SCHEME OF AMALGAMATION OF SILVERLEAF CAPITAL SERVICES PVT LTD WITH SHARE INDIA SECURITIES LTD;

AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS UNDER SECTIONS 230 & 232 OF THE COMPANIES ACT, 2013, AND OTHER APPLICABLE PROVISIONS. IS ANY

#### Preamble

This Scheme of Amalgamation is framed in terms of the provisions of Sections 230 & 232 of the Companies Act, 2013, the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, together with Section 2(18) of the Income Tax Act, 1961, and other applicable provisions, if any.

The Scheme provides for Amalgamation of Silverieaf Capital Services Pvt Ltd with Share India Securities Ltd on going-concern basis; and various other matters incidental, consequential or otherwise integrally connected with the aforesaid Amalgamation, if any.

## 1.1 DEFINITIONS

In this Scheme and all other connected documents, unless repugnant to the meaning or context thereof, the following expressions will have the meaning as under:

- 1.1.1 "Act or Companies Act, 2013" means the Companies Act, 2013 (18 of 2013); and Rules, Notifications, Cruziner, Clarifications made or issued thereunder (including but not limited to the Companies (Compromises, Arrangements and Amagiamations) Rules, 2016 and the National Company Law Tribunal Rules, 2016); and includes any other time below. In English Company Law Tribunal Rules, 2016); and includes any other time below. In English Company Law Tribunal Rules, 2016; and includes any other time below. In English Company Law Tribunal Rules, 2016.
- 1.1.2 "Amelgamation" means amalgamation of Silverined Capital Services Pvt Ltd (he Transferor Company) with and into Share India Securities Ltd (the Transferor Company) in terms of this Scheme in its present form or with any modification(s) as approved by the Horbite National Company Law Tribunal or any other competent authority, as the case may be.
- 1.1.3 "Applicable Lave(s)" means any relevant statute, notification, by-laws, regulations, guidelines, rule of common laws, policy, code, approvals, orders or instructions, exceed or common laws, policy, code, approvals, orders or instructions exacted or issued or sanctioned by any Governmental and statutory authority, having the force of law and as associable to the Commanies to this Scheme.
- 1.1.4 "Appointed Date" for the purpose of this Scheme means commencement of business on 1º October, 2023, or such other date as may be insularly decided by the Board of Directors of the Transferor Company and the Transferor Company with the approval of the Hon'ble National Company Law Tribunal; or such other date as the Hon'ble National Company Law Tribunal; or such other date as the Hon'ble National Company Law Tribunal or any other competent authority may
- 1.1.5 "Board" or "Board of Directors" means the respective Board of Directors of the Transferor Company and the Transferor Company and will, unless it is repugnent to the context or otherwise, include committee(s) so authorised by the Board of Directors, or any person authorised by the Board of Directors or such committee(s).



- 1.1.6 "Companies" means the Transferor Company and the Transferoe Company when referred collectively; and "Company" means any of these Companies. Individuals.
- 1.1.7 "Effective Data" means last of the dates on which the certified copies of the Order(s) passed by the Horbito Relational Company Law Tribunal, sanctioning this Scheme, are filed with the concerned Registrar of Companies, Ministry of Corporate Affairs. Any references in this Scheme to "upon this Scheme becoming effective" or "effectiveness of this Scheme" will be a reference to the Effective Date.
  - It is, however, clarified that though this Scheme will become operative from the Effecthe Date, the provisions of this Scheme will be effective from the Appointed Date. In other words, the effective date is only a trigger point for implementation of the Scheme. As soon as the effective date is achieved, provisions of this Scheme will come into operation; and will be effective and explicable will enter the Appointed Date in terms of the provisions of Section 23(6) of the Companies Act, 2013, and other spaciolable provisions, if any.
- 11.1.8 "Encumbrance" mans (a) any mortgage, charge (whether fixed or floating), pricipal, len, hypothercals, assignment, deed frust, the retention, security interest or either extension, security interest or either extension of any hist seconds, any person, including any right greated by a transcalour which in legal terms, a not the greating of security but which has an economic or Laws; (i) any presy, power of attorney, voting thrust agreement, interest, option, right of first offer, refusal or transfer restriction in focus of any person, and (a) we observe claim as to the, postession for fixed of the present and (a) and present and (a).
- 1.1.9 "FEMA" means the Foreign Exchange Management Act, 1999 along with the rules and regulations made there under and will include any statutory modification(s), amendment(s) or re-enactment(s) thereof for the time being in force.
- 1.1.10 "Intellectual Property Rights" means, whether registered or not, in the name of or recognized under Applicable Laws as being intellectual property of the Transferor Company and the Transferee Company, or in the nature of common law rights of the Transferor Company and the Transferee Company, as the case may be, all domestic and foreign (a) trademarks, service marks, brand names, internet domain names websites, online web nortals, trade names, loops, as well as convrigit in all of the brands, logos and their variations, along with the global goodwill associated with the foregoing: uniforms, all applications and registration for the foregoing (b) confidential and proprietary information and trade secrets; (c) published and unpublished works of authorship and copyrights therein, and registrations and applications therefor, and all renewals, extensions, restorations and reversions thereof; (d) computer software, programs (including source code, object code, firmware, operating systems and specifications) and processes; (e) designs, drawings, sketches; (f) tools, databases, frameworks, customer data, proprietary information, knowledge, any other technology or know-how, licenses, software licenses and formulas: (n) ideas and all other intellectual property or proprietary rights; and (h) all rights in all of the foregoing provided by Applicable



- 1.1.11 "IT Act" means the Income Tax Act, 1961, and the rules made there under and will include any statutory modification(s), amendment(s) or re-enactment(s) thereof for the time being in force.
- 1.1.12 "National Company Law Tribunal" means appropriate Bench/Benches of the Honble National Company Law Tribunal constituted under the Companies Act, 2013, or such other court, tribunal, forum or authority having jurisdiction to sanction the present Scheme and other connected matters. The National Company Law Tribunal is havinsafter referred to as the Tribunal" (PMCLT).
- 1.1.13 "Record Date" means the date to be fixed by the Board of Director of the Transferor Company and the Transferor Company, with reference to which the eligibility of the Shareholders of the Transferor Company, (including any Eduly Share(a) slighted against exercise of any ESOS Options under Silverial ESOS) shall be determined for any ESOS Options under Silverial ESOS) shall be determined for the Shareholder of the Shareh
- 1.1.14 "Registrar of Companies" means concerned Registrar(s) of Companies, Ministry of Corporate Affairs having jurisdiction under the Companies Act, 2013, and other applicable provisions, if any, on the respective Companies.
- 1.1.1.5 "Schwer" mean the present Schwere of Analysansists formed under the prevalent of Schwerz (20 Ta 27 Ta 47 Cancellander, A. 27.37, for 20 Ta 20 Ta
- 1.1.16 "SEBI Listing Regulations" means the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time.
- Regulations, 2015, as amended from time to time.

  1.1.17 "SEBI Scheme Circular" means Master Circular No.
  SEBI/HO/C70/POD-2/P/CIR/2022/99 dated June 20, 2023, issued by
  the Securities and Exchange Board of India (SEBI), on Scheme of
  Arrangement by Listed Entities and other related matters, as amended.
- 1.1.18 "Stock Exchanges" means BSE Ltd (Bombay Stock Exchange/BSE) and National Stock Exchange of India Ltd (National Stock Exchange/NSE) when referred collectively.

from time to time.

1.1.19 "Transferor Company" means Silverleaf Capital Services Pt Ltd. being a company incorporated under the provisions of the Companies Act, 1956, and having its registered office at 615, 6° Floor, Damij Shamji Business Galleria, LBS Mary, Karnjumary West, Mumbia-400, 078, Maharashtra; e-mail: vjiash.snghibsilverleafcas.com; Website: <a href="https://dx.doi.org/10.1007/j.com/10.1007/j.co





The Transferor Company-Silverleaf Copilal Services PVI, Ltd [Corporate Identity No. (CIN): U741109H20119TC221825; Income Tax Permanent Account No. (PAI): AAQCS38488] was comprehed in 10° September, 2011, under the pre-fit of the Companies Act, 1956, as the Companies Act, 1956, as the Companies Act, 1956, as the Earl Act of Companies Act of Incorporation Issued by

The Transferor Company is in the process of shifting its registered office from the State of Maharashtra to the State of Gujarat. On completion of the process of shifting or registered office of the Company, this Scheme will be updated to give effect to the same, without any further approval or information to arrivance in this recoard.

1.1.20 "Transferee Company" means Share India Securities Ltd biling a company incorporated under the provisions of the Companies Act, Security Companies Companies Companies Companies Act, Security Companies Companies Society Ltd, Road SE, Block SS, Zone 5, Gift Ctry, Gandhinagar-382 355, Gujarat; e-mail: secretarial@shareids.com; Website: mww.hareinda.com

> The Transferee Company-Share India Securities Ltd (Corporate Identity No. (CIN): L67120G11994PI C115132: Income Tay Permanent Account No. (PAN): AAACF6462E] was originally incorporated on 12th July. 1994. under the provisions of the Companies Act, 1956, as a public limited company with the name and style as 'FMS Securities Ltd vide Certificate of Incorporation issued by the Registrar of Companies, Assam, Meghalaya, Manipur, Tripura, Nagaland, Arunachal Pradesh 8 Mizoram at Shillong. Registered Office of the Company was shifted from the State of Assam to the NCT of Delhi as approved by the Hon'ble Company Law Board, Eastern Regional Bench, Kolkata, vide its Order dated 9th August, 2000. The Registrar of Companies, NCT Delhi & Haryana, New Delhi registered the aforesaid order and allotted a new CIN to the Company. Name of the Company was changed to its present name 'Share India Securities Ltd' vide Fresh Certificate of Incorporation dated 15th July, 2010, issued by the Registrar of Companies, NCT of Delhi and Haryana, New Delhi. Registered Office of the Company was shifted from the NCT of Delhi to the State of Uttar Pradesh as approved by the Hon'ble Regional Director, Northern Begins Ministry of Corporate Affairs, New Delhi, vide Order dated 17th April, 2012. The Registrar of Companies, Uttar Pradesh, Kanpur, registered the aforesaid order and allotted a new CIN to the Company, Registered Office of the Company was subsequently shifted from the State of Uttar Pradesh to the State of Gujarat as approved by the Hon'ble Regional Director, Northern Region, Ministry of Cornorate Affairs, New Delhi, vide Order dated 13th July, 2020. The Registrar of Companies, Guiarat. Ahmedabad, registered the aforesaid order and allotted a new CIN to

#### 1.2 INTERPRETATION

Terms and expressions which are used in this Scheme but not defined herein will, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, and if not defined therein then under the relevant Applicable Laws. In this Scheme, unless the context otherwise requires:

 References to "persons" will include individuals, bodies corporate (wherever incorporated), un-incorporated entities, associations, partnerships and proprietership.





- ii. Heading, sub-heading and bold typeface are only for convenience and will not affect the construction or interpretation of this Schame
- ii. The term "Clause" refers to the specified Clause of this Scheme.
- iv. References to one gender includes all genders.
- v. Any phrase introduced by the terms "including", "include", "in particular" or any similar expression will be construed as illustrative and will not limit the sense of the words preceding those terms.
- vi. Words denoting singular will include the plural and vice-versa.
- vii. Reference to any legislation, statute, regulation, rule, notification or any other provision of law means and includes references to such legal provisions as amended, supplemented or re-anacted from time to time; and any reference to a legal provision will include any subordinate legislation made from time to time under such a statutory provision.
- Unless otherwise defined, the reference to the word "days" will mean calendar days.
- References to dates and times will be construed to be references to Indian dates and times.

### 1.3 CAPITAL STRUCTURE

- As on the date of approval of this Scheme by the Board of Directors, i.e., 18<sup>th</sup> March, 2024, the Authorised Share Capital of the Transferor Company is \$5,00,000 divided into \$0,000 (Equity Shares of \$10 each. Whereas the Issued, Subscribed and Paid-up Capital of the Company on such date is \$87,930 divided into \$8,733 (Equity Shares of \$10 each.
- II. Further, the Transferer Company has framed a Stock Option Schema for its employees named as Silverstand Captall-fimilipperes Stock Option Scheme, 2023' (hereinafter referred to as "Silverleaf ISOS"). Under the afferstand Silverstand ISOS, soon vestion, the employees of the Transferer Company would have an option ("ISOS Option") to acquire equal number of Equity Silvers of the Transferer Company. Accordingly, upon vesting and exercise of the ISOS Option while the capital of the Transferer Company will be chanced to that settled.

It is however, clarified that such change in the issued and paid-up share agaital of the Transferor Company will not have any impact not the share exchange ratio proposed for the present Scheme of Amalgamation, as explained in the Report on Valuation of Shares and Share Exchange Ratio issued by the Registered Valuer for the purpose of the present Scheme of Amalgamation.

Details of unexercised options under the Silverleaf ESOS as on the date of approval of this Scheme by the Board of Directors, i.e., 18th March, 2024, is given as under:





Total ESOS Options	1,000
ESOS Options Granted	754
ESOS Options Vested	NI
ESOS Options Exercised	Ni
Outstanding ESOS Options	754
Total Number of Equity Shares to be issued against the outstanding ESOS Options	754
Evergine Brice per ESCOS Cetion	F10 each

- III. As on the date of approval of this Scheme by the Board of Directors, i.e., 18<sup>th</sup> Mench, 2024, the Authorised Share Capital of the Transferee Company is \$50,00,00,000 divided into 5,00,00,000 Equity Shares of 110 each. Whereas the Issued, Subscribed and Plasi-up Capital of the Company on such date is \$35,80,71,640 divided into 3,58,07,164 Equity Shares of \$10 each.
- IV. Further, as on the date of approval of this Scheme by the Board of Directors, Lee, 18th Menty, 2024, the Transferre Company as 77,10,782 outstanding detachable Warrants exercisable into equal number of floully Shares of the Company to be ranked pair pass with paid-up share: capital of the Transferre Company said change upon exercise of the aforeautil Warrantees Company will change upon exercise of the aforeautil Warrantees
  - v. The Transferee Company has framed two stock option schemes for its employees named as 'Share India Employees Stock Option Scheme. 2022' ("SISL ESOS 2022") and 'Share India Employees Stock Option Scheme-II' ("SISL ESOS II") (collectively the "SISL ESOS Schemes"). Under the aforesaid SISL ESOS Schemes, upon vesting, employees of the Transferee Company would have an option ("SISL ESOS Option") to acquire equal number of Equity Shares of the Transferee Company, The issued, subscribed and paid-up share capital of the Transferee Company will change upon vesting and exercise of the SISL ESOS Option under the aforesaid SISL ESOS Schemes. It is however, clarified that such change in the issued and paid-up share capital of the Transferee Company will not have any impact on the share exchange ratio proposed for the present Scheme of Amaloamation, as evolvined in the Report on valuation of Shares and Share Exchange Ratio issued by the Registered Valuer for the purpose of the present Scheme of Amalgamation.

Details of unexercised options under the aforesaid ESOS as on the date of approval of this Scheme by the Board of Directors, i.e.,  $18^{\rm tt}$  March, 2024, is given as under:

Particulars	SISL ESOS 2022	SISL ESOS II
Total SILS ESOS Options	6,00,000	1,00,000
SISL ESOS Options Granted	2,62,060	75,400
SISL ESOS Options Vested	1,25,000	Ni
SISL ESOS Options Exercised	1,25,000	Ni
Outstanding SISL ESOS Options	1,37,060	75,400
Total Number of Equity Shares to be issued against the outstanding SISL ESOS Options	1,37,060	75,400
Exercise Price per SISL ESOS Option	₹10 each	₹10 each or such higher amount as



- vi. The Transferor Company is a closely held un-listed private limited company. Whereas the Transferee Company is a public limited listed company. Equity Shares of the Transferee Company are listed on BSE and NSE.
- The Scheme of Amalgamation will not result in change in management of the listed Transferee Company.
- viii. Except Equity Shares to be issued under the Silverleaf ESOS or otherwise provided in this Scheme, there will be no change in the issued and paid-up share capital of the un-listed Transferor Company till the Record Date.

### 1.4 RATIONALE AND BENEFITS OF THE SCHEME

The circumstances which justify and/or necessitate the proposed Scheme of Amalgamation of Silverlead Capital Services Pvt Ltd with Share India Secunties Ltd; and benefits of the proposed amalgamation as perceived by the Board of Directors of these Companies, to the Shareholders and other stakeholders are, inter als. as follows:

- The proposed amalgamation of the Transferor Company with the Transferoe Company would result in business synergy, consolidation of these Companies and pooling of their resources into a single entity.
- ii. The Transferer Company-Silvariad Capital Services Pt Ltd., is a technology company that spectases in the financial services space and high frequency trading. The Transferer Company combines Machine Learning, At Exchanges and mathematical modeling with in-house learning. At techniques and mathematical modeling with in-house learning at Company and Company of the Company of the Company (and Company). The Company of the Company of the Company of the Market Making and support for Research Projects.

Whereas the Transferee Company-Share India Securities Ltd is engaged in Share and Stock Broking, Commodity Derivatives Broking, Equity Derivatives Broking, Currency Derivatives Broking, Portfolio Management, Research Analysis, Mutual Funds Distribution, and to invest, buy, sell, or otherwise deal in all kind of securities and other related activities. The Transferee Company is a Trading Member of BSE Ltd (Bombay Stock Exchange/BSE) and National Stock Exchange of India Ltd (NSE); and Commodity Derivatives Exchanges, viz., Multi Commodity Exchange of India Ltd (MCX), National Commodity & Derivatives Exchange Ltd (NCDEX) and Indian Commodity Exchange Ltd (ICEX). The Transferee Company is also providing de-mat services as a Depository Participant of Central Depository Services (India) Ltd (CDSL). The Transferee Company is providing issue management and merchant banking services through its wholly owned subsidiary-Share India Capital Services Pvt Ltd; NBFC activities through WOS-Share India Fincap Pvt Ltd. The Transferee Company also have 2 wholly owned subsidiary-Share India Securities (IFSC) Pvt Ltd and Total Securities (IFSC) Pvt Ltd. in the Country's first International Financial Services Centre-Guiarat International Finance Tec-City (GIFT City), Gandhi Nagar. The Transferee Company is also providing insurance broking services through its subsidiery-Share India Insurance Brokers Pvt Ltd. The Transferee Company also provides technology based automated alon trading solutions for clients and proprietary trading through its wholly owned subsidiary-Share India Algoplus Pvt Ltd





[formerly Total Commodities (India) Prt. Ltd] which is a registered broken ember of 165 and 855. The Transiere Company has obtained a wholly cowed subsidiary namely. Share India 500st Ret Ltd in Company and the Company has been found to the Ltd in Company has also formed a wholly cowed subsidiary namely and the Asset, Share India Shift Company has also formed a wholly cowed subsidiary under the same, Share India Shift Company has also formed a wholly cowed subsidiary under the same, Share India Shift Company has I company to the Asset India Shift Company has I subsidiaries engaged in software development business manyly. Ltdes Scienters Rut Ltd and Shift Company has I subsidiaries engaged in software development business manyly. Ltdes Scienters Rut Ltd and Shift S

- iii. The merger of Transferor Company into Transferoe Company would enable the Transferoe Company to have valuable addition to its technology stack, provide additional product portfolio, aid in diversifying revenue and expedite global expansion, thereby adding value to its shareholders.
- iv. The merger of Transferor Company into Transferoe Company would result in pooling of physical, financial and human resource of these Companies for the most beneficial utilization of these factors in the combined entity, Post merger of Transferor Company into Transferoe Company, the Transferoe Company will enjoy large financial and physical resources.
- v. The Transferor Company's focus on technology and innovation will bring new ideas and approaches to the Transferore Company, fostering a culture of continuous improvement and innovation.
- vi. The proposed Scheme of Amalgamation would result in pooling of physical, financial and human resource of these Companies for the most beneficial utilization of these factors in the combined entity. Post Scheme, the Transferree Company will enjoy large financial and physical resources.
- viii. The mergor of Transferro Company to the Transferro Company will result in usual economies of a centralized and a large company including climination of duplicate work, reduction in overheads, better and more productive utilization of financial, human and other resource and enhancement of overall business efficiency. The merger of Transferor Company into Transferero Company will enable these Companies to combine their managerial and operating strength, to build a wider capital and financial base and to premote and secure overall growth.
- viii. Shareholders of the listed Transferee Company will enjoy a stronger technology backbone, improved operating efficiency, better profit margins and higher growth potential for the Company.
- ix. The proposed amalgamation would enhance the shareholders' value of the Transferor Company and the Transferee Company.
- x. The menger of Transferor Company into Transferee Company will have beneficial impact on the Transferor Company and the Transferee Company, their shareholders, employees and other stakeholders and all concerned.



#### 2. TRANSFER AND VESTING OF UNDERTAKING(S)

- On the Scheme becoming effective and with effect from the Appointed Date, subject to the provisions of the Scheme in relation to the modelities of transfer and vesting, the undertakings and entire business and all immovable properties (including agricultural land, industrial land, residential land and all other lands, plots and land parcels) where so ever situated and incapable of passing by physical delivery as also all other assets, capital work-in-progress, current assets, investments, deposits, bookings and advances against residential and commercial plots and buildings, powers, authorities, awards, allotments, approvals and consents, licenses, registrations, contracts, agreements, engagements, arrangement, rights, intellectual property rights, titles, interests, benefits and advantages of whatsoever nature belonging to or in the ownership, power, possession, control of or vested in or granted in favour of or enjoyed by the Transferor Company, including but without being limited to, benefit of all agreements and all other interests arising to the Transferor Company (hereinafter collectively referred to as "the said assets") shall, without any further act or deed be transferred to and vested in the Transferee Company pursuant to the provisions of Section 232 of the Act as a going concern, for all the estate, right, title and interest of the Transferor Company therein so as to become the property of the Transferee Company but, subject to mortgages, charges and encumbrances, if any, then affecting the undertaking of the Transferor Company without such charges in any way extending to the undertaking of the Transferee Company.
- 2.2 Notethhanding what is provided herein above, it is expressly provided that in respect to such of the said assets as are movable in nature or are otherwise capable of being transferred by physical delivery or by endorsement and delivery, he same shall be to transferred, with effect from the Appointed Daile, by the Transferre Company to the Transferre requiring any order of the Tribusal or any does of instrument of conveyance for the same and shall become the property of the Transferre Company society of the Transferre Company as confident.
- 2.3 On and from the Appointed Date, all labilities, provisions, duties and obligations including income tax and other statution plabilities, if any, of every kind, nature and description of the Transferrer Company whether provided for in the books of accounts of the Transferrer Company or not, shall devolve and shall stand transferred to be deemed to be transferred without any other act or deep, to the Transferrer Company or the first from the Appointed Date and shall be the liabilities, provisions, duties and obligations of the Transferred Company.
- 2.4 Similarly, on and firm this Appointed Datis, all the taxes and disciss memory and the properties of the propertie





of the Transferee Company as effectively as if the Transferee Company had paid the same.

2.5 Upon the Scheme becoming effective, all un-availed credits and exemptions, statutory benefits, including in respect of Income Tax (including MAT credit), CENVAT, Custama, VAT, Sales Tax, Service Tax, Goods and Services Tax, etc., of the Transferror Company, shall be available to and vest in the Transferre Company, without any further act or deed.

2.6 Upon the Scheme baconing effective, the Transferree Company is the expressly premitted to review or modify or make adjustment as permitted in the respective tax legislations, its income-tax returns, TSO Goods and Service Tax returns, effect that the period for filling / reviewing such returns may have liqued and to obtain TSO cerdificies, including TSO effectives returns, including TSO effectives returns, including TSO effectives returns, including TSO effectives returns a branchistic company, and to claim refunds, advance tax, fertiment Alternate Tax consists and withfollings fax credit ext., pursuant to the provisions for consists and withfollings fax credit ext., pursuant to the provisions for consists and withfollings fax credit ext., pursuant to the provisions for consists and withfollings fax credit ext., pursuant to the provisions for consists and withfollings fax credit ext., pursuant to the provisions for consists and withfollings are credit ext., pursuant to the provisions for consists and provisions for c

2.7 Without prejudice to the generality of the provisions contained in aforesaid clauses, upon the Scheme becoming effective, requisite form(s) will be filed with the Registrar of Companies for credition, modification and/or satisfaction of charge(s), to the extent required, to give effect to the provisions of this Scheme.

With effect from the Effective Date and until such time name in the bank accounts of the Transferor Company is replaced with that of the Transferee Company, the Transferee Company shall be entitled to operate the existing bank accounts of the Transferor Company, in so far, as may be necessary. The banks shall also honour cheques or other bills issued in the name of the Transferor Company on and from the Effective Date. Further, the Transferee Company, if so required, shall also be entitled to maintain one Bank Account in the name of the Transferor Company to enable it to deposit/encash any refund or other payment received in the name of the Transferor Company. All such denseits will then, be transferred to the bank account of the Transferee Company. It may, however, be clarified that such bank account(s) (in the name of the Transferor Company) will be used only for the limited purpose of depositing/encashing any refund or other payments received in the name/in favour of the Transferor Company. Such bank account will not be used for normal banking transactions.

2.9 All other assets & liabilities of the Transferor Company, which may not be specifically covered in the aforesaid Clauses, shall also stand transferred to the Transferee Company with effect from the Appointed Date.

2.10 In accordance with the Central Goods & Services Tax Act, 2017 (CGST), Integranted Goods & Services Tax Act, 2017 (CGST) and respective Select Goods & Services Tax & Act, 2017 (CGST) and respective Select Goods & Services Tax Issus (SGGT), Goods & Services Tax as are previented not the Effective Death the unsufficial confident relating to, Goods & Services Tax Irlings in the accounts of the undertaking of the Transferor Company shall as permitted to be terreferred to the credit of the Transferor Company shall accordingly be entitled to set off all such unsufficial cortects against the Goods & Services Tax Appales by it.





- 2.11 All compliances with respect to taxes or any other law between the Appointed Date and Effective Date done by the Transferor Company shall, upon the approval of this Scheme, be deemed to have been made with by the Transferee Company.
- 2.12 Any tax labilities under the Income Tax Act, 1961, Washin Tax Act, 1957, colstend don't leves, central seeks are, applicable state value added tax, service tax leves, each of the Service tax, or other central control of the Income tax, or other central cent
- 2.13 Any refund under the Income Tax Ad. 1961, Weelth Tax Ad., 1967, customs only time, central sales tax, applicable state year days and service tax is text, excise didy laws, Goods & Services tax, or other application design with taxes diductal tax, or other application of the proposition of the proposition of the Transferor Company consequent to the assessmentic) of on the Transferor Company and for which no credit is taken in the account; as the assessmentic) and other proceedingly made on the Transferor Company and for which no credit is taken in the account; as the control of the control of
- 2.14 Without prejudice to the generality of the above, all benefits, refunds, needlves, credits (including, but without imitation to income tax, tax of the control of t
- 2.15 Upon the scheme baccering effective, all deductions otherwise admissible to the Transferer Company including payment admissible on actual payment or on deduction of appropriate taxes or on payment of tax deducted at source (such as under Section 40, 404, 438 etc. of the IT Act) shall be available for deduction to the Transferrer Company as it would have been available to the Transferrer Company as it.

#### 3. PERMISSIONS

All statistics and regulatory permissions, approvide, connects, increase, in COCCO, distance or persiste the Transfers Company had tasked visited in Miller (COCC), distance or peaced to the Transfers Company had tasked visited in All the structured Authorities shall promptly makes all soon linears and miller and the permissions. As a feasure of the Transferse Company, healths and requirements, describes, peaced to the Transferse Company, healths and requirements, as a feasure of the Transferse Company, healths and requirements, as a relative to the control of the contro





# 4. CONTRACTS, DEEDS, BONDS AND OTHER INSTRUMENTS

- 4.1 Subject to the other provisions of this Scheme, all contracts, decis, bands, agreements and other instruments of whatesever nature, to which the Transferor Company is a party, subsisting or having effect immediately before or effer the Effecthe date, shall remain in full force and effect against or in favour of the Transferor Company and may be the Transferor Company and believe the Transferor Company and been a party thereof Transferor Company.
- 4.2 The transfer of the said assets and liabilities of the Transferro Company to the Trensferred Company and the continuator of all the contracts or logic promotings by or against the Transferred Company shall not affect any contract or proceedings relating to the said assets or the liabilities already concluded by the Transferror Company on or after the Appointed Date.
- 4.3 The Transferee Company may, at any time after coming size effects of the control of the first of the control of the con

### 5. LEGAL PROCEEDINGS

All legal proceedings of whatever nature by or against the Transferor Company pending in the Effective Date, shall not be abated, be discentified or company pending in the Effective Date, shall not be about the transfer of the control of the transfer of the control of the con

#### 6. DISSOLUTION OF TRANSFEROR COMPANY

On this Scheme becoming effective, the Transferor Company shall stand dissolved without the process of winding up.

### 7. STAFF, WORKMEN AND EMPLOYEES OF TRANSFEROR COMPANY

- 7.1 On the Scheme becoming effective, all staff, workmen and employees of the Transferer Company in service on the Effective Date, shall become and deemed to have become staff, workmen and employees of the Transferer Company on sout date without any break or interruption in their service and on the basis of continuity of service, and upon terms to the service and on the basis of continuity of service, and upon terms Transferro Company on the Effective to become applicable to them in the Transferro Company on the Effective to be box.
- 7.2 Provident Fund, Grebuity Fund, Superannuation Fund and any other special fund or trusts or scheme or benefits created or existing for the benefit of the employees of the Transferor Company, if any, upon the



Scheme becoming effective, shall be continued on the same terms or conditions or the instruction to the existing provider faux, employed read, and expensive the contribution of such contri

# 8. CONDUCT OF BUSINESS BY TRANSFEROR COMPANY

#### From the Appointed Date until the Effective Date,

- I. The Transferor Company shall stand possessed of all the assets and properties referred to in Clause 2 above, in trust for the Transferoe Company, Accordingly, any asset or property acquired by the Transferor Company, on or after the Appointed Date, shall be deemed to be the assets and properties of the Transferoe Company.
- ii. The Transferor Company shall be deemed to have carried on business and activities for and on behalf of and for the benefit and on account of the Transferoe Company. Any income or profit accruing to the Transferor Company and all costs, charges and expenses or loss striking or recording by the Transferor Company on and from the Appointed Date shall, for all programmes or loss, as the case may be, of the Transferoe Company.
- III. Any of the rights, powers, authorities, privileges exercised by the Transferror Company shall be deemed to have been exercised by such Transferror Company shall be deemed to have been exercised by such Transferror Company. Simplery, any of the obligations, ductor and commitment of the exercised private of the obligations, ductor and commitment of the private of the obligation of the obligation of the private of the obligation of the obligation of the obligation of the Company.
- iv. All debts, liabilities, loans raised and used, liabilities and obligations incurred, duties and obligations which arise or accrue to the Transferor Company on or after the Appointed Date, shall be deemed to be of the Transferoe Company.
- v. The Transferor Company shall not, without the prior written consent of the Beard of Directors of the Transfere Company or pursuant to any pre-existing obligation, sell, transfer or otherwise allenate, charge, mottage or encumber or otherwise deal with or dispose of any undertaking or any part thereof except in the ordinary course of its

### 9. ISSUE OF SHARES BY TRANSFEREE COMPANY

9.1 Upon the Scheme coming into effect and in consideration of the transfer and vesting of all the said assets and liabilities of the Transferor Company to the Transferoe Company in terms of the Scheme, the Transferoe Company shall, without any further application or deed, issue and aligit



Share(s) ('New Equity Shares') to the Shareholders of the Transferor Company, whose names appear in the Register of Members as on the Record Date, in the following ratio ('Arnalgamation Exchange Ratio'):

- a. The Transferee Company-Share India Securities Ltd will issue 100 (Hundred) Equity Share of 110 each, credited as fully paid up, to the Equity Shareholders of the Transferor Company for every 1 (One) Equity Shares of 110 each held in the Transferor Company-Silverleaf Capital Services Pkt Ltd.
- 9.2 Fractional entitlements, if any, shall be appropriated and held by a trust, nominated by the Board of Drectorn of the Transferce Company, in that behalf, who shall sell such shares in the market at such price, within a period of 50 days from the det of elaborent of shares, aper the Scheme. The Transferee Company shall submit to the Designated Stack Exchange a report from X andX Committee and the Independent Directors are considered to the Committee and the Independent Directors that the Committee Independent Directors that Independent Directors are sufficient to the Independent Directors and Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors are sufficient to the Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors and Independent Directors are sufficient to the Independent Directors
- 9.3 The New Equity Shares to be issued in terms of Para 9.1 above shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company. New Equity Shares shall rank pari passu in all respects, including dividend, with the existing Equity Shares of the Transferee Company.
- 9.4 The issue and allotment of fiew Equity Shares by the Transferee Company, as provided in this Scheme, is an integral part thereof. The members of the Transferee Company, on approval of the Scheme, shall be demed to have given their approval under sections 42.8 6.2 of the Companies Act, 2013, and other applicable provisions, if any, for issue of fresh Equity Shares in terms of this Scheme.
- 9.5 In the event there being any pending share transfer(s), the Board of Directors of the Transferor Company or any committee thereof while the empowered in appropriate cases, prior to or even subsequent to the such changes in the registered holders were operative on the Record Cate, in order to remove any difficulty arising on account of such transfer and in relation to shares to be transied to the theoretical for the transfer and in relation to shares to be storated to the sharedoods of the Transferor.
- 9.6 New Equity Shares to be issued by the Transferee Company pursuant to this Scheme in respect of any shares of the Transferor Company, which are held in abeyance under the provisions of the Act or otherwise, will be held in abeyance by the Transferee Company.
- 9.7 The Transfere Cumpare is providing facility of holding shares in demonstrating from and for the prospect, is registered and shares the first demonstration of the property in the property feveres Ltd (COSA). Accordingly, the literal facilities of the issued by the Transference Cumpare to the disorderised of the instead by the Transference Cumpare to the disorderised or the control of the compared to the control of the compared to the control of the c





- 9.8 It is, however, clarified that provisions of this Scheme with regard to issue of shares by the Transferee Company will not apply to the share application money, if any, which may remain outstanding in the Transferer Company.
- 9.9 In terms of the provisions of the Securities Contracts (Regulation) Act. 1956, the Securities Contracts (Regulation) Rules, 1957, the SEBI Listing Regulations, Listing Agreement, SEBI Scheme Circular, SEBI Regulations SEBI Circulars and other applicable provisions, if any, New Equity Shares to be issued by the Transferee Company to the Shareholders of the Transferor Company pursuant to this Scheme, shall be listed on all the Stock Exchanges on which the Equity Shares of the Transferee Company are listed as on the Effective Date. The Transferee Company will make necessary application(s) to the Stock Exchanges, SEBI and other competent authorities, if any, for this purpose and will comply with the provisions of the Securities Contracts (Requistion) Act. 1956, the Securities Contracts (Regulation) Rules, 1957, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, SEBI Scheme Circular, Listing Agreement, SEBI Regulations, and other applicable provisions, if any, in this regard. The concerned Stock Exchange(s) and SEBI, shall, on receipt of listing application(s) and other documents, promptly grant necessary approval(s) and list the new Equity Shares issued by the Transferee Company pursuant to this Scheme.
- 9.10 In case any Promoters' holding in the Transferee Company and/or new Shares to be issued in the Transferee Company in terms of this Scheme, are placed under lock-in by the Stock Exchange(s), SEBI or any other competent authority pursuant to the provisions of the Listing Agreement and SEBI Regulations; such locked in shares may be transferred within the Promoters' Group during such lock-in period.
- 9.11 New Equity Shares allotted by the Transferee Company, pursuant to this Scheme will remain frozen in the depositories system till isting/trading permission is given by the Designated Stock Exchange. The Transferee Company will comply with the applicable provisions in this regard.
- 9.12 Its clarified that in the event of any change in the capital structure of the Transferee Company such as share sept or consolidation of shares, issue of bonus shares, rights issue or other similar action; or any material accounting changes at any time before the Record Date; the Share Exchange Ratio as specified in Clause 9.1 of this Scheme, may be suitably adjusted for such changes, if and to the extent required with mutual transferes Company, May such adjustment in the Share Exchange Ratio with Delegand to be curried out as an integral part of this Scheme.

#### ISSUE OF SISL ESOS OPTIONS AGAINST SILVERLEAF'S ESOS OPTIONS

- 10.1. As of two days prior to Record Date ("Determination Date"), all outstanding ESOS Options of the Transferro Company, which have not been granted under the Transferro Company's Silverlast ESOS, shall lapse subcombically without any further ext, instrument or deed by Transferro Company or the Transferre Company, and without any approval or acknowledgement of any third party.
- 10.2 On the Determination Date, all the unvested ESOS Options held by holders of ESOS Options of the Transferor Company under the Silverleaf ESOS, who are not continuing as employees of the Transferor Company, as on the Transferoe Company, as on the Transferoe Company, as on the Transferoe Company.

Record Date, shall lapse automatically without any further act, instrument or deed by Transferror Company or holders or ESDS Options or the Transferror Company shall be a supported or acknowledgement of the third party. In such a stuation, the Board of Directors of the Transferror Company shall in its absolute discretion, settle the claims, if you, for such holders of ESDS Coefisions in any manner as it must deem fit.

10.3 In respect of the ESOS Options held by the holders ESOS Options of the Transferror Company under the Silverisal ESOS (paint from 10.1 and 10.2, above), the Transferrec Company-Share India Socurities Ltd will issue 10.0 (Hundred) SISL ESOS Options, for every ESOS Options held in the Transferror Company-Silverleaf Capital Services Pvt Ltd ("ESOS Exchange Rato").

It is clarified that the Exercise Price in respect of the new Stock Options to be issued under this sub-clause as per the aforesaid ESOS Exchange Ratio shall remain the same (i.e., 410 per Equity Share of the Transferee Company), with the same condition of entitlement for one Equity Share against every one Stock Option.

- 10.4 It is further clarified that, SISI. ESOS Options to be issued by the Transferra Company shall be on the terms and conditions not less favorable than those proposed under the Silvenieal ESOS. It is clarified that, since the Transferre Company is required to issue higher number of stock options in terms of the ESOS Exchange Rato, the Transferre payable by any such Stack Option High Transferre Company.
- 10.5 The lass of Pows Disco Cityles as per the EGG Enterlaps Relse shall be employmented as in receipt pair of the Indone. The approval genetic to employment of the merce plan of the Discovine. The approval profile of Transferrac Company, Stock Enthweys, SSER, andre of Transferrac Company, Stock Enthweys, SSER, andre of Transferrac Company, Stock Enthweys, SSER, andre of the EGG and matters perfecting to laws of the self-of-Colpions app of the EGG Enthweys and the EGG Enthweys and Enthwestern Company, and the Stockward EGG, revening the SILE SEGS SCHOWNER by the Transferrac Colpions and the Stockward EGG, revening the SILE SEGS SCHOWNER by the Transferrac Colpions and the Stockward EGG, revening the SILE SEGS SCHOWNER by the Transferrac Colpions and the Stockward EGG, revening the SILE SEGS SCHOWNER SCHOWNER
- 10.6 In relation to the new Stock Options as per the ESOS Exchange Ratio issued by the Transferse Company, the period during which the Stock Options under Silverleaf ESOS were held by the holders of ESOS Options of the Transferor Company, shall be taken into account for determining the minimum vesting period required under applicable law and the
- 10.7 The Boards of Directors of the Transferor Company and the Transferoe Company shall take such actions and execute such documents as may be necessary or desirable, for the purpose of giving effect to the provisions of this Clause 10 of the Scheme.

### 11. UPON THIS SCHEME BECOMING EFFECTIVE:

11.1 Entire Issued Share Capital and share certificates of the Transferor Company will automatically stand cancelled. Shareholders of the Transferor Company will not be required to surrender the Share Certificates held in the Transferor Company.



- 11.2 Cross holding of shares between the Transferer Company and the Transferer Commony, on the Roccot Date, if any, will stand cancelled. Approval of this Scheme by the Sharesholders and/or Creditors of the and search on the Scheme by the Transfer and the Companies Act, 2013, will be sufficient compliance with the provision Companies Act, 2013, will be sufficient compliance with the provision provision, if any, relating to the reduction of share capital on cancellation of cross holding, if any, Newwere, such reduction would not holder the distribution of share plately in respect of one yell state.
- 1.3 The subrounced shares capital of the Transference Composers, will be added to Composers, Accordingly, the authorised that capital of the Transference Complany will called included to the existent of the supported authorised therein of the processors of feetings 24(3)(0) of the Composers and According to the capital of the capital cap

Clause VCoptal Clause of the Hemorandum of Association and relevant ractice(s) of the Articles of Association, favo, of the Transferred Company will stand modified to give effect to the aforesand increase in the authorised share capital of the Transferred Company, approved of the present Scheme of Amaginemation by the Shareholders of the Transferred Transferred Companies will be sufficient for the aforesand articles(s) of the Articles of Association, if any, of the Transferred Companies will be required for the same.

1.4 Save as provided in this Scheme, the Transferee Company will increase/modify its Authorities Share Capital to implement the terms of this Scheme, to the extent, necessary, it is, however, clarified that approval of the present Scheme of Amsajannation by the Shareholders of the Transferee Company will be sufficient for soft modification of the Shareholders of the Transferee Company will be required for the same, on the Shareholders or any other person will be required for the same.

### 12. ACCOUNTING TREATMENT FOR AMALGAMATION

- 12.1 Upon the Scheme becoming effective, amalgamation of the Transferor Company with the Transferor Company with the Transferor Company with the Transferor Company and other connected matters in terms of this Scheme will be accounted for as per "Acquistion Method" in compliance with the Indian Accounting Stenderd 103 (Business Combinations) as notified under Section 13.3 of the Companies & ACU, Business Combinations (2015) for east membed.
  Refuse 2015 for as amended.
  - 12.2 The Transferee Company shall give effect of the proposed amalgamation in its books of accounts in accordance with the applicable provisions of the Companies Act., 2013, Accounting Standards prescribed under





Section 133 of the Companies Act, 2013, and Generally Accepted Accounting Principles.

3.3 Without prejudice to the generality of the aforesaid, following are the relief features of the accounting treatment to be given:

12.3.1 All the assets and liabilities, whether or not recorded in the books of the Transferor Company, shall be transferred to and vested in the Transferoe Company pursuant to the Scheme and shall be recorded by the Transferoe Company at their respective fair visit.

12.3.2 Cross investments or other inter-company balances, if any, will stand cancelled.

12.3.3 Any deficit arising out of amalgamation (including on account of cancillation of cross haldings or any other inter-company balances) shall be recorded as goodwill in the books of the Transferee Company. Whereas any surplus arising out of Amalgamation (including on account of cancelling of cross holdings or any other inter-company balances) shall be credited to capital reserve.

12.3.4 Accounting policies of the Transferor Company will be harmonized with that of the Transferee Company following the amalgamation.

4. It is, however, clarifled that the Board of Directors of the Transferee Company, in consultation with the Statutory Auditors, may account for the the present amalgamation and other connected matters in such manner as to comply with the previousnes of Section 133 of the Companies Act, 2013, the applicable Accounting Standard(s), Generally Accepted Accounting Principles and other applicable provisions, if any.

# 13. APPLICATION/PETITION TO THE NATIONAL COMPANY LAW TRIBUNAL

13.1 The Transferor Company will make necessary application(x) petition(x) under the provisions of Sections 230 and 232 of the Companies Act, 2013, the Companies (Componities, Arrangements and 2016, and cother applicable provisions, if any, to the Hen'ble National Company Law Tribunal for sanctioning of this Scheme, dissolution of the Transferor Company Into the process of winding up and other provisions. If any of winding up and the Transferor Company Into the process of winding up and the Transferor Company Into the process of winding up and the Transferor Company Into the process of winding up and the Transferor Company Into the process of winding up and the Transferor Company Into the process of winding up and the Transferor Company Into the process of winding up and the Transferor Company Into the Process of the Process

13.2 The Transferee Company will make nacessary application(s)/ petition(s) under the provisions of Sections 20% 8.23 of the Companies Act, 2013, the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, the National Gomepany Lear Transia Rules, 2016, and other applicable provisions, if any, to the apprepriate Bench of the Herbiel National Company Lear Tribunal and other competent authorities, if any,

#### 14. COMPLIANCE WITH TAX LAWS

This Scheme has been drawn up to comply with the conditions relating to "Amaligamation" is defined under Section 2(18) of the Income Tax Act, 1961, and other applicable provisions, if any, if any terms or provisions of the Scheme are found to be on interpreted to be inconsistent with any of the said provisions later whether as a result of any amendment of law or any judicial provisions later whether as a result of any amendment of the control to provisions of the Income Tax Act Judicial prevail. The Scheme shall then stated provisions of the Income Tax Act Judicial prevail. The Scheme shall then stated to the Income Tax Act Judicial prevail. The Scheme shall then stated to the Income Tax Act Judicial prevail. The Scheme shall then stated to the Income Tax Act Judicial prevail. The Scheme shall then stated to the Income Tax Act Judicial prevail. The Scheme shall then stated to the Income Tax Act Judicial prevail. The Scheme shall then stated to the Income Tax Act Judicial prevail. The Scheme shall then shall be also the Income Tax Act Judicial Prevail. The Scheme shall then shall be also the Income Tax Act Judicial Prevail. The Scheme shall then shall be also the Income Tax Act Judicial Prevail. The Scheme shall then shall be the Income Tax Act Judicial Prevail. The Scheme shall then shall be the Income that Act Judicial Prevail. The Scheme shall then shall be the Income that Act Judicial Prevail. The Scheme shall be the Income that Act Judicial Prevail. The Scheme shall be the Income that Act Judicial Prevail. The Scheme shall be the Income that Act Judicial Prevail. The Scheme shall be the Income that Act Judicial Prevail The Scheme shall be the Income shal





modified to the extent determined necessary to comply with the said provisions. Such modification will however not affect other parts of the Schame. The power to make such amendments, as may become necessary, shall vest with the Board of Directors of the Transferree Company, which power can be exercised at any time and shall be exercised in the best interests of the Companies and their shareholders.

### 15. COMPLIANCE WITH SEBI REGULATIONS

against it.

- 13.1 In terms of the provisions of the SEEL Listing Regulations, SEEL Scheme Creater, and other exploration provisions, "Limit," plus praise Editions of Equip Charles (Scheme of Equip Charles), and the second charles (Scheme of Create, Parket, in terms of the previous of the SEEL Scheme Create, Parket, in terms of the previous of the SEEL Scheme Create, Parket, in terms of the previous of the SEEL Scheme Creater, Parket, in terms of the previous of the SEEL Scheme Creater, and the substitution of the SEEL Scheme Crea
  - 15.2. Notwithstanding above, the Transferer Company and the Transfered Company will comely with the provisions of the Securities Contracts (Regulation) Act, 1956, the Securities Contracts (Regulation) Act, 1957, the SEE Listing Regulations, SEES Scheme Circular, Usting Agraement, SEER Regulations, and other applicable provisions, if any, in connection with this Scheme and other connection with this Scheme and other connection matters.
- 15.3 BSE Ltd will act as the Designated Stock Exchange for the purposes of this Scheme.

### 16. MODIFICATIONS/AMENDMENTS TO THE SCHEME

- 16.1 The Transferor Company and the Transferor Company, through their respective Board of Direction may reade or assert, from time to time, respective Board of Direction may reade or assert, from time to time, the second of the second of
- 16.2 To give effect to this Scheme or to any modifications or amendments thereof, the Board of Directors of the Transferee Company may give and is authorised to give all such directions as may be necessary including directions for settling any question, doubt or difficulty that may arise.

### 17. SEVERABILITY

If any provision of this scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the consent of the Board of Directors of the Transferor Company and the Transferoe Company, affect the validity or implementation of the other provisions of this Scheme.



### 18. EXPENSES CONNECTED WITH THE SCHEME

All costs, charges and expenses of the Transferor Company and the Transferor Company incurred in relation to or in connection with this Scheme or incidental is the completion of the Amalgamento of the Transferor or incidental is the completion of the Amalgamento of the Transferor between the Company incidence of the Company incidence softene becoming invalid for any reseason whatever, all costs, charges and expenses relating to the amalgamentor service or incidental thereto shall be borne and paid by the respective Companies incurring the same.

#### Legal Advisors to the Scheme:

For SHARE INDIA SECURITIES LIMITED

Parween Supta
Authorised Signatory

Rajeev Goel & Associates Advocates and Solicitors 785, Pocket-E, Mayur Vihar-II Deihi-Meerut Expressway/184-9 Deihi 110 091 Mobile: 93124 09354 e-maii: rajeex/931@ymail.com Website: www.rajenak.in