

Ref: Sec/Sto/2020/09 December 4, 2020

Corporate Relationship Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400001

**Subject: Outcome of Board Meeting** 

Disclosure under Regulation 30 & 33 of the SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015

Ref : 1. [Scrip Code: 505890] - Kennametal India Limited

2. Our letter No. Sec/Sto/2020/08 dated November 26, 2020

Dear Sirs,

This is to inform you that the Board of Directors of Kennametal India Limited ("KIL" or the "Company") at their meeting held today, approved the merger of WIDIA India Tooling Private Limited, wholly owned subsidiary of the Company with its holding company viz., Kennametal India Limited.

This merger will enable Kennametal India Limited to streamline the Go-To market model and enhance our relevance to our customers in India by offering full range of solutions from Kennametal and WIDIA branded products. The merger enhances our market coverage, reach to customers and brings in techno-commercial synergies to service our customer requirements in a more effective manner.

The Board approved, 1<sup>st</sup> of April 2021, as the Appointed Date for merger. The draft scheme of merger as approved by the Board is enclosed.

The meeting commenced at 5.45 PM and concluded at 7.10 PM.

Kindly take the same on record.

Thanking You,

Yours faithfully,

For Kennametal India Limited

Naveen Chandra P

General Manager - Legal & Company Secretary

Enclosure: as above

# **Annexure I**

# SCHEME OF AMALGAMATION AND MERGER

OF

# WIDIA INDIA TOOLING PRIVATE LIMITED

WITH

KENNAMETAL INDIA LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS

(Under Sections 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013)

#### **GENERAL**

#### I. PURPOSE OF SCHEME

Kennametal India Limited is a leading manufacturer of hard metal products and machine tools ("Transferee Company") for the manufacturing industries. Tools manufactured by Kennametal India Limited are used in auto industries, general engineering, aerospace, defense and wide variety of other industries. This Scheme (defined herein) provides for the merger of the businesses of the industrial undertakings of Widia India Tooling Private Limited ("Transferor Company") with the Transferee Company by way of amalgamation pursuant to Sections 230 to 232 and other relevant provisions of the Companies Act, 2013.

Widia India Tooling Private Limited is a wholly owned subsidiary of Kennametal India Limited and is engaged *inter-alia* in the business of trading in heard metal products and machine tools for the manufacturing industries.

The Transferee Company primarily manufactured and traded metal cutting tools under the trade name WIDIA. In order to make sure that WIDIA is viewed as a distinct brand name, the Transferee Company incorporated the WIDIA India Tooling Private Limited Company as a wholly owned subsidiary on 13<sup>th</sup> December, 2018, and permitted the said Transferor Company to trade in WIDIA branded metal cutting tools in India. A sub-assignment of rights letter in this regard dated January 1, 2019 was issued by the Transferee Company in favour of the Transferor Company, which has been annexed to this Scheme as 'Exhibit.'The Transferor Company did not engage in manufacture of any product range since its incorporation and was purely a trading organization.

The Transferor Company being incorporated on December 13, 2018 under the jurisdiction of the Registrar of Companies, Karnataka was involved in trading of WIDIA branded cutting tools in India through indirect channel (viz., through its distributor channel in India).

To deliver and accelerate the growth plan, the Kennametal group of companies have decided to offer both Kennametal and WIDIA products to enhance customer experience and increase customer share of wallet. To achieve accelerate growth it is important for the Transferee Company to emerge as a single metal cutting organization to grow synergies in a number of years. Hence, the scheme for merging the Transferor Company with Transferee Company.

#### II. RATIONALE FOR THE SCHEME

The Board of Directors of Widia India Tooling Private Limited and Kennametal India Limited believe that the following benefits will accrue, pursuant to the amalgamation of the Transferor Company (defined herein) into the Transferee Company (defined herein):

- 1. This amalgamation will enable the Transferee and Transferor Company to streamline the "Go-To market model" and enhance its relevance to customers in India by offering full range of solutions from Kennametal and WIDIA branded products. The merger will enhance Transferee Company's market coverage, reach to customers and brings in techno-commercial synergies to service its customer requirements in a more effective manner. This will increase the business presence of both Transferor and Transferee Company across all tiers of market, catalyze the execution of brand strategy in India and is expected to deliver accelerated growth plan.
- 2. The combined entity will have a bigger portfolio of services targeted at a wider array of customers, which will strengthen its competitive position in providing products and services to the customers.
- 3. The merger is expected to benefit the customer from both the product & solution offering perspective under both the brands viz., WIDIA and Kennametal.
- 4. The merger is expected to reduce the overlaps in sales functions and aid simplification of point of contact for the customers of Transferor and Transferee companies.
- 5. With one metal cutting organization, the amalgamation is expected to obviate any potential internal brand conflict.
- 6. The merger is also expected Optimise the legal entity structure which will be aligned with the brand strategy of the business.
- 7. Merger will result in significant reduction in the multiplicity of legal and regulatory compliances required at present to be carried out by the Transferor Company and the Transferee Company.
- 8. The banks, creditors and financial institutions, if any, are not adversely affected by the proposed amalgamation as their security is maintained.

In view of the aforesaid, the Board of Directors (defined herein) of the Transferee Company and the Board of Directors of the Transferor Company have considered the Scheme,

whereunder the entire Undertakings (defined herein) and business of the Transferor Company would be transferred and vested with and into the Transferee Company pursuant to Sections 230 to 232 and other relevant provisions of the Companies Act, 2013.

# III. PARTS OF THE SCHEME

The Scheme is divided into following parts:

- (i) **Part A** dealing with definition of the terms used in this Scheme and setting out the share capital of the Transferor Company and the Transferee Company;
- (ii) **Part B** dealing with the transfer and vesting of the Undertakings (defined herein) of the Transferor Company with and into the Transferee Company;
- (iii) **Part C –** dealing with the consideration for the amalgamation and Increase in Authorized Capital of Transferee Company;
- (iv) **Part D –** dealing with the accounting treatment in the books of the Transferee Company;
- (v) **Part E –** dealing with the dissolution of the Transferor Company and the general terms and conditions applicable to this Scheme and other matters consequential and integrally connected thereto.

#### PART A

# **DEFINITIONS AND SHARE CAPITAL**

# 1. <u>DEFINITIONS</u>

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

- 1.1 "Act" means the Companies Act, 2013, and rules and regulations made thereunder and shall include any statutory modifications, re-enactment or amendment thereto from time to time.
- 1.2 "Applicable Law(s)" means any statute, notification, bye laws, rules, regulations, guidelines, rule or common law, policy, code, directives, ordinance, schemes, notices, orders or instructions law enacted or issued or sanctioned by any Appropriate Authority including any modification or re-enactment thereof for the time being in force.
- 1.3 "Appointed Date" means April 1, 2021 or such subsequent date (if any) as may be decided by the Board of Directors of the Transferor Company and the Transferee Company or such date as may be approved by the National Company Law Tribunal at Bengaluru or such other appropriate date as the Appropriate Authority may decide.
- 1.4 "Board of Directors" or "Board" means the Board of Directors of the Transferor Company or the Board of Directors of the Transferee Company or both, as the case may be, and shall include any duly constituted committee thereof.
- 1.5 "Effective Date" means the last of the dates on which the sanctions, approvals, consents, matters or filings referred to in Clause 16 under Part E of this Scheme is complied with or obtained or waived, as the case maybe. Reference in the Scheme to "upon the Scheme becoming effective" shall mean the Effective Date.
- "Government Authority" or "Appropriate Authority" means the central government, any applicable State or local government, legislative body, regulatory or administrative authority, agency or commission or any court, tribunal, board, bureau or instrumentality thereof or arbitration or arbitral body having jurisdiction.

- 1.7 **"Kennametal India Limited"** or "**Transferee Company"** a Company incorporated under the Companies Act, 1956 having its registered office 8/9, Mile, Tumkur Road Bangalore -560073.
- 1.8 "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Amalgamation in its present form, submitted to the National Company Law Tribunal or any other Appropriate Authority in the Relevant Jurisdiction, or with any modification(s) made under Clause 18 of this Scheme, as approved or directed by the National Company Law Tribunal or any other Appropriate Authority.
- 1.9 "Transferor Company" means Widia India Tooling Private Limited a company incorporated under the Companies Act, 2013 and having its registered office at Survey No11, Nagasandra, Adjacent to Nagasandra Metro Station Bengaluru-Pune National Highway, Bengaluru-560073
- 1.10 "Tribunal" means the National Company Law Tribunal.
- 1.11 "Undertaking" shall mean and the entire business and Undertaking of the Transferor Company, including all the debts, liabilities, losses, duties and obligations, including those arising on account of taxation laws and other allied laws, of the Transferor Company of every description and also including, without limitation, all the movable and immovable properties and assets (whether tangible or intangible) of the Transferor Company comprising, amongst others, all investments, receivables, actionable claims, furniture and fixtures, office equipment, telephones, telex, facsimile and other communication facilities and business licenses, permits, deposits, authorisations, approvals, lease, tenancy rights, permissions, incentives, if any, and all other rights, know-how, trade secret, patents, trademark, service mark, other intellectual property rights, registrations, title, interest, contracts including but not limited to contracts entered into with customers, vendors and service providers, consents, approvals and rights and powers of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals, benefits or agreements, contracts and arrangements, powers, authorities, permits, allotment, approvals, consents, privileges, liberties, advantages, easements and all the right title, interest goodwill, benefit and advantage, deposits, reserves, provisions, advance, receivables, deposits, funds, cash, bank balances, accounts and all other rights, benefits of all agreements, subsidies, grants, tax credits (including but not limited to credits in respect of income tax, Good Service Tax (GST), Sales tax, value added tax, etc.), software license, intellectual property(ies).

domain/websites, etc. in connection with/relating to the Transferor Company and other claims and powers, of whatsoever nature and wheresoever situated belonging to or in the possession of or granted in favour of or enjoyed by the Transferor Company, as on the Appointed Date.

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

# 2. SHARE CAPITAL

# WIDIA INDIA TOOLING PRIVATE LIMITED (Transferor Company)

The share capital of Widia India Tooling Private Limited as on September 30, 2020 was as follows:

Particulars	Amount (Rs.)
Authorised Share Capital	2,00,00,000
20,00,000 Equity Shares of Rs. 10/- each	
Issued, Subscribed and Paid up Capital	
20,00,000 Equity Shares of Rs. 10/- each	2,00,00,000
(100% held by Transferee Company and its nominees)	

Subsequent to September 30, 2020, there has been no change in the share capital of Transferor Company

#### KENNAMETAL INDIA LIMITED (Transferee Company)

The share capital of Kennametal India Limited as on September 30, 2020 was as follows:

Particulars	Amount (Rs.)
Authorised Share Capital	21,97,82,400
2,19,78,240 Equity Shares of Rs. 10/- each	
Issued, Subscribed and Paid up Capital	21,97,82,400
2,19,78,240 Equity Shares of Rs. 10/- each	

The equity shares of the Transferee Company are listed on BSE Limited and National Stock Exchange of India Limited.

# 3. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme set-out herein in its present form or with any modification(s) approved or imposed or directed by the National Company Law Tribunal or any other Appropriate Authority shall take effect from the Appointed Date and shall be operative from the Effective Date.

#### PART B

# TRANSFER AND VESTING OF UNDERTAKING OF THE TRANSFEROR COMPANY INTO THE TRANSFEREE COMPANY

# 4. TRANSFER AND VESTING OF UNDERTAKING

4.1 Subject to the provisions of this Scheme as specified hereinafter and with effect from the Appointed Date, the entire business and Undertaking of the Transferor Company, including all the debts, liabilities, losses, duties and obligations, including those arising on account of taxation laws and other allied laws, of the Transferor Company of every description and also including, without limitation, all the movable and immovable properties and assets (whether tangible or intangible) of the Transferor Company comprising, amongst others, all investments, receivables, actionable claims, furniture and fixtures, office equipment, telephones, telex, facsimile and other communication facilities and business licenses, permits, deposits, authorisations, approvals, lease, tenancy rights, permissions, incentives, if any, and all other rights, know-how, trade secret, patents, trademark, service mark, other intellectual property rights, registrations, title, interest, contracts including but not limited to contracts entered into with customers, vendors and service providers, consents, approvals and rights and powers of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals, benefits or agreements, contracts and arrangements, powers, authorities, permits, allotment, approvals, consents, privileges, liberties, advantages, easements and all the right title, interest goodwill, benefit and advantage, deposits, reserves, provisions, advance, receivables, deposits, funds, cash, bank balances, accounts and all other rights, benefits of all agreements, subsidies, grants, tax credits (including but not limited to credits in respect of income tax, Good Service Tax (GST), Sales tax, value added tax, etc.) software license, intellectual property(ies), domain/websites, etc. in connection with/relating to the Transferor Company and other claims and powers, of whatsoever nature and wheresoever situated belonging to or in the possession of or granted in favour of or enjoyed by the Transferor Company, shall, under the provisions of Sections 230 to 232 of the Act and pursuant to the order of the National Company Law Tribunal sanctioning this Scheme and without further act, instrument or deed, but subject to the charges affecting the same as on the Effective Date, be transferred and/or deemed to be transferred to and vested in the Transferee Company, so as to become the properties, assets, rights, business and Undertaking of the Transferee Company.

- 4.1 Without prejudice to the generality of Clause 0 above, in respect of the assets of the Transferor Company, including cash and bank balances, as are movable in nature or are otherwise capable of transfer by manual delivery, by paying over or by endorsement and delivery or otherwise, the same shall be so transferred by the Transferor Company to the Transferee Company, without requiring any deed or instrument of conveyance for the same and shall become the property of the Transferee Company as an integral part of the assets of the Transferee Company, with effect from the Appointed Date.
- 4.2 Without prejudice to the generality of Clause 0 above, with effect from the Appointed Date, all debts, liabilities, duties and obligations of the Transferor Company as on the Appointed Date whether provided for or not in the books of account of the Transferor Company and all other liabilities which may accrue or arise after the Appointed Date but which relate to the period on or up to the day of the Appointed Date, shall be the debts, liabilities, duties and obligations of the Transferee Company including any encumbrance on the assets of the Transferor Company or on any income earned from those assets.
- 4.3 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 from the Appointed Date.
- 4.4 Loans, advances and other obligations (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between the Transferor Company and the Transferee Company shall, *ipso facto*, stand discharged and come to an end and there shall be no liability in that behalf on any party and appropriate effect shall be given in the books of accounts and records of the Transferee Company. It is hereby clarified that there will be no accrual of interest or other charges in respect of any inter-company loans, advances and other obligations with effect from the Appointed Date.
- 4.5 All existing securities, mortgages, charges, liens or other encumbrances, if any, as on the Appointed Date and created by the Transferor Company after the Appointed Date, over the properties and other assets comprised in the Undertaking transferred to the Transferee Company by virtue of this Scheme and in so far as such securities, mortgages, charges, liens

or other encumbrances secure or relate to liabilities of the Transferor Company, the same shall, after the Effective Date, continue to relate and attach to such assets or any part thereof to which they are related or attached prior to the Effective Date and as are transferred to the Transferee Company, and such securities, mortgages, charges, liens or encumbrances shall not relate or attach to any other assets of the Transferee Company, provided however that no encumbrances shall have been created by the Transferor Company over its assets after the date of filing of the Scheme, without the prior written consent of the Board of Directors of the Transferee Company, except for those done in the normal course of business.

- 4.6 All existing encumbrances over the properties and other assets of the Transferee Company or any part thereof which relate to the liabilities and obligations of the Transferee Company prior to the Effective Date shall continue to relate only to such assets and properties and shall not extend or attach to any of the assets and properties of the Transferor Company transferred to and vested in the Transferee Company by virtue of this Scheme.
- 4.7 It is expressly provided that, save as herein provided, no other term or condition of the liabilities transferred to the Transferee Company is modified by virtue of this Scheme except to the extent that such amendment is required statutorily or by necessary implication.
- 4.8 With effect from the Appointed Date, all statutory licences, permissions, approvals or consents to carry on the operations of the Transferor Company shall stand vested in or transferred to the Transferee Company without any further act or deed and shall be appropriately mutated by the statutory authorities concerned in favour of the Transferee Company upon the vesting and transfer of the undertaking of the Transferor Company pursuant to this Scheme. The benefit of all statutory and regulatory permissions, licenses, environmental approvals and consents or other licenses and consents shall vest in and become available to the Transferee Company pursuant to this Scheme.
- 4.9 The amalgamation of the Transferor Company 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 Section 2(1B) of the Income-tax Act, 1961.

#### 5 STAFF. EMPLOYEES & DIRECTORS

On the Scheme becoming effective, all staff and employees of the Transferor Company (if any) in service on the Effective Date shall be deemed to have become staff and employees of the Transferee Company with effect from the Appointed Date or the date of joining whichever is later, without any break or interruption in their service and on the basis of continuity of service for the purpose of provident fund or gratuity or otherwise, and the terms and conditions of their employment with the Transferee Company (i.e. cost-to-company basis, in monetary terms) shall not be less favourable than those applicable to them with reference to their employment with the Transferor Company on the Effective Date.

It is expressly provided that, on the Scheme becoming effective, the provident fund, gratuity fund, superannuation fund or any other special fund or trusts, if any, created or existing for the benefit of the staff, workmen and employees of Transferor Company shall become trusts / funds of the Transferee Company for all purposes whatsoever in relation to the administration or operation of such fund or funds or in relation to the obligation to make contributions to the said fund or funds in accordance with the provisions thereof as per the terms provided in the respective trust deeds, if any, to the end and intent that all rights, duties, powers and obligations of Transferor Company in relation to such fund or funds shall become those of the Transferee Company. It is clarified that, for the purpose of the said Fund or Funds, the services of the staff, workmen and employees of the Transferor Company will be treated as having been continuous with the Transferee Company from the date of employment as reflected in the records of Transferor Company.

On the Scheme becoming effective, the directors of the Transferor Company shall not be entitled to any directorship in the Transferee Company by virtue of the provisions of this Scheme.

#### 6 <u>LEGAL PROCEEDINGS</u>

If any suit, appeal or other proceeding of whatever nature by or against the Transferor Company are pending, including those arising on account of taxation laws and other allied laws, the same shall not abate or be discontinued or in any way be prejudicially affected by reason of the arrangement by anything contained in this Scheme, but the said suit, appeal or other legal proceedings may be continued, prosecuted and enforced by or against the Transferee Company, in the same manner and to the same extent as it would or might have

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

In case of any litigations, suits, recovery proceedings which are to be initiated or may be initiated against the Transferor Company after the Appointed Date, the Transferee Company shall be made party thereto and any payment and expenses made thereto shall be the liability of the Transferee Company. The Transferee Company undertakes to continue to abide by the agreement/settlement if any entered into by the Transferor Company with any of its employees, which is in force as on the Effective Date.

# 7 CONTRACTS. DEEDS. ETC., AND POWER TO GIVE EFFECT TO THIS PART

- 7.1 Subject to the other provisions of this Scheme, all contracts, deeds, agreements, licences, permits, registrations, approvals and other instruments, if any, of whatsoever nature to which the Transferor Company is a party and subsisting or having effect on the Effective Date, shall be in full force and effect against or in favour of the Transferee Company, as the case may be, and may be enforced by or against the Transferee Company as fully and effectually as if, instead of the Transferor Company, the Transferee Company had been a party thereto, notwithstanding the terms contained in such contracts, deeds, bonds, agreements, licences, permits, registrations, approvals and other instruments.
- 7.2 The Transferee Company shall enter into and/or issue and/or execute deeds, writings or confirmations or enter into any tripartite arrangements, confirmations or novation, to which the Transferor Company will, if necessary, also be party in order to give formal effect to the provisions of this Scheme, if so required. Further, the Transferee Company shall be deemed to be authorised to execute any such deeds, writings or confirmations on behalf of the Transferor Company 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.

# 8 TREATMENT OF TAXES PAID BY THE TRANSFEROR COMPANY

All taxes, levies, cess, etc. (whether direct or indirect) that might have been paid by the Transferor Company (whether before or after the Appointed Date) during the period when the merger has not become effective for any tax liability that arises after the Appointed Date

shall be deemed to be tax paid by the Transferee Company and credit in respect thereof shall be given to the Transferee Company accordingly.

# 9 TREATMENT OF SCHEME FOR THE PURPOSES OF INCOME TAX ACT. 1961

- 9.1 This Scheme has been drawn up to comply and come within the definition and conditions relating to "Amalgamation" as specified under Section 2(1B), Section 47 and such other provisions, as may be applicable, of the Income Tax Act, 1961.
- 9.2 If any terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said section of the Income Tax Act, 1961, at a later date, including resulting from an amendment of any Applicable Law(s) or for any other reason whatsoever, the Scheme shall stand modified/amended to the extent determined necessary to comply and come within the definition and conditions relating to "Amalgamation" as specified in the Income Tax Act, 1961. In such an event, the clauses which are inconsistent shall be read down or if the need arises be deemed to be deleted and such modification/reading down or deemed deletion shall however not affect the other parts of the Scheme.
- 9.3 Any refund under the tax laws received by or due to the Transferor Company consequent any assessments made on the Transferor Company subsequent to the Appointed Date pertaining to the business transferred and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by the Transferee Company.

#### PART C

# CONSIDERATION FOR AMALGAMATION AND INCREASE IN AUTHORIZED CAPITAL OF TRANSFEREE COMPANY

# 10 <u>CONSIDERATION FOR AMALGAMATION</u>

The Transferor Company is a wholly owned subsidiary of the Transferee Company. The entire share capital of the Transferor Company is held by the Transferee Company. Hence, upon the Scheme becoming effective, no shares of the Transferee Company shall be allotted in lieu or exchange of the shares of the Transferor Company. Upon the Scheme becoming effective, the entire paid-up share capital of the Transferor Company shall be cancelled and extinguished. The investments in the shares of the Transferor Company, appearing in the books of account of Transferee Company shall, without any further act or deed, stand cancelled. The Transferee Company will carry on the businesses of the Transferor Company along with business of the Transferee with reasonable diligence and business prudence to ensure that the interests of the stakeholders of the businesses of the Transferor Company are protected and enhanced.

#### 11 INCREASE IN AUTHORIZED CAPITAL OF TRANSFEREE COMPANY

Upon the Scheme becoming effective, the authorized share capital of the Transferor Company shall stand combined with and be deemed to be added to the authorized share capital of the Transferee Company. Filing fees and stamp duty, if any, paid by Transferor Company on its authorized share capital, as applicable, shall be deemed to have been so paid by the Transferee Company on the combined authorized share capital and accordingly, the Transferee Company shall not be required to pay any fee/stamp duty for its increased authorized share capital.

Consequently, existing clause 5 of the Memorandum of Association of the Transferee Company shall, without any further act, instrument or deed, be and stand altered, modified and amended pursuant to Sections 61 to 64 and other applicable provisions of the Companies Act, 2013 by substituting the existing Clause with the following:

"The Authorised Share Capital of the Company is Rs. 23,97,82,400/- (Rupees Twenty Three Crores and Ninety Seven Lakhs and Eight Two Thousand and Four Hundred) divided into 2,39,78,240/- (Two Crore and Thirty Nine Lakhs and Seventy Eight Thousand and Two Forty) equity shares of Rs. 10/- (Rupees 10) each."

The approval of the Scheme by the shareholders of the Transferee Company under Sections 230 to 232 of the Act, shall be deemed to have the approval under Section 13, 61 and other applicable provisions of the Act and any other consents and approvals also required in this regard.

#### PART D

# ACCOUNTING TREATMENT IN THE BOOKS OF THE TRANSFEREE COMPANY

# 12 ACCOUNTING TREATMENT IN THE BOOKS OF THE TRANSFEREE COMPANY

- 12.1 The Transferee Company shall follow the requirements of Indian Accounting Standards (IndAS) 103 and other applicable Indian Accounting standards, in terms of Section 133 of the Companies Act, 2013 for the purpose of accounting for the merger.
- 12.2 The Transferee Company shall, upon the scheme becoming effective, record the assets, liabilities and reserves of the Transferor Company in the books of accounts of the Transferee Company at the existing carrying amounts and in the same form.
- 12.3 The investment made in the Share Capital of the Transferor Company by the Transferee Company stand cancelled. Difference, if any, between the investments held by the Transferee Company and assets, liabilities and reserves held by the Transferor Company will be transferred to Common Control Transactions Capital Reserve (separately from other capital reserves).

#### PART E

# DISSOLUTION OF THE TRANSFEROR COMPANY AND THE GENERAL TERMS AND CONDITIONS APPLICABLE TO THIS SCHEME AND OTHER MATTERS CONSEQUENTIAL AND INTEGRALLY CONNECTED THERETO

# 13 TRANSACTIONS BETWEEN THE APPOINTED DATE AND THE EFFECTIVE DATE (IF APPLICABLE)

During the period from the Appointed Date to the Effective Date:

- 13.1 The Transferor Company shall carry on and be deemed to have carried on their business and activities and shall be deemed to have held and stood possessed of and shall hold and stand possessed of its business and Undertaking for and on account of and in trust for the Transferee Company;
- 13.2 The Transferor Company shall carry on their business and activities in the ordinary course of business with reasonable diligence and business prudence;
- 13.3 All the profits or income accruing or arising to the Transferor Company or expenditure or losses incurred or arising to the Transferor Company, shall for all purposes be treated and deemed to be and accrue as the profits or income or expenditure or losses (as the case may be) of the Transferee Company; and
- 13.4 The Transferee Company shall be entitled, pending the sanction of the Scheme, to apply to the Government Authorities concerned, as are necessary under any law for such consents, approvals and sanctions which the Transferee Company may require to carry on the business of the Transferor Company.
- 13.5 The Transferor Company shall carry on their business, operations or activities with reasonable diligence and business prudence and in the same manner as they had been doing hitherto and shall not venture into/expand any new businesses, alienate, charge, mortgage, encumber or otherwise deal with the assets or any part thereof except in the ordinary course of business, without the prior consent of the Transferee Company.

13.6 The Transferee Company and the Transferor Company shall also be entitled to make an application for amending, cancelling or obtaining fresh registrations, as the case may be, under all applicable laws and legislations. The Transferee Company and the Transferor Company would be entitled to make an application for amending licenses/ authorisations.

# 14 SAVING OF CONCLUDED TRANSACTIONS

Subject to the terms of this Scheme, the transfer and vesting of the Undertaking of the Transferor Company under Clause 4 of this Scheme shall not affect any transactions or proceedings already concluded by the Transferor Company on or before the Appointed Date or concluded between the Appointed Date and the Effective Date (both days inclusive), to the end and intent that the Transferee Company accepts and adopts all acts, deeds and things made, done and executed by the Transferor Company as acts, deeds and things made, done and executed by or on behalf of the Transferee Company.

#### 15 DISSOLUTION OF THE TRANSFEROR COMPANY

On the Scheme becoming effective, the Transferor Company shall stand dissolved without being wound up and without any further act or deed on the part of the Transferor Company.

#### 16 <u>CONDITIONALITY OF THE SCHEME</u>

This Scheme is and shall be conditional upon and subject to:

- (i) The requisite consent, approval or permission of any Appropriate Authority(ies) which by law may be necessary for the implementation of this Scheme;
- (ii) The approval by the requisite majority of the shareholders and/or creditors (as may be required and/or to the extent not dispensed with by the Appropriate Authority(ies)) of the Transferor Company and the Transferee Company, as required under Applicable Law(s).
- (iii) Approval by the National Company Law Tribunal.
- (iv) The certified copy of the order of the National Company Law Tribunal sanctioning the

Scheme being filed with the Registrar of Companies by the Transferee Company and the Transferor Company.

- (v) Compliance by the Transferor Company and Transferee Company of all the necessary and applicable provisions of its Applicable Law.
- (vi) Compliance with such other conditions as may be imposed by the Hon'ble National Company Law Tribunal or other Government Authority.

#### 17 APPLICATION TO THE NATIONAL COMPANY LAW TRIBUNAL

The Transferee Company and the Transferor Company shall, with all reasonable despatch, make and file applications/petitions jointly under Section 230 to 232 and other applicable provisions of the Act to the National Company Law Tribunal, within whose jurisdiction the registered office of the Transferee Company is situated, for sanctioning the Scheme.

#### 18 MODIFICATION OR AMENDMENTS TO THE SCHEME

The Transferee Company and the Transferor Company by their respective Board of Directors, or any person(s) or committee authorised/appointed by them, may carry out or assent to any modifications/amendments to the Scheme or to any conditions or limitations that the National Company Law Tribunal and/or the Reserve Bank of India and/or Securities and Exchange Board of India or any other Government Authority may deem fit to direct or impose or which may otherwise be considered necessary, desirable or appropriate by them (i.e., the Board of Directors or the person(s)/ committee). The Transferee Company and the Transferor Company by their respective Board of Directors or any person(s) or committee authorised or appointed by them, shall be authorised to take all such steps as may be necessary, desirable or proper to resolve any doubts, difficulties or questions whether by reason of any directive or orders of any Government Authority or otherwise howsoever arising out of or under or by virtue of the Scheme and/or any matter concerned or connected therewith. The Transferee Company and the Transferor Company shall be at liberty to withdraw from this Scheme, in case of any condition or alteration imposed by the National Company Law Tribunal or any other authority. In case of any provisions that is inconsistent with the Reserve Bank of India Regulations, the scheme shall stand amended to that extent.

#### 19 EFFECT OF NON-RECEIPT OF APPROVALS

In the event any of the approvals or conditions enumerated in the Scheme not being obtained or complied with, or for any other reason, the Scheme cannot be implemented, the Board of Directors of the Transferee Company and the Transferor Company shall by mutual agreement waive such conditions as they consider appropriate to give effect, as far as

possible, to this Scheme and failing such mutual agreement, or in case the Scheme is not sanctioned by the National Company Law Tribunal, the Scheme shall become null and void and each party shall bear and pay their respective costs, charges and expenses in connection with the Scheme.

#### 20 COSTS. CHARGES AND EXPENSES

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

#### 21 MISCELLANEOUS

In case any doubt or difference or issue shall arise among the Transferor Company and the Transferee Company or any of their shareholders, creditors, employees and/or persons entitled to or claiming any right to any shares in the Transferor Company or the Transferee Company, as to the construction of this Scheme or as to any account, valuation or apportionment to be taken or made in connection herewith or as to any other aspects contained in or relating to or arising out of this Scheme, the same shall be amicably settled between the Board of Directors of the Transferor Company and the Transferee Company and the decision arrived at therein shall be final and binding on all concerned. If any part of this Scheme hereof is invalid, ruled illegal by any National Company Law Tribunal of competent jurisdiction, or unenforceable under present or future laws, then it is the intention of the Transferor Company and the Transferee Company that such part shall be severable from the remainder of the Scheme, and the Scheme shall not be affected thereby, unless the deletion of such part shall cause this Scheme to become

materially adverse to any party to the Scheme, in which case the parties to the Scheme shall attempt to bring about a modification in the Scheme, as will best preserve for the parties to the Scheme, the benefits and obligations of the Scheme.

#### **EXHIBIT**

Kennametal India Limited Circ. 1271:09:K41 964PLC001548 899th Mile, Tumker Road Bangalore 560 073 I Tudia T+91 80 43281 444/215 i F+ 91 80 43281137



Ref: KIL/LEGL/2019/01/01

To.

Widia India Tooling Private Limited

Survey No 11, Nagasandra Adjacent to Nagasandra Metro Station Bengaluru-Pune National Highway Bengaluru, 560 073, INDIA

Subject: Sub-assignment of rights to WIDIA India Tooling Private Limited for using "WIDIA" trademark

Dear Sirs,

In pursuance of the rights assigned to Kennametal India Limited (KIL) by WIDIA GmbH, (owner of the trademark 'WIDIA') to manufacture & trade metal tools and metallic products under the brand name WIDIA in India with further rights to sub-assign/ sub-delegate any of these rights on a limited basis, with prior written approval from WIDIA GmbH, to any of the entities under Kennametal INC, KIL does hereby sub-assign limited rights to use WIDIA trademark to WIDIA India Tooling Private Limited (WITPL) to:

"Trade (sell/ buy) metal tools and metallic products, in India under the brand name of WIDIA".

Provided that:

- a. The aforesaid rights granted by KIL to WITPL to display the trademark "WIDIA" on all approved products and on or in all packaging, promotion, and advertising materials SHALL, to the extent practicable in a form and manner, be in compliance with the written guidelines set forth in the Brand Manual and SHALL comply with all marking requirements under applicable Law, from time to time;
- b. Widia GmbH shall, at all times, have the right to exercise quality control over WITPL's (through KIL) use of the trademark on or in connection with the approved products to the extent necessary to maintain the validity of the trademark "WIDIA" and protect the goodwill associated therewith. Prior to any use of the trademark "WIDIA" which has not previously been approved or is not substantially consistent with a previously approved use, deliver to Widia GmbH a representative sample of the product or other materials bearing the trademark "WIDIA" for its approval.

Very truly yours,

For Kennametal India Limited

Naveen Chandra P

GM-Legal & Company Secretary