivable or payable inter se between the Authorised Signatory TRANSFEROR COMPANY and the TRANSFEREE COMPANY as Cereals Put, Ltd, appearing in their books of accounts, if any shall stand cancelled. The difference if any between the carrying amounts of the net assets (assets less liabilities) and reserves of the Transferor Company as recorded under Clause(a) authorised Signatory/Director Clause(b) herein above and the share capital account credited by the Transferee Company with the aggregate face value of the equity shares as recorded under Clause (c) herein above shall be transferred to the Capital Reserve as prescribed under Ind AS 103. g) In case of differences in accounting policy between the Transferor Company and Transferee Company ecounting policies followed by Transferee Company will prevail and the impact of the same till the Appointed Date Shall be quantified and adjusted in Capital Reserve of ansferee Company to ensure that the financial statements of the Transferee Company reflect the financial osition on the basis of consistent accounting policy. P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. Authorised Signatory/Director For Shri Jatadhari Rice Mill Pvt. Ltd HALDER VENTURE LIMITED Youlomi CERTIFIED TO BE TRUE COPY

Authorised Signatory/Director

Authorised Signatory/Director

106 h) All the assets and liabilities of Transferor Compag transferred to and vested in the Transferee C pursuant to the Scheme and shall be recorded Transferee Company under the respective heads sub such correction and adjustment, if any as may be in ti opinion of the Board of Directors of Transferee Company be necessary or required and to the extent permissible in law.

PART VI

SOLUTION OF THE TRANSFEROR COMPANIES

AND GENERAL TERMS AND CONDITIONS

CATION OF THE SCHEME:

# DISSOLUTION OF THE TRANSFEROR COMPANIES

## REVOCATION OF THE SCHEME:

In the event of any of the said sanctions and approvals referred to herein above in the Scheme is not being obtained and/or complied with and/or satisfied and/or this Scheme not being sanctioned by the NCIT under section 230-232 of the Act and other applicable provisions of the Act and the rules framed there under as the case may be and / or order or orders not being passed as aforesaid, this Scheme shall stand revoked, cancelled and be of no effect and in that event, no rights and liabilities whatsoever shall accrue to or be incurred inter se the Transferor Companies and the Transferee Company or their shareholders or creditors or employees or any other person ' save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out in accordance with the applicable law and In case each company shall bear Its own costs unless

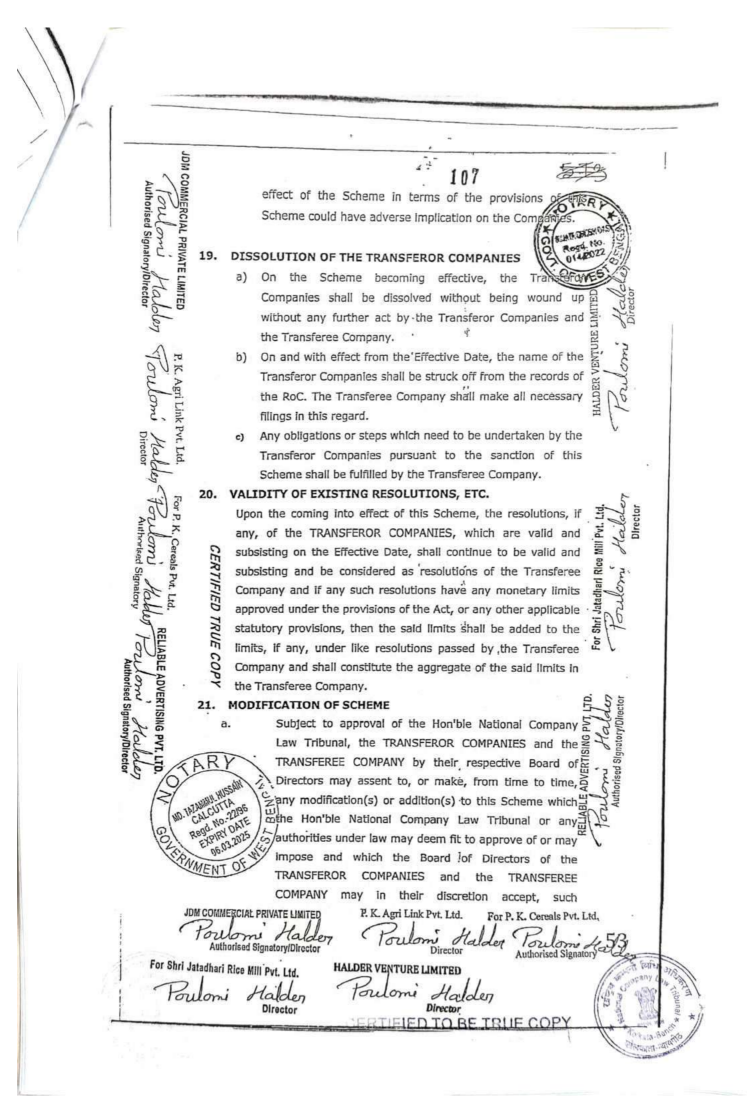
otherwise mutually agreed. Further the board of directors including any committee or sub-committee thereof, of the Transferor Company and the Transferee Company shall be Oentitled to revoke cancel and declare the Scheme to be of no effect if such boards are of the view that the coming into P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd.

Authorised Signatory

For Shri Jatadhari Rice Mill Pvt. Ltd.

HALDER VENTURE LIMITED

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JOM COMMERCIAL PRIVATE LIMITED 108 modification(s) or addition(s) as the Board of Dire uthorised Signatory/Director of the TRANSFEROR COMPANIES and the TRA COMPANY as the case may be, their respective may deem fit, or required for the purpose of any doubts or difficulties that may arise in ca this Scheme. The TRANSFEROR COMPANIES TRANSFEREE COMPANY by their respective Boards of Directors are authorized to do and execute all acts, deeds, matters and things necessary for bringing this Scheme into effect, or review the position relating to the satisfaction of the conditions of this Scheme and if necessary, waive any of such conditions (to the extent CERTIFIED TRUE COPY permissible in law) for bringing this Scheme into effect, and/or give such consents as may be required in terms of this Scheme. In the event that any conditions are imposed by the National Company Law Tribunal or any Governmental Authorities, which the Board of Directors authorised Signatory of the TRANSFEROR COMPANIES or the TRANSFEREE COMPANY find unacceptable for any reason, then the COMPANIES and the TRANSFEREE COMPANY shall be at liberty to withdraw the Scheme. For the purpose of giving effect to this Scheme or to any modification(s) thereof or addition(s) thereto, the Board RELIABLE ADVERTISING PVT. LTD. of Directors of the TRANSFEROR COMPANIES and TRANSFEREE COMPANY may give and are authorized to uthorised Signatory/Director determine and give all such directions as are necessary 2007 for settling or removing any question of doubt or difficulty that may arise under this Scheme or in regard to the meaning or interpretation of any provision of this Scheme or implementation thereof or in any matter whatsoever connected therewith (including any question cor difficulty arising in connection with any deceased or insolvent shareholders or depositors, if any, of the TRANSFEROR COMPANIES) or to review the position elating to the satisfaction of various conditions of this Scheme and if necessary, to waive any such conditions extent permissible in law) and JDM COMMERCIAL PRIVATE P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. Toulani Authorised Signatory/D Director स्यनी For Shri Jatadhari Rice Mill Pvt. Ltd. Authorised Signatory HALDER VENTURE LIMITED Poulomi Yalder Hà Director Director

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109 Authorised Signatory/Director determination or directions or waiver, as the ca be, shall be binding on all parties, in the san Sacritical States as if the same were specifically incorpora PRIVATE LIMITED Scheme. 22. FILING OF APPLICATIONS The TRANSFEROR COMPANIES and the TRANSFERE COMPANY shall use their best efforts to make and file all applications and petitions under Sections 230 to 232 and other applicable provisions of the Act, before the National Company Law Tribunal having jurisdiction for sanction of this Scheme under the provisions of law, and Link Pvt. shall apply for such approvals as may be required under law. **APPROVALS** The TRANSFEREE COMPANY shall be entitled, pending the sanction of the Scheme, to apply to any Governmental Authority, if required, under any law for Authorised Signatory such consents and approvals which the TRANSFEREE COMPANY may require to own the Undertaking and to carry on the business of the TRANSFEROR COMPANIES. **EFFECT OF NON-RECEIPT OF APPROVALS/ SANCTIONS:** a) In the event that the Scheme is not sanctioned by the NCLT or in the event any of approvals, permissions, resolutions agreements sanctions or conditions enumerated in the Scheme Authorised Signatory/Director are not obtained or complied with or for any other APVERTISING PVT. LTD reason, the Scheme cannot be implemented, the Scheme shall become null and void . The non-receipt of any sanctions or approvals for a particular asset or liability forming part of the TRANSFEROR COMPANY(IES) getting transferred S pursuant to this Scheme shall not affect the effectiveness of the respective section of the the Boards of Directors of Scheme if TRANSFEROR COMPANY 1 and TRANSFEREE COMPANY so decide. The transfer of such asset or liability shall become effective from the Appointed JDM COMMERCIAL PRIVATE LIMITED Authorised Signatory/Director Authorised Signatory HALDER VENTURE LIMITED For Shri Jatadhari Rice Mill Pvt. Ltd. You omi Director GERTIFIED TO BE TRUE COPY

110 Date as and when the said requisite approvals authorised Signatory/Director received and the provisions of the Scheme apply appropriately to the said transfer. c) If any part of this Scheme hereof is invalid, illegal by NCLT of competent jurisdiction, unenforceable under present or future laws, then it is the intention of the TRANSFEROR COMPANIES and TRANSFEREE COMPANY that such Part shall be severable from the remainder of the Scheme and the Scheme be affected thereby unless the deletion of such Part shall cause this Scheme to become materially adverse to the Transferor CERTIFIED TRUE COPY Company(ies) and/or the TRANSFEREE COMPANY in which case the TRANSFEROR COMPANY(IES) and the TRANSFEREE COMPANY shall attempt to bring about a modification in the Scheme as will best preserve for the TRANSFEROR COMPANY and TRANSFEREE COMPANY the obligations of the Scheme including but not limited to such Part. SCHEME CONDITIONAL UPON SANCTIONS, ETC. This Scheme is conditional upon and subject to: Obtaining observation letter or no-objection letter from the Stock Exchange in respect of the Scheme, . pursuant to Regulation 37 of the Securities and uthorised Signatory/Director Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, (LODR Szz Regulations') read with SEBI Circular Regulations 11 and 94 of the LODRRegulations. Scheme being agreed to by the requisite majority of the respective classes of members of TRANSFEROR COMPANIES and of the TRANSFEREE COMPANY as required under the Act and the requisite orders of the National Company Tribunal being obtained; The Scheme being approved by the majority of the public shareholders of the Transferee Company (by P. K. Agri Link Pvt. Ltd. For P. K. Cereals Pvt. Ltd. Authorised Signatory/Director For Shri Jatadhari Rice Mill Pvt. Ltd. HALDER VENTURE LIMITED Poulomi' Director

IDM COMMERCI 1111 way of e-voting) as required under SEBI C orised Signatory/Director The Scheme shall be acted upon only if the cast by the public shareholders in favour Scheme are more than the number of votes the public shareholders, against it as required u the SEBI circular. The term 'public shareholder' shall carry the same meaning as defined under Rule 2 of the Securities Contract (Regulations) Rules, 195 and It being approved by the Hon'ble National Company Law Tribunal, Kolkata Bench. Accordingly, this Scheme although effective from the Appointed Date shall become operative on the Effective Date, being the last of the dates on which the conditions referred to above have been fulfilled. COSTS, CHARGES, EXPENSES AND STAMP DUTY Authorised Signatory All costs, charges and expenses (including any taxes and duties) incurred or payable by the TRANSFEROR COMPANIES and the TRANSFEREE COMPANY in relation to or in connection with this Scheme and incidental to the completion of the amalgamation of the TRANSFEROR COMPANIES with the TRANSFEREE COMPANY In pursuance of this Scheme, including stamp duty on the orders of the Hon'ble National Company Law Tribunal, if any and to the extent applicable and payable, shall be paid by the TRANSFEREE COMPANY. **MISCELLANEOUS** The Scheme does not contain or provide for any compromise E the creditors of the TRANSFEREE COMPANY and the RANSFEROR COMPANIES. Further the Scheme has not been drawn to accommodate any corporate debt restructuringof the RANSFEREE COMPANY and the TRANSFEROR COMPANIES. Scheme also does not come under the purview of the competition Commission of India. Authorised Signatory/Director *ELIABLE ADVERTISING PVT. LTD.* lome Hal For Shrl Jatadharl Rice Mill Pvt. Ltd. HALDER VENTURE LIMITED Authorised Signatory/Director Director

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### SCHEDULE OF ASSETS

Schedule of Assets as at 31st May, 2022 pertaining to IDM Commercial Private Limited - Transferor Company No. 1, P K Agri Link Private Limited - Transferor Company No. 5 to be transferred to Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferee Company.

### PART - I

A short description of the freehold properties of JDM Commercial Private Limited - Transferor Company No. 1, P K Agri Link Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferee Company.

	1	JDM Comercial Private Umited	L V Went Commercial	P K Cereals Private Limited	Advanticing Private	Shri Jatadhari Rice Mill Private Limited
Description	Attachments	As at 31st May, 2022		As at 31st May, 2022	As at 31st May, 2022	As at 31st May, 2022
ASSETS (a) Freehold Property			91,85,126.00	62,188.00		1,15,55,639.00

( As Per Land Details Annexed Separately )

### PART - II

A short description of the leasehold properties of JDM Commercial Private Limited - Transferor Company No. 1, P K Agri Link Private Limited - Transferor Company No. 2, P K Cereals Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company - NIL

#### PART - III

Short Description of other Fixed Assets other than Freehold Property, Sundry Debtors, Sundry Creditors, Advance, cash, bank, loans and other Assets and Babilities of JDM Commercial Private Limited - Transferor Company No. 1, P K Qeri Link Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 3, Fri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferoe Company No. 5 to be transferred to an Alder Venture Limited - Transferoe Company No. 5 to be transferred to an Alder Venture Limited - Transferoe Company No. 5 to be transferred to an Alder Venture Li

Description	Attachments	JDM Comercial Private Umited	P K Agri Link Private Um/ted	P K Cereals Private Umited	Reliable Advertising Private Limited	Shri Jatadhari Rice Mil Private Limited
		As at 31st May, 2022	As at 31st May, 2022	As at 31st May, 2022	As at 31st May, 2022	As at 31st May, 2022
ASSETS						
(a) Property, plant and equipment	Annexure - I		19,20,06,000.00	2,85,18,000,00		1,58,10,159.00
(b) Capital work-in-progress	Annexure - I		67,175.00	THE STREET STREET	914	19,25,25,820.00
(c) Investments	Annexure - II	4,55,34,480.00	STATE	1,92,99,200.00	9,31,44,689.00	26,55,000.00
(d) Others financial assets	Annexure - III		12,91,82,971.15	87,86,352.00	3,52,11,003,00	1,49,62,137.57
(e) Trade receivables	Annexure - VII		36,13,93,260.72	17,45,94,627.01		50,47,00,691.48
(f) Cash, Bank Balance and Loans Receivable	Annexure - VIII	3,53,13,823.00	4,60,868.30	1,77,071.00	4,68,561.00	11,74,108.90
(g) Income tax assets (net)	Annexure - IV	1.0	20. 10.	111000000000000000000000000000000000000	V55-790,000 NI	O CONSTRUCTO
(h) Other assets	Annexure - V	5	11,53,69,504.87	18,45,657.00	25,000.00	
(g) Inventories	Annexure - VI	10,51,28,847,10	40,05,09,225.14	7,31,42,814.19	25,000.00	4,68,97,254.62
TOTAL		18,59,77,150.10	1,19,89,89,005.18	30,63,63,721.20	9,36,38,250.00	10,53,66,114.95 88,40,91,286.52
Liabilities	1					
(a) Borrowings	Annexure - IX	1 37	40,30,44,267.00	15,19,66,332.00	3,73,00,000.00	49,90,88,686,00
(b) Provisions	Annexure - (V	61,935.00	2,59,68,350.00	28,04,000.00	70,800.00	1,50,32,848.00
(c) Deferred tax liabilities (net)	Annexure - IV		1,16,12,000.00	12,36,000.00	70,200,000	3,90,000.00
(d) Trade payables	Annexure - X	341	14,94,81,075.11	4,02,93,788.62		8,46,78,403.65
(e) Other financial liabilities	Annexure - XI		17,87,644.00	9,80,000.00		25,77,566.00
(g) Other flabilities	Annexure - XII		70,84,550.00	1,97,89,821.00		3,65,91,197.00
TOTAL		61,935.00	59,89,77,886,11	21,70,69,941,62	3.73.70.800.00	63,83,58,700.65



### LAND DETAILS

		LA	ND DETAILS				
Name of the Owner	MOUJA	JL NO.	KHATIAN NO	DEED NO.	DATE	PLOT NO.	AREA
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6681	13.11.2009	674/1410	(in Acre) 0.1650
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	4865	15.05.2012	674/1410	0.1300
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	4865	16.05.2012	390/1454	0.0300
Shri Jatadhari Rice Mill Private Limited	iswarpur	155	922 & 1376	4865	16.05.2012	390/1456	0.1400
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7744	24.12.2010	390	0.1900
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7744	24.12.2010	390/1456	0.2300
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7744	24.12.2010	388/1457	0.3700
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1375	7744	24.12.2010	390/1459	0.0100
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	388/1457	0.2000
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	390	1.3500
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7858	31.12.2010	390/1454	0.2900
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7858	31.12.2010	390/1458	-
Shri Jatadhari Rice Mill Private Limited Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7858	31.12.2010	390/1455	0.5700
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	5679	13.11.2009	371 372	0.1140
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155 155	922 & 1376	6679	13.11.2009	372	0.0760
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376 922 & 1376	5679	13.11.2009	373	0.0200
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	374	0.3000
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	374	0.1750
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	376	0.4500
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1375	6679	13.11.2009	378	0.2200
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	373	0.0200
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	379	0.0600
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	377	0.0400
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	379	0.4400
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6679	13.11.2009	375	0.0500
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1375	6679	13.11.2009	376	0.9200
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	5746	10.08.2012	344/1402	0.2400
Shri Jatadhari Rice Mill Private Limited	lswarpur	155	922 & 1376	5357	16.05.2013	383	0.0100
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	992	01.02.2013	384	0.2600
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	7336	04.12.2012	385	0.2400
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	5357	01.06.2013	386	0.0200
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	992	01.02.2013	386	0.0300
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	2197	16.04.2023	675	0.2400
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	1634	14.02.2013	675	0.2500
Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6264	05.08.2021	381	0.3200
Shri Jatadhari Rice Mill Private Limited Shri Jatadhari Rice Mill Private Limited	Iswarpur	155	922 & 1376	6264	05.08.2021	382	0.1900
Shri Jatadhari Rice Mill Private Umited	Iswarpur Iswarpur	155	922 & 1376	6264	05.08.2021	383	0.1100
2.1173 Carlin Free Him Free Chines	Swerper	TOTA	922 & 1376	6264	05.08.2021	387	0.2000
P K Agri Link Private Limited	enn I			1	T		8.8200
P K Agri Link Private Limited	Siur	129	279 & 401 279 & 401	8945 9033	22.11.2008	01	2.8500
P K Agri Link Private Limited	Siur	129	279 & 401	9211	12.12.2008	03	1.1100
K Agri Link Private Limited	Siur	129	279 & 401	9212	12.12.2008	04	1.4000
K Agri Link Private Limited	Siur	129	279 & 401	8406	20.10.2009	04	1.4000
P K Agri Link Private Limited	Siur	129	279 & 401	8647	28.10.2009	21	0.4600
K Agri Link Private Limited	Siur	129	279 & 401	4884	16.06.2009	29	2.4400
K Agri Link Private Limited	Siur	129	279 & 401	2555	05.01.2010	29	0.2000
K Agri Link Private Limited	Siur	129	279 & 401	8945	22.11.2008	01	0.0600
K Agri Link Private Limited	Siur	129	279 & 401	8407	20.10.2009	04	0.2000
K Agri Unk Private Limited	Siur	129	279 & 401	947	02.02.2018	20	0.2000
K Agri Link Private Limited	Siur	129	279 & 401	1727	27.02.2019	27	0.2100
K Agri Link Private Limited	Siur	129	279 & 401	3446	10,01.2011	31	0.0800
K Agri Link Private Limited	Siur	129	279 & 401	8647	28.10.2009	32	0.2800
K Agri Link Private Limited	Iswarpur	155	920	5812	01,07.2008	384	0.1600
K Agri Link Private Limited	Iswarpur	155	920	5678	27.06.2008	361	0.0300
K Agri Link Private Limited K Agri Link Private Limited	Iswarpur	155	920	5812	01.07.2008	361	0.0100
K Agri Link Private Limited  K Agri Link Private Limited	Kachujore	130	930	8968	01.12.2008	2023	0.4200
K Agri Link Private Limited  K Agri Link Private Limited	Kachujore Kachujore	130	930	8988	12.12.2008	2021	0.6800
	Kachujore	130	930	8988	12.12.2008	2022	0.2200
		TOTAL					12.6200
K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO, I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06,1989	748	0.1700
K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO, I-3999 Conversion certificate vide case no, 5/09-90 dt. 11.12.1989	15.06,1989	759	0.2300
C CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06,1989	762	0.0300
K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	763	00500

CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	764	0.0100
CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	765	0.060
C CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	766	0.100
CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	767	0.116
K CEREALS PRIVATE LIMITED	lswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	768	0.080
K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	769	0.130
K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	770	0.0600
P K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	771	0.0600
P K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06,1989	772	0.2500
P K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. 1-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	780	0.0500
P K CEREALS PRIVATE LIMITED	tswarpur	155	878	Deed NO. 1-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12 1989	15.06.1989	781	0.0700
P K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. 1-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06,1989	782	0.1200
P K CEREALS PRIVATE LIMITED	lswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12. 1989	15.06.1989	785	0.1800
P K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989 Deed NO. I-3999	15.06.1989	786	0.0100
P K CEREALS PRIVATE LIMITED	Iswarpur	155	878	Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	787	0.0400
P K CEREALS PRIVATE LIMITED	lswarpur	155	878	Deed NO. I-3999 Conversion certificate vide case no. 5/09-90 dt. 11.12.1989	15.06.1989	788	0.2800

### ANNEXURE I

M Commercial Privat	e rimited	P K Agri Link Priva	te Limited	P K Cereals Priv	ate Limited	Reliable Advertising Pri	vate Limited	Shri Jatadhari rice fi	AIII Privata Limited
Description of Assets	WDV	Description of Assets	WDV	Description of Assets	WDV	Description of Assets	WDV	Description of Assets	WDV
NIL	-	Electrical Installation A/c	31,05,890.00	Building & Stred	12.65 989 00	NIL		AIR CONDITIONER	30.845
		Camera & Fittings	6,41,321.00	CC TV & CAMERA	82,900 00	Mile		Alternator	7,289
		Furniture & Fixtures	3,18,399.15		22 003 00			Building & Factory	21,44,307
		AIR CONDITION 1 TON		Electrical installation	1,49,100 00			Cor	24,19,176
		Computer & Software		ETP PLANT & MACHINERY	3,63,560 00		_	CC TY & CAMERA	1,74,450 0
		HAND PALLET TRUCK (2.5 TON)	10,257 00	Fee Estinguation	158 00			Colour Shorter Plant	2 51,350 6
		Motorised Crimping Tool - 42mm Spoul	33,855 32	Fundure & Futures (Holkata Office)	6,12,641.00			Computer	03,408 0
		Photo Electric Sensor	6,080.00	Generalor	8,000,00			Electrical Installation	80,6270
		SEMIAUTO STRAPPING MACHINE	79,233.00	Kolkata Office Building A/c	2,20,00 006 00			ETPPLANT	4,27,982 0
		SEWING MACHINE REVO DOUBLE NEEDLE BAG	6,601.00	Motor Car	7,250 00			Fundire & Fixture	36.50,239.9
		Videojet Positive Air Pump	1,49,840.00	Parboling Orier & Conveyor	2.94,354 00			Kalkata Office Building No.	-
		5 HP INLINE HOMOGENIZER WITH HOPPER	2,24,590 00	Plant & Machinery	20,91,879.00			Mater Cycle	1,20,485 O
		ESSAE DS 252 ( Weighing Scale)		Sally Polisher & Colour Shorter	4,04,011.00			Plant & Machinery	59,34.012.00
		FILTER PRESS -1200-PSH-125 Plates Without Cloth	21,20,681 17	SOFTWARE	2,700 00			SOFTWARE	8,171 00 28,083 00
		NEUTRALLIZER CAP 22 TON	12,43,918.59	Water System	10,308 00			rano - 10	2,14,255.00
		OIL STORAGE TANK SS	87,70,100 20	Weigh Bridge	1,46,449 00			Weigh Bridge	2,74,233 00
		REFINERY EXPANSION UNIT	39,95,837.08						
		SUBMERSIBLE PUMP WITH FITTINGS	23,257 78						
		BLOWER FOR SOLVENT SEC	1,65,316 00				1		
		COOLER FOR SOLVENT SEC	13,61,425.00						
		DRILL MACHINE	84,290.00				-		
		Extractor Chain	5,59,335.51						
		PELLET MACHINE FOR SOLVENT SEC	7,19,610.00						
		Plant & Machinery	11,57,49,887.05				_		
		STACKER CONVEYOR	10,58,212.00				_		
		Motor Car	1,81,318.00				_		
		MOTOR CYCLE	40,854.00						
		Building and Factory Shed & Godown Alt	5,00,33,301 00				_		
		Lab Equipments A/c	3,97,754 00		3 85 18 000 00				1,58,10,159.00
TOTAL			19,20,06,000.00	-	2,85,18,000.00		-		1,50,10,155,00
		REFINERY UNIT	67,175.00				6	pansion Unit	19,25,25,820.00
TOTAL			67,175.00						19,25,25,820.00

# ANNEXURE II

				- 11000					
JDM Commercial Private Limited	rivate Limited	P K Agri Link Private Limited	ivate Limited	P K Cereals Private Limited	vate Limited	Reliable Advertising Private Limited	ng Private Limited	Shri Jatadhari Kice Mill Private Limited	e Mill Private
Description of	Amount	Description of	Amount	Description of	Amount	Description of	Amount	Description of Investment	Amount
Shri Jatadhari Rice Mill	4,55,34,480.00	Investment		Intellect Buildcon	38,733.00	Inte	23,59,350.00	Intellect Buildcon Private Limited	27,101.00
				P K Agri Link Private Limited	89,80,098.00	89,80,098.00 P K Agri Link	5,67,15,645.00	P K Agri Link Private Limited	26,27,899.00
				Shri Jatadhari Rice Mill Pvt. Ltd.	1,02,80,369.00	P K Cereals private Limited	1,10,00,000.00		
						Shri Jatadhari Rice Mill Pvt. Ltd.	2,30,69,694.00		
TOTAL	4,55,34,480.00		•		1,92,99,200.00		9,31,44,689.00		26,55,000.00



ANNEXURE III

JDM Commercial Priva	A RESTRICTION AND ADDRESS OF	1.0200.00		ANNEXU	RE III				
Description of Financial	ate Umited		Private Limited	P K Cereals P	rivate Limited	Reliable Advertisin	ng Private Umited		ri Rice Mill Private Imited
Assets	Amount	Description of Financial Assets	Amount	Description of Financial Assets	Amount	Description of Financial Assets	Amount	Description of	Amount
		Security Deposit	_	Financial A	isets				
		EMD (Eastern		Security Deposit				Security Deposit	
		Rajivayi	50,000 00	Security Doposit with WBSEDCL	35,53,820.00			Earnest Money Deposit	5,000 5
		for Exchange Service	3,10 000 00					Security Deposés sun ABL Int (Sudera Realty)	1 06 626 0
		Security Deposited with Jio Fiber	2,500 00	Fixed Deposit with Bank				Securey Deposte with Retance Jib Infocorum Ltd	1,256.0
		SECURITY DEPOSIT FOR PORT	64,43,329.00	Bank of Baroda - Brabourne Road Branch - Account No. 290300078353	40,57,539,00			Securey Deposit with BSNL	2,000 0
		Security Deposit with WBSEDCL	22 09 302 00					Security Deposit with MSC Agency India Pvt Ltd	12.83.975 00
				Other				Security Deposit with WBSEDCL	5,46,429 57
		Fixed Deposit with Bank		CMR income	11,74,993 00		1	SYAMA PRASAD MIDOKERJEE PORT (Security Deposite)	1,25 900 00
		AXIS F D (920040017468243)	97,314 60						
	1	F D WBSEDCL (917040053200704)	0.88,263.00					ixed Deposit vith Bank	
		F.D. WITH AXIS BANK 921049059733537	15,71,961 00					Axis FD A/c- 1604005753d185	14,03,971 00
		Fixed Depart(\$169490289 (59308)	6.45,527 00				0	Axe FD A/c 21040077726120	17, 60,564 00
		Fixed Deposit/9180400290 10170)	5.68, 290, 00				A	Bank of Baroda FD Vo- 0290000028320	10,30.929 00
7 1		FIXED DEPOSITED 919040009359028	2,01,850 00				A	Bank of Baroda FD /o- 0290300078432	19,22,999.00
		FORED DEPC SITED 919040019494220	1,40,531,00				A	Bank of Baroda FD C 0290300078532	16,35,788 00
		Order Order	5.93.66.569.00			-		odlep Recivables	50,86,668.00
		Rodlep Regivables Duly Orawback						uty Drawback	
		Receivables MEIS & TMA	5,34,195.00		-			nceivables	30,939.00
		Receivacies	4,59,51,450.15						
Total			12,91,82,971.15		87,86,352.00				1,49,62,137.57
1041			22,74,04,77,213		,44,232.47				-1

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ANNEXURE IV

				Deferred Tax	d Tax			L	Shri Jatadharl Rice Mill Private
		1000	polimit and	P K Cereals Pri	P K Cereals Private Limited	Reliable Advertising Private Limited	Private Limited		ted
JDM Commercial Private Limited	vate Limited	P K Agri Link	P K Agri Link Private Limited			Postalation of		Description of	Amount
Description of Deferred	7000	Description of	tourous A	Description of	Amount	Deferred Tax	Amount	Deferred Tax	aliania.
7	Amount	Deferred Tax	Alloon A	Deferred Tax				Deferred Tax	3,90,000.00
V8-		Deferred Tax	1,16,12,000.00	O Deferred Tax	12,36,000.00				
									3,90,000,00
			1 15 12 000.00	0	12,36,000.00				
TOTAL			- Contractor Contractor	Provision	uo				
				-			1 1	Shri Jatadhari Rice Mill Private	ice Mill Private
bed Commenced Injury	ote Ilmited	P K Aeri Link P	P K Apri Link Private Limited	P K Cereals Private Limited	vate Limited	Reliable Advertising Private Limited	Private Limited	Limited	ted
JUNI COMMISSION FILE	are Filling		CONTRACTOR OF COLUMN			Je serve of		Description of	
Description of	Amount	Description of	Amount	Description of	Amount	Provision	Amount	Provision	Amount
Provision		Provision		Frovision	The State State of the	Control of	000000	verame tox	5.56.000.00
Income Tax	8,865.00	Provision for Audit	5,25,000.00	5,25,000.00 Income tax	8,01,000.00	Audit fees	70,800.00	IIICOIIIE COV	
Audit fees	70,800.00 EXPORT	PROVISION FOR EXPORT	2,27,42,130.00 Audit fees	Audit fees	2,00,000.00			Audit Fees	3,50,000,00
		Provision for Electricity Charae	22,61,029.00	22,81,029.00 Export Expenses	8,77,000.00			Electricity	14,02,055.00
		Provision for Expensos	4,40,191.00	Electricity	9,26,000.00			Export Expenses	1,27,24,793.00
									00000000
TOTAL	61.935.00		2,59,68,350.00		28,04,000.00		70,800.00		1,50,32,848.00

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Amount Obescription of Amount Other Assets 99,26,000.000 Prepaid Expenses 1,57,000.00 Tax Other Assets 10,14,000.00 Prepaid Expenses 1,57,000.00 Tax Other Assets 10,14,000.00 GST Receivable 15,27,000.00 Tax Export Credit Sport Credit Sport Credit Sport Credit Sport Credit Sport Credit Guarenttee Gorporation of India Ltd. Corporation of India Ltd. Corporation of India Ltd. S7,78,849.00 P. D. H. ENTREPRISE 1,00,000.00 Tax Teleservices 4,97,05,05,050.00 Tax Teleservices A,244,00 Tax Teleservices A,244,00 Tax Teleservices A,244,00 Tax Teleservices S,06,196,00 Tax Teleservices Tax Teleservices A,244,00 Tax Teleservices Tax Teleservices A,244,00 Tax Teleservices A,249,000.00 Tax Teleservices A,249,000.00 Tax Teleservices A,249,000.00 Tax Teleservices A,244,00 Tax Teleservices A,249,000.00 Tax Teleservices A,244,00 Tax Teleservices A,249,000.00 Tax Teleservices A,249,000.00 Tax Teleservices A,244,00 Tax Teleservices A,249,000.00	JDM Commercial Private Limited	rivate Limited	P K Agri Link Private Limited	vate Limited	P K Cereals Private Limited	ate Limited	Reliable Advertising Private Limited	Private Limited	Shri Jatadh	ce Mill Private
Amount	Description of Other		Description of							eq
House   99,26,000.00   Prepaid Expenses   1,67,000.00   Tax	Assets	Amount	Other Assets	Amount	Description of Other Assets	Amount	Description of Other Assets	Amount	Description of	Amount
10,20,000,000   10,20,000,000   10,20,000,000   10,20,000,000   10,20,000,000   10,20,000,000   10,20,000,000   10,20,000,000   10,20,000,000   10,20,20,20,200   10,20,2			Advance Income Tax	99,26,000.00	Prepaid Expenses	1,67,000.00	Advance income	25,000.00	SS	2,99,03,000.00
120   Advance to.   Advance			GST Receivable	3,33,39,000.00	GST Receivable	15,27,000.00			Prepaid Expenses	3,81,000.00
Pie Ltd			Prepaid Expenses	10,14,000.00						
PIE LEG         4,97,05,024.00         Bandana Nayak         8,500,00           DEAL         Sp6,000.00         Guarenttee         38,513.00           VYLTD         Guarenttee         38,913.00           VYLTD         Corporation of India Ltd.           VYLTD         A,249.00         P. D. H. ENTREPRISE           L. L			Advance to Suppliers		Advance to Suppliers				Advance to	
DEAL 9,66,000.00 Guarentree 38,913.00  VI LID Guarentree 38,913.00  VI LID Guarentree 38,913.00  VI LID Guarentree 38,913.00  VI LID Guarentree 38,913.00  L L Corporation of India trd. Graporation of India trd. India Indi			Hal Exim Pte Ltd	4,97,05,024.00	Bandana Nayak	8,500.00			Forbes Marshall Pvt.	331 572 00
VII AGRO 37,78,849,00 P. D. H. ENTREPRISE 1,00,000,00  DABAD 24,92,573,00 Tata Teleservices 3,53,630,00  LE CE 3,626,000 12,700,000 11,700,000 12,700,000 11,000,000 12,000,000 12,000,000 12,373,000 13,000,000 14,000,000 15,373,000 16,000,000 17,000,000 18,000,000,000 19,000,			ACCENT DEAL TRADE PVT LTD	9,66,000.00	Export Credit Guarenttee Corporation of India Ltd.	38,913,00			Moderate Engliseering Company	1,05,000.00
DABAD  Lata Teleservices  24,92,573,00  Ltd.  26  27  AGENCIES  2,53,630,00  Ltd.  27  LtD.  LtD.  LtD.  LtD.  12,700,000,00  LtD.  LtD.  13,700,000,00  LtD.  14,000,000,00  LtD.  15,590,000  ATTON United  25,373,00  ATTON LTD.  25,950,00  ATTON LTD.  10,000,000  ATTON LTD.  10,000,000  ATTON LTD.  ATTON			MA SHANTI AGRO FOODS PVT. LTD.	57,78,849.00	P. D. H. ENTREPRISE	1,00,000.00			Balaii Buitton	07972000
CE 3 AGENCIES 2,53,630,00  SAGENCIES 2,53,630,00  LEE POINT 12,700,000  INDIA 12,700,000  ATION LTD 55,900,00  ATION LTD 55,900,00  INDIA 55,900,00  A 25,373,00  A 26,960,00  A 26,960,00  CUMAR 15,73,992,49			MURSHIDABAD RICE MILL	24,92,573.00	Tata Teleservices	4,244.00			BHARAT PIPE	00.000.000
HRASAD USE PONT USE P			EMINENCE SHIPPING AGENCIES PVT LTD	2,53,630.00					DALMIA CEMENT BHARAT LIMITED	3,25,000.00
ALTO INDIA 12,700.00  LTD			SYAMA PRASAD MOOKERJEE PORT	5,06,196.00					Eanin Enlanvises	an own or a
LTD  LTD  LTD  LTD  LTD  LTD  LTD  LTD			Factory Employee	12,70,000.00					-	200.000
MATON LTD  ATION LTD  S5,900.00  VENTURE  18,00,000.00  In Minited  25,373.00  The state of the			ALFA LAVAL INDIA PRIVATE LTD	17,700.00					N. Manjunatha	4,00,000 00
18,00,000.00   18,00,000.00   18,00,000.00   19,000.00   10,000.00   10,000.00   10,000.00   15,73,992.49   15,73,992.49   15,73,992.49			CHENNA! PETROLEUM CORPORATION LTD	55,900.00					EMINENCE EQUIPMENTS PVT. LTD.	1,72,208.00
in Limited 25,373.00  T IN PRIVATE 10,000.00  A 26,960.00  CUMAR 15,73,992.49  HALDER 11,20,000.00			HALDER VENTURE LIMITED	18,00,000.00					Kirby Building Systems & Structures	7,59,646.24
T N PRIVATE 10,000.00  A 26,360.00  KUMAR 15,73,992.49  HALDER 11,20,000.00			Indian Oil Corporation Limited	25,373.00					Prejna Transport	1,525.00
4 26,360,00 KUMAR 15,73,992,49 HALDER 11,20,000,00			INTELLECT BUILDCON PRIVATE LIMITED	10,000.00					Damodar Process Plant Pvt. Ltd.	5,58,884,00
KUMAR 15,73,992.49			KAPIL JHA	26,960.00					Anallya Engineering	
11.20.000.00			KESHAB KUMAR HALDER	15,73,992.49					Works Ankur Machinery	4.28.338.00
00.000,0444			POULOMI HALDER	11,20,000.00					Mallick Aluminium	



4,22,344.00	Interest Subvention	25,000.00	18,45,657.00	11,53,69,504.87	
71,213.00	MEIS RECEIVABLE				
71 213 00	MEIS Receivable				
11,00,000.00	Triveni Turbine				
1,00,000.00	SKF Engineering			21,186.00	
1,01,000.00	Photons Food Proccessing			84,746.00	
4,64,600.00	Pawan Kumar Bilagat			24,85,538.00	Interest Subvention Receivables
1.08.810.00	Joy Guru Tradur			4,24,136.38	Insurance Claimes Receivables
4.00.666 00	Churulia Lakshimata Traders			1,63,720.00	
4,82,773.00	Braja Gopal Dutta (A)				
27.000.00	Limited				
991.38	Reliance Jio Infocom Ltd.			3,472.00	West Bengal State Electricity Distribution
40,25.000.00	Poulomi Halder			613.00	SHYAM BABA ROADLINES LLP
59,759.00	Guarantee Corporation of India			9,85,002.00	SATBIR SINGH CHAHAL
10.000.00	(Advocato)			9,85,825.00	1
000000	Bandana Navek			1,20,580.00	RR ENTERPRISES
10.000.000.00	SIDDHIVINAYAK TRADERS			3,965.00	RELIANCE JIO INFOCOMM LIMITED
10.00.000.00	Ma Shanii Agro Foods Pvt. Ltd.			9,524.00	RELIANCE JID INFOCOMM LIMITED
000000000	Moe Sarada Tradura			2,00,000.00	Prabhat Kumar Halder

### ANNEXURE VI

Statement	of	Invent	0

		Stateme	ent of Inventory		
SL No.	Name of the Company	Name of the Iten	Qty in MT	Rate/MT	Amount of Inventor
1	JDM Commercial Private Limited	Raw Paddy	6572.0070	15,996.46	10,51,28,847.1
2	P K Agri Link Private Limited	Raw Materials	-		
		Rice Bran	1176.4280	26,056.00	3,06,53,005.7
		Hexane	68004.0000	52.04	35,38,996.10
-		Husk	445.7205	6,306.20	28,10,801.46
_		Mustard Oil	10.5309	1,32,071.73	13,90,834.14
		Work in progress in Solvent Plant	194.9940	1,06,311.58	2,07,30,121.13
		Finished Goods			
		Crude Oil	352.4950	1,02,303.97	3,60,61,638.86
		De Oiled Rice Bran	5996.3423	12,849.78	7,70,51,692.55
		Refine Rice Bran Oil	226.7982	1,17,316.96	2,66,07,275.33
		Fatty Acid	54.8500	33,768.81	18,52,219.32
		Wax	10.2540	12,423.57	1,27,515.54
		Blended Oil			33,35,781.45
		Packing materials			
		Spare parts			72,44,417.00
-		Packing Materials			1,25,43,712.17
		Chemical			36,64,777.22
					-
		Stock in Trade	7225.3029	23,929.30	17,28,96,437.07
-		Rice	7223.3023		*
	TOTAL		83697.7258		40,05,09,225.14
3 9	K Cereals Private Limited	Raw Materials			-
		Raw Paddy	517.2535	15,575.00	80,56,223.26
-		Finished Goods			
		Perboiled Rice - Grade I	2096.0055	23,950.00	5,01,99,331.73
		Perboiled Rice - Grade II	546,6591	12,333.00	67,41,946.68
$\neg$		Perboiled Rice - Grade III	164.0204	7,774.00	12,75,094.59
		Rice Bran	104.9671	23,619.00	24,79,217.93
		Packing materials			
		Stores & Spare Parts			37,76,000.00
		Packing materials			6,15,000.00
1	TOTAL		3428.9056		7,31,42,814.19
4 Re	liable Advertising Private Limited	NA NA			
5 Shr	ri Jatadhari Rice Mill Private Limited	Raw Materials			
, ,		Raw Paddy	827.2115	15,431.00	1,27,64,700.66
-		Finished Goods			
		Perboiled Rice - Grade I	3,464.9564	23,735.00	8,22,40,741.10
		Perboiled Rice - Grade II	184.0353	14,386.00	26,47,531.83
		Perboiled Rice - Grade III	139.6848	12,749.00	17,80,842.03
		Packing materials			
		Stores & Spare Parts			31,17,000.00
		Packing materials			1,55,80,000.00
	TOTAL		3788.6766		10,53,66,114.95
1	Grand Total		97487.3150		68,41,47,001.38

JDM Commercial Private United	Private Umited	PKAeriUr	P K Agri Unk Private Umited	P K Careals Private Lin	P K Careals Private Limited	Reliable Advertising Private Umited	Private Umited	Shri Jatadhari Rice Mill Private Limited	fill Private Limited
								-	
Receivables	Amount	Description of Trade Receivables	Amount	Description of Trade Receivables	Amount	Description of Trade Receivables	Amount	Description of Trade Receivables	Amount
		INTERNATIONAL	3,39,503.00	A B TRADERS	19,61,679.00			A B TRADERS	6.02,750.00
		BEGRAJ ASHOKE KUMAR	34,45,722.00	Kapoor Chand Dharam Chand	26,420.00			Aloy Dutter & Sures	2,94,100.00
		Delira Agrolek(P)	3,13,652.00	MAHADEB KURO	8,05,963,00			Ankush Kumar Perakh	11,41,098.00
		DURGALAYA	1,00,801.00	MA LAXMI KURO BRAN TRADERS	3,28,532.00			Anup Kumar Dutta	2,73,585.00
		JAGADHATRI AGENCY(P)	46,442.00	MUS NARAYAN CHANDRA SAHA	17,31,500 00			Bodel Chandre Saha	1,06.463.00
		MAHAMAYA TRADING(P)	65,507,00	Nurul Alum	2,90,295.00			DEEP MURMURA PRODUCTS BARUT.	6,96,260.00
		MS GANGH& SONS(P)	2,67,379,00	OM PRAKASH PRASAD	10, 26, 860 00			DIGENDRA	2,01,440.00
		MS SHYAM CHAND SAHA	16,51,803.00	RK TRADING	13,50,300.00			Dulla Tea Stores	10,56,100 00
		PAWAN TRADERS	8,290.00	Soumiline Serker	19,04,195,00			Gajray Siddin	0,90,062.00
		RADHA RANI ENTERPRISE	20,00,000 00	Sri Audinath Rice Mill	2,00,000,00			GANGH & SONS	9,60,950.00
		RAJKUMAR GARAIPI	1,07,002.00	1,07,002.00 SUBHAM TRADERS	23,67,635,00			Gobindo Insdera	1.62 397 00
	- 6	RAMESH	2,78,602.00	HAL EXIM PTE. LTD.	16,26,01,248,01			Gousal Azum	31.76.842.00
	- 4	RK FOOD INDUSTRIES	1,38,62,976,00					Halder Ventine	1.15.87.125.00
	4.00	RUPA ENTERPRISE(P)	1,70,942,00					JAISWAL	43,70,723.00
	000	CHEMICALS	30,06,077.00					Juminn Yeasmin	1,50,000,00
	fine	inovation	16,338.00					AY BHOLE	0 64 000 00
	200	SIDEEP EXIM	21,11,704.00					KAILASH NATH	7.02.000.00
	SPA	SPARANICK	19,03,969,00					Kashinati	an and the second
	SU	SUBHASREE SAHA	15,44,604,00					Kripashankar	13,43,349,00
	28.2	SURYA HERBAL CARE PVT. LTD	15,22,500,00					TRADERS	4,00.400.00
	312	ZIEXIM	16,884.00					L & R EXPORTS	6,96,260.00
	HAL	HAL EXIM PTE. LTD.	5.43.64.870.00				9	(Debiters)	10.38,107.00
	INDI	-	25,97,91,163.66				4	Mira Devi (Dabitus)	3.08,335.00
	Tin P	LIMITED	1 31 40 000 00				2	M. M. ENTERPRISE	5,86,800 00
	OWN	JMD COLLINEDOLA	00.100.00				2	MONDAL TRADERS	1.61.500.00
	PVTLTD	10	30,000,00				1	400	2000
	MS K ENTER LTD.	WS KOCHAR ENTERPRISES PVT.	22,78,250.00				2 (2)	M/S ABHAY	9,38,100.00
					-		200	UDYOG SCHAWAL	7,64,600,00
			1				338	MIS CHANDMAL SURNA AND	12,980.00

ANNEXURE VIII

JDM Commercial Private Limited	Private Limited	P K Agri Link Private Limited	ate Umited	P K Cereals Private Limited	ste Limited	Reliable Advertising Private Limited	Private Limited	Shri Jatadharl Rice Mill Private	Mill Private
Description of Cash/Bank Balance	Amount	Description of Cash/Bank Balance	Amount	Description of Cash/Bank Balance	Amount	Description of Cash/Bank Balance	Amount	Description of	Amount
Sank Account		Bank Account		Bank Account		Bank Account		מייים לייים מייים מייים מייים	
HDFC Bank - Stephen House Branch - Account No. 50200021788663	3,52,77,562.00	Axis Bank - Suri Branch (Axc - 532010200002141)	16,174.30	Bank of Baroda, Babourne Road Banch Alc no. 00290200001696	9,853.00	State Bank of India - Ahmadpur Branch - Account No. 34038939647	4,56,497.00	Axis Bank - Suri Axis Bank - Suri 4,56,497,00 Branch Ac No. 910020032842962	2,14,103.19
	0	INDUSIND BANK LTD Park Street Branch Account No.201014879152	67,953.00					Bank of Baroda, Brabauma Road Brunch Alc no.	22,876,71
								20220001202	
Cash in hand	36,261.00	36,261.00 Cash in hand	3.76.741.00	3.76.741.00 Cash to hand	4 62 220 00				
				District the second	1,07,218,00	1,07,218.00 Cash in hand	12,064.00	12,064.00 Cash in hand	9 37 129 00
TOTAL	3,53,13,823,00		06 020 03 6						20104411010
			4,00,000.30		1,77,071.00		4,68,561.00		

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	JDM Commercial Private I Imbad	Private I Imbad	DV had I las	D. V. Anni I fall Defends Handland	The state of the s	WINDS IN THE IN	and the same		-	
1			THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW	California albania	LACCEBIS	LINATE LIMITED	Reliable Advertising Private Limited	E Private Limited	-	Shri Jatadhari Rice Mill Private Umited
5 "	Borrowings	Amount	Borrowings	Amount	Description of Borrowings	Amount	Description of Borrowings	Amount	Description of	Amount
			Axis Bank - CBB Branch Account No. 918060010066951	71,85,709.00	Bank of Baroda -  Brabourn Road  Branch - A/c No.  290600002188	1,10,41,566.00	Prak Priva	3,73,00,000.00	Brank Branc Branc	12,26,75,087.00
			Standwrd Chwtered Bunk - NS Road Branch	2,33,61,111,00	Bank of Baroda - Brabourn Road Branch - A/c No. 290500000176	8,05,69,682.00			Avis Bank - Corporate Banking Branch - A/c No.	2,50,00,000,00
			Aris Bank - CBB Branch Account No. 914030037602926	33,40,272.00		3,07,54,984,00			Axis Bank - Corporate Banking Branch - A/c No.	4,50,00,000,00
			AXIS BANK CBB Branch Account No.02000009738823	4,50,66,667.00	Bank of Bareda - Brabourn Road Branch - A/c No.	2,96,00,000,00		5 4 6 Z	921050057222464 Axis Bank - Corporate Banking Branch - A/c No.	2,09,69,307,00
			Axfs Bank - CBB					91	915080064916191	
			Account No. 915080007316741	15,26,09,957,00				8 8 2	Banking Branch - A/c	12,79,70,924.00
		*	Axis Benk - CBB		-	1		916	915080064914261	
		4 ₹	Account No. 9 1 408003762 1067	2,24,76,117.00				8 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Bank of Baroda - Brabourn Road Branch - A/c No.	98,75,065.00
		is a	Standard Chartered				-	200	00290500000178	
		4	lijok	11,81,74,369.00				Ban	Bank of Baroda -	
		No	No 33106203809					2 4 5	Branch - A/c No	4,00,00,000.00
		San	Standard Charlored Bank - NS Road			-		6200	0029070000015	
		Acc	37//	3,04,30,065.00				Banki	Axis Bank - Corporate Banking Branch - A/c	10.75.97.303.00
IOIAL		-	#	40,30,44,267.00				91509	915030064917566	000000000000000000000000000000000000000
					700	15,19,66,332.00	3.73	3.73.00.000.00	200424000	

JDM Commercial I	Private	P K Agri Link P	rivate Limited	ANNEX		Reliable Adv	ertision	Shri Istadhadi	Dies Mill Delicate
Umited Description of Trade			T ate cimited	P K Cereals I	rivate Limited	Private Lin		The state of the s	Rice Mill Private Ited
Payables	Amount	Description of Trade Payables AGARWALA AGRO	Amount	Description of Trade Payables	Amount	Description of Trade Payables	Amount	Description of Trade Payables	Amount
		RICE MILLS PVT.	2,24,26,805,00	GLOBELINK WW INDIA PVT. LTD	29,42,862.00			Cassury Plyboards (I) Limited	26.831.0
		CHHAPOLI RICE MILLS PVT LTD	8.14.584 00	Jak Mantime & Logistics India Pvi Ltd	45.26,951,00			Chemicals (India) Company	3,69,972.4
		HARAPARBATI AGRITECH PVT LTD	2,34,35,483 00	KANHA SHIPPING TRANSPORT AGENCY PVT LTD	25.82.380.00			Globelink WW India Pvt. Ltd	14,87,590,0
		JAGADOHATRI RICE MILL PVT LTD	56,64,334.00	Oriental Past Control	1,37,807.00			JAK MARITIME & LOGISTICS INDIA PVT LTD	91,85,043.00
		JAI MAA SHARDA AGRO AND RICE MILLS PVT LTD	4,35,185.00	Phoenix Cargo Controllers & Claims Adjusters	81,288.00			KANHA SHIPPING TRANSPORT AGENCY PRIVATE LIMITED	10,94,337.00
		MAHA LAXMI RICE MILLS	3,69,450.00	Advance Engineering Corpration	66,801.00			MSC MEDITERRANEAN SHIPPING CO. SA	7,973.00
		MA KAMAKSHYA TRADERS	1,71,415.00	A K TRADING HOUSE	72,030.00			Oriental Pest Control	75,648.00
		M/S RAMESHWARA RICE MILL PVT. LTD.	7,91,055.00	ALPHA BUSINESS HUB (CMR BAGS)	2,89,595 00		- 1	Phoenix Cargo Cantrallers & Claims Idjusters	18,468.00
		NEW INDIA RICE	1,90,100 00	ANKUR	27,820.00			SEASAI SHIPPING PVT. LTD.	9,94,674.00
		MILL ROYJA INDUSTRIES PVT. LTD.	3,27,582.00	MACHINERY BANWARILALL KEJRIWAL & CO.	43,000.00		3	GGS India Private	40,591.00
		SARBAMANGALA AGRO PRODUCTS PVT LTD	27,55,758.00	Courier World	25,495.00			nter Domination Sales) Agencies	12,075.00
		SHREE PRINCE OVERSEAS	80,116.00	DH Maintenance	35,747.00		×	C ROY & CO	5,216.00
		ESSAR SHIPPING	1 15 57 051 79	Limited Industrial Hardware	58,500.00			RIJIT SEN	1,57,500.00
		INDIA TRANSPORT & TRAVEL PVT. LTD.	52 819 00	Centre  JKG Eximcon Private  Limited	95, 183.00		A	Supplier) stok Kumar & rothers	4,55,806.00
		M/S SIAM INTERNATIONAL		KIRTI SALES	85,562.00		а	Imala Devi Jain	1,41,998.00
		ADHUNIK AKSHAT	7 10 225 00	CORPORATION MATRIX LAW	1,40,400.00			handimata	1,26,698.00
		BANERJEE TRADERS	50,49,536.50	OFFICES OMM CONSULTANTS CONSORTIUM	16,200.00			TS Construction	8,52,000.00
	- /	BERHAMPORE AGRO MED & DAIRY FARM PVT LTD	24 21 400 00	Рамал Китаг & Сотралу	31,731.62		AG	's Sen Hardware	2,39,927.00
		BHARAT MATA IGRO INDUSTRIES		Prabhat Kumar lalder	10,50,000.00		u	NITED BRICKS	3,33,900.00
		BHARAT TIRTHA	20 25 842 00	Prerana Engg. & Consultants (P) Ltd.	1,65,983.00		U	TAM BRICKS	2,96,800.00
		CHHAJER FOOD PRODUCTS LLP	15 37 305 00	Saha & Bhattacharya ESI)	3,500.00		JC	ECTRIC EPAIRING SHOP	26,54,318.90
		CHHAJER RICE NLL PVT. LTD.	28,86,680.00	Savco Mill Stores	4,97,512.00	-1	9 25	ince Electricals	4,788.00
	- 0	CHHAPOLI RICE IILLS PVT LTD		Stree Salasar Jule	58,316.00		Ra	thi Udyog	3,63,784.00
	1	CHARMARAJ MINI	3 87 398 00	Sree Ram Belting & Industrial Stores	3,26,351.00			take Asia Company rilled	91,12,650.00
	t	DHARMARAJ RICE	ACCOUNTS OF THE PARTY OF THE PA	Sri Ram Mill Stores	1,18,714.00		31	K F Elixer India Pvt.	6,10,256,00
	- 1	NBYENDU JUKHERJEE		wastik Industrial &	1,25,530.00		Ma	ya Machine Tools	14,950.00
	E	EXITO AGROTECH RIVATE LIMITED	54 99 242 50	bhijit Garal fordihi)	2,07,249.00		RI	NHARDWARE	837.00
	0	SAUTAM HEMICALS	4.05.019.00 A	bhijit Ghosh	58,248.00		Add	ORES PVT. LTD.	-
	C	ARIYALI FOODS O PRIVATE MITED	27 14 950 00 A	amadour) bhijit Paut (Makuli, skuahat, Malda)	4,99,998.00		Ata	Lid. Inu Mondal nafkuti)	79,49,594.07 35.611.00
	M	EMKUNT RICE ILLS PRIVATE MITED	94.56.559.00 A	bhishek Kanhaiya adera	59,204.00		-	akar Mondal	30,000,00
	AC PI	AI MAA SHARDA GRO & RICE MILLS VT LTD		mai Das Bairagya lakura)	1,95,733.00			Mondal (Bhalash)	1,00,000.00
	PF	HM RICE MILLS RIVATE LIMITED		mit Kumar Dutta	1,30,704.00	-	Sut	bodh Kabiraj	
	JA	oy Maa Bhagabati oe Mili	34 32 202 00 A	halash) nimesh Seha laida)	3,99,996.00		(Cr	owhaita)	70,836,00
	100	A BROTHER'S	6.57.570.00 A	nju Mondal	4,18,947.00		1000	ted Freight Carriar Irwala Agro Rice	48, 150, 00
		HAITAN RICE MILL	13.66.365.00 A	ainthia) nnapurna Rooj	99,996.00		Mill	s PVI. Ltd.	45,12,575.00
25 19 19 1	K	J M RICE MILLING DUSTRIES	12555 CONTROL 10	hrnadpur) ijit Gərai (Mordighi)	40,767.00		AS	HIRBAD AGRO	21,05,000.00
of Section Section	L	CKY TRADERS	98,45,375.75 Ar	ijit Ghosh (Parota)	2,00,923.00			OD PRODUCT	4,54,240.00
N. Carlotte	M	AA KALI RICE		this Saha			PVI	Ltd.	3,06,800.00
7.7	Intil		NI NI		2,61,335.00		Jui & 6	Maa Sharda Agro lice Milis Pvt Ltd	1,84,690.00



ANNEXURE XI

				ANNEXURE AL	KE AI				
JDM Commercial Private Limited	Private Limited	P K Agri Link Private Limited	ate Limited	P K Cereals Private Limited	ite Limited	Reliable Advertising Private Limited	rivate Limited	Shri Jatadhari Rice Mill Private Limited	Mill Private
Description of Financial Liabilities	Amount	Description of Financial Liabilities	Amount	Description of Financial Liabilities	Amount	Description of Financial Liabilities	Amount	Description of Financial Liabilities	Amount
Employee Benefit. Payables		Employee Benefit. Payables		Employee Benefit		Employee Benefit		Employee Benefit. Payablus	
		Gratuity	17,75,644.00 Gratuity	Gratuity	8,08,000.00			Salary	3,50,566.00
				Salary Payable	1,72,000.00			Gratulty	22,27,000.00
Other Payables		Other Payables		Other Pavables					
		Consultancy Fees	12,000.00						
Total			17.87.644.00		9 80 000 0				
					מהיהההיהםיב				25.77.566.00



ANNEXURE XII

Description of Other Amount D	Dallilla allegia di di di	ate Limited	P K Cereals Private Limited	te Umited	Reliable Advertising Private Limited	Private Limited	Shri Jatadhari Rice Mill Private	Mill Private
Amount	Description of Other		Daniel Line				Umited	
	Liabilities	Amount	Other Liabilities	Amount	Description of Other Liabilities	Amount	Description of	Amount
•							Carrier Continues	
	Other Liabilities		Other Liabilities		Other Liabilities		Other Latini	
56	Statutory Dues		Statutory Dues				Sailer clabilities	
	TDS	16,08,006.00 TDS	TDS	3.83.000.00			Statutory Dues	
T.	ESI & PF	2,10,640.00	Provident Fund &	63,000.00			TDS	5,85,000.00
	Profession Tax	5,440.00	5,440.00 Profession Tax	1 000 00				22,000,00
	GST	1,49,730.00 GST	GST	2 11 000 00			Provident Fund	1,30,000.00
	TCS	9,154.00		2000			Profession Tax	2.000.00
	Contract Liabilities		Contract Liabilities					
	AYKIZ EXIM	19,42,334.00	19,42,334.00 Minu Saha & Sons	1 71 040 00			Contract Liabilities	
	Manoj Kumar Baid and Brothers	4,41,791.00	P.K. Agri Link Pvt.	1,89,60,781.00	2 0		A. R. Traders	88,140.00
	MS PAWAN	3,087.00					CHIMABI DUTTA	1,00,000.00
	Shib industries	27 14 368 00					P.K.Agrillnk Pvt. Ltd.	3,56,64,057,00
Total .		70,84,550.00		1.97.89.821.00				





### SCHEDULE OF ASSETS

Schedule of Assets as on Order date pertaining to JDM Commercial Private Limited - Transferor Company No. 1, P K Agri Link Private Limited - Transferor Company No. 4. Shri Link Private Limited - Transferor Company No. 4. Shri Link Private Limited - Transferor Company No. 4. Shri Link Private Limited - Transferor Company No. 4. Shri Link Private Limited - Transferor Company No. 4. Shri Link Private Limited - Transferor Company No. 4. Shri Link Private Limited - Transferor Company No. 5. reliable Advertising Private Limited - Transferor Company No. 6. Shri Link Private Limited - Tran Schedule of Assets as on Order date pertaining to JDM Commercial Private Limited - Transferor Company No. 2, P K Cereals Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice

### PART-I

A short description of the freehold properties of JDM Commercial Private Limited - Transferor Company No. 1, P K Agri Link Private Limited - Transferor A short description of the freehold properties of JDM Commercial Private Limited - Transferor Company No. 2, P K Cereals Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferee Company.

( As Per Land Details Annexed with the details of 31st May 2022 )

### PART - II

A short description of the freehold properties of JDM Commercial Private Umited - Transferor Company No. 1, P K Agri Unk Private Umited - Transferor Company No. 2, P K Cereals Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and vested in Halder Venture Limited - Transferee Company - NIL

### PART - III

Short Description of other Fixed Assets other than Freehold Property, Sundry Debtors, Sundry Creditors, Advance, cash, bank, loans and other Assets and liabilities of JDM Commercial Private Limited - Transferor Company No.1, P K Agri Link Private Limited - Transferor Company No. 2, P K Cereals Private Limited - Transferor Company No. 3, reliable Advertising Private Limited - Transferor Company No. 4, Shri Jatadhari Rice Mill Private Limited - Transferor Company No. 5 to be transferred to and verted in Maldar Venture Limited - Transferor Company

Description	Attachments	JDM Comercial Private Limited	P K Agri Link Private Limited	P K Cereals Private Limited	Reliable Advertising Private Limited	Shri Jatadhari Rice Mill Private Limited
ASSETS		As on Order Date	As on Order Date	As on Order Date	As on Order Date	As on Order Date
(a) Property, plant and equipment (b) Capital work-in-progress (c) Investments TOTAL	Annexure - I Annexure - I Annexure - II	3,02,60,000.00 3,02,60,000.00	74,18,000.00 - 74,18,000.00	¥ 3 4	٠	19,40,45,201.58



### ANNEXURE I

Private Limi	d Shri Jatadhari rice N	a Herbert	Reliable Advertising Privat	mited	reals Private LI	PK	nk Private Limited	P K Agri Li	Limited	rcial Private	JOM Commer
WD.		1	High reserve to the second of the second				1	Description of	WDV	of Assets	Description
23)	LAPTOP - HP MODEL FQ- 5327TU WINLI MSO HOM		Description of Assets	wov	tion of Assets	- NIL		NIL	-		NIL
25,5	DESKTOP - HP MODEL- PF2888IN WINTI MSO			1							
25,5	DESKTOP - HP MODEL- PF2323IN WIN11 MSO	,		7							
4,36,26,3	HOME STUDENT FACTORY AND FACTORY BUILDING (EU) (44885)			+	-	1					
51,16,0	OFFICE BUILDING (E.U) 44965]	14		+		_			1		
7,31,9	FACTORY AND FACTORY UILDING (EU) [45016]	F 81		1							
10,01,0	OFFICE BUILDING (E.U) 15195] DEFICE BUILDING (E.U)	[4							1		
4,31,77	153821	[4				1					
1,30,74	OLOUR SHORTER PLANT 0634]	140							_		
2,75,73	LTERNATOR [40634] LANT & MACHINERY	PL		-					1		
47,75	1000) LANT & MACHINERY 1365]	PL		+		-			1		
3,76	ANT & MACHINERY	PU [42]		+	+	-	-	-	+	-	
42,82	ANT & MACHINERY	[42]		1			1		-	-+	
58,559	ANT & MACHINERY 216)	PU (42)					+		+	_	
45,407	ANT & MACHINERY 475]	[424					1		+	_	
5,83,130	ANT & MACHINERY 765] KVA UNILINE MAKE	[427							+		
16,522	NSFORMER MACHINE	TRAI [428								_	
12,225	AH SMF 15 NOS. TERY AND CONNECTOR	25 A	100						+		
4,90,736	OR SORTER MACHINE 3000-5: [43023]	COL					+		+		
10,757.	AH SMF 15 NOS. TERY AND CONNECTOR	26 A BATT					1		+	+	-
15,766.0	VA UPS BASED NSFORMER MACHINE	TRAN							+	-	
54,628.0	S. GRAIN DISCHARGER MOTOR MACHINE					TW			+		
9,81,83,398.0	NT & MACHINERY (EU)_ ING SECTION [44865]										
2,42,52,212.0	IT & MACHINERY (EU)_ ER SECTION [44865]									-	
,50,89,430.0	IT & MACHINERY (EU)_ TRICAL INSTALATION					110			$\vdash$		
38,341.0	ELON MOISTURE HINE [44868]	5TEVE							$\vdash$	_	
16,226.0	AL WEIGHTING SCALE 5-300KG (44892)										
7,711.0	Y TESTING MACHINE	PADD1 [44895							$\vdash$		
20,91,555.0	T & MACHINERY (EU)_ NG SECTION (45016)				2						
11,07,439.0	T & MACHINERY (EU)_ NG SECTION [45107]										
92,911.00	G SECTION [45119]										
2,70,073.00	& MACHINERY (EU)_	PLANT									
8,982.0	& MACHINERY (EU)_ IG SECTION [45304]	PLANT									
40,45,201.58	- 1				1.		74,18,000.00	prograss in Tin Plant	Work in	1:	TOTAL
							designation .				

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		P K Agri Link Private	k Private	P K Cereals Private	Private	Reliable Advertising	Ivertising	Shri Jatadhari Rice Mill private Limited	ri Rice Mil
JDM Commercial	JDM Commercial Private Limited	Limited	pe	Limited	pe	Private Limited	Imited	Description	
Description of	Amount	Description of	Amount	Description of Investment	Amount	Description of Tovestment	Amount	of Investment	Amount
TIIACSCIIICIII		Investment				THE CONTRACTOR			
Shri Jatadhari Rice	3,02,60,000.00	NIL		NIC	r.	NIL	•	NIL	,
חווי ביוויים			A STATE OF THE PARTY OF THE PAR		1				
									•
TOTAL	000000000000000000000000000000000000000			The state of the s	•				

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1		FNALL	ICEI	NSE INFORMATION	
L		ISWARP	UR, AHN	MADPUR, BIRBHUM, PIN- 731201	
13	SL.NO.	NAME OF LICENSE		LICENSE/ CERTIFICATE N	VO I DATE OF
_	1	FOOD SAFETY CMOH - 11		10013031000656	NO. DATE OF
	2	GRAM PANCHAYET LAND TAX		RECEIPT NO. 01	
	3	License carrying on offensive/dengerous tr	ada II aa	PROFILE CONTRACTOR OF THE PROFILE CONTRACTOR	
	4	Weight Bridge - 100 MT	ade licer	and a section of more a con-	
_	5	Weight Bridge - 50 MT		10WB003445 (SL. NO.)	
_	_	Charles and Allert and Charles		16WB00069CA (SL.NO.)	
	6	Weight Machine(20 kgs x 100 pcs)		SBVC A 2010584 (CERTIFICATE NO.	1
	7	Weight Machine 150 kg		G41512358965 (SL.NO.)	,
	8	Weight Machine 200 kg		UL2312136 (SL. NO.)	
				G25218632944	
				G25218632945	
				G25218632946	
	620V			G25219667350	
	9	Weight Machine (30 kg x 08 pcs	)	G25219667351	
				G25219667352	
				The second secon	
				G25218632942	
-	-		_	G25218632943	
1	10	Weight Machine (15 kg x 02 pcs)		G25219666459	
- 2		Adjust Course 100		G25219666463	
_		Boiler License - IBR		WB/FINAL/2023/1675	25.04.2018
		ire License		IND/WB/FSL/20192020/175109	15.07.2011
1	_	ire safety certificate / final NOC		WBFES/1522/11/Bir/P/08/10	
1	_	ollution Certificate		154-7/WPBD-Cont(4914)/11 (MEMO N	25.04.2018
1		exane Certificate		P/HQ/WB/15/2593(P265895)	05.06.2018
16		OP license		W8/15/2593 18214, Reg no. 0001/8M/X/2011	V2.V0.E010
17	_	actory License	-	Q-912504417	25.04.2018
18		09001:2015		E-912504417	25.04.2018
19		014001:2015		181FBM68	
20		22000 : 2005		1817 014100	
21	_	BUC LIABILITY INSURANCE		47D39291	
22	-	ndard Fire and Special Perils Policy		1	1
23	_	licy for Burglary	_	VOPA/WB/02/220/2018	09.03.2018
24	VO	PA Registration		P0318129000000002901TSE.	26.09.2019
	- 1			APPROX DEPTH : 120 MTR.	28.09.2019
25	sw	ID		P0318129000000000301TSE,	26.09.2019
				APPROX DEPTH : 90 MTR.	/////*CPSE4////////////////////////////////////
26	MS	ME		UDYAM-WB-04-0000352	02.11.2020
26 27	NHA				
	144.0			311600/31/2025/473, Chassis No.	
28	Car	Insurance (4)		MA3ERLF15007314	
		No. of the Section of		3005/336727970/00/000 (Ins No.) , Chassi No. ME4JC651KG7468779	•
19	Bike	Insurance (HONDA SHINE )	-	0318013124P105696223 (Ins. No.),Chassis	6
0	1	0.0000.00.000000 W		No. MBLHA11ERC9F01647	
_		Insurance (HERO DELUX)	-	NO. WINEL PLEASE OF STREET	
1		No. 1			
2_	0.00	No. 2		COURT A DOLOGIA PERSONAL TERMS	1
3	1000000	No. 3 No. 4		SBVC A 2010613 (CERTIFICATE NO.)	I
5		No. 5			1
5	Tank				
,	Tank			SBVC A 1333456	31.01.2022
	Tank	No. 8			NOW THE PERSON NAMED IN COLUMN TO SERVICE OF
(s		nk No. 1		SBVC A 2010613 (CERTIFICATE NO.)	
	-	nk No. 2	- 1-	NO BY AIRI AWAY	
		nt Box (LAB)		NO. P.K.ALPL/LW-01 NO. B615318632	
_		AL BALANCE 1 (LAB)	_	NO. 8811561232	
		AL BALANCE 2 (LAB) AL BALANCE 3 (LAB)		NO. 2744471051	
_		THERMOMETER (LAB)	_	NO. M1201512	
_		ESTABLISHMENT	_	03842N2023000026	
		nark of Edible Oil - BIBI		ademark No 4430792	05-02-2020
	LEI			4900BVT6PR4YCHQ865	07-11-2019
	APEDA		17	4500	21-11-2019
_	-	port House	The	ree Star Export House	
_		er Exporter Code		210022809	06-12-2010
_	GAFTA				02-07-2021
		ark of Rice Bran Oil - Odaana		6308694	
_	initial and the first contract to	GISTRATION CERTIFICATE -RE-06	_	AECP8230E1ZG	01-07-2017
_	INCOM	E TAX REGT, CERTIFICATE	_	ECP8230E	16-06-2008
_	_	NROLLMENT CERTIFICATE	_	002476222	24-05-2015
		DISTRATION CERTIFICATE -RE-06- ASSAM		011706029	24-05-2015
1.5	ESIC	THE		AECP8230EZI	
	F	No.		00649210000000 DGP0051786000	24.03.2017
€	1				A A CONTRACTOR OF THE PARTY OF
P	MARKET	ING			08-06-2020
PA	MARKET VBLWF	ING (RETURN) TON OF INDIAN EXPORT ORGANISATIONS		RBML00044	08-06-2020 NA



## SJRM LICENSE INFORMATION

SL.NO.	ISWARPUR, AHMADPUR, BIRBHUM, PIN- 731201  NAME OF LICENSE			
. 40		LICENSE/ CERTIFICATE NO.	DATE OF ISS	
1	FACTORY LICENSE	REG. 1-BM/X/95	DATE OF ISSUIN	
2	APEDA LICENSE	LICENCE NO- 13267	27-04-1995	
3	WEIGH BRIDGE RENEWAL	173163	55.50	
4	BATKHARA	SBVC A 2370803	27-05-2009	
	WEIGHT MACHINE	WB/03/0124/2023/0037743		
5		BCVCA 1073715		
		BCVCA 1073716		
6	F000 1105	BCVCA 1073717		
7	FOOD LICENSE (FSSAI)			
-/	FIRE LICENSE	12818002000129	22-03-2018	
8	BOILER LICENSE	FL0125182201700812	1010	
	- STOCK EIGENSE	UP 4759	15-10-1996	
9	POLLUTION LICENSE	WBL 12150	28-1-2019	
		MEMO NO.112-7/WPBD-	28-1-2019	
10	TRADE LICENSE	CONT(1017)/99		
11	SSI/MSME CERTIFICATE (UAM)	1198	100	
11		UDYAM-WB-04-0000353		
12	FACTORY INSURANCE	WB04B0013196	27-05-2009	
13	TRADE MARK REGISTRATION	28605268		
14	LEGAL METROLOGY	2044431	27.05.2022	
10	WBLWF (RETURN)	PC/WB/1826/15	26-10-2010	
15		LIC.NO13267	30-12-2015	
		COM CODE ON803305	27-04-1995	
16	EXPORT LICENSE (IEC)	RCMC NO- ER/292/2015-2016 R NO- FIEO/ER/12010/2015- 2016/292 IEC NO- '0214002233	07-12-2015	
17	SWID LICENSE (GROUND WATER)	P0317155003900145601TSE		
18	AUTHORIZED ECONOMIC OPERATOR (AEO)	P0317155003880145701TSE		
19	EXPORT HOUSE	INAANCS5328P1F204		
20	FEDERATION OF INDIAN EXPORT ORGANISATION	214002233	02.12.2020	
21	ICE GATE	REG NO. (ER/65/2020-2021)	05.09.2021	
22	ESIC	SJRMPL2020	19.03.2021	
23	EPFO	74000661410000005	25-02-2020	
24	PROFESSIONAL TAX	WBDGP000346900A	06.05.	
	PROFESSIONAL TAX	191002476028	06-05-2020	
25	Commercial Establishment	192011705932	24-05-2015	
26	authorized Econimic Operator-T1 Certificate	KL03842N2023000027	24-05-2015	
27	Star Export House	INAANCS5328P1F204	22-02-2023	
28	Importer- Exporter Code	Two star Export house	01-12-2020	
29	LEI	214002233	01-10-2023 30-04-2014	
		9845077C0E1D9AEAV92		



# PKC LICENSE INFORMATION

	ISWARPUR, AF	HMADPUR, BIRBHUM, PIN- 73120	A self-self-self-self-self-self-self-self-
SL.NC	). NAME OF LICENSE	LICENSE/ CERTIFICATE NO	
1	FACTORY LICENSE	REG. 1-BM/X/90 LICENCE NO- 012292	28-03-1990
2	APEDA LICENSE	176009	13-12-2006
3	WEIGH BRIDGE RENEWAL	SBVC A 2370804	13 12 2000
. 4	BATKHARA	WB/03/0124/2023/003744	
5.	WEIGHT MACHINE	BCVCA 1073718	
6.	FOOD LICENSE (FSSAI)	12818002000126	22-03-2018
7	FIRE LICENSE	FL0125182201700809	22 00 2020
8	BOILER LICENSE	WBL 11973	25-10-2006
9	POLLUTION LICENSE	MEMO NO.112-7/WPBD- CONT(1017)/99	08.11.2021
10	TRADE LICENSE	1199	2022-2023
11	SSI/MSME CERTIFICATE (UAM)	UDYAM-WB-04-0000301 WB04A0013197	20-07-2008
12	ELECTRICITY BG RENALEW	BG NO-05320100000028	
13	FACTORY INSURANCE	2124/69629340/00/000	
14	TRADE MARK REGISTRATION	2044431	26.10.2010
15	EDI REGISTRATION		
16	LEGAL METROLOGY	PC/WB/1825/15	27-11-2015
17	WBLWF (RETURN)	LIC.NO012292 CO. CODE ON803307	28-03-1990
18	EXPORT LICENSE (IEC)	R N- FIEO/ER/12023/2015- 2016/305 IEC NO- '0214031951	26-02-2015
19	SWID LICENSE (GROUND WATER)	P0317155007800000001TSE	
20	AUTHORIZED ECONOMIC OPERATOR (AEO) INDIAN CUSTOMS	INAANCS5328P1F204	02.12.2020
	ESIC	740006614000000005	
	EPFO	WBDGP0028302000	06-05-2020
23	PROFESSIONAL TAX	191002475834	24-05-2015
F	PROFESSIONAL TAX- ENROLMENT	192011705738	24-05-2015
24	Authorised Economic Operator-T1 Certificate (exporter)	INAAECP1433F1F209	14-01-2020
	mporter- Exporter Code	214031951	26-02-2015
	tar Export House	One Star House	
7 L	EI	984500836046DF8F5B25	17-08-2021
8 C	Commercial Establishment	KL03842N2023000028	





No. 1494/2029

Date of Presontation of application for Copy 10/12/2024

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JR / DR / AR / Court Officer National Company Law Tribunal Kolkata Bench

