

MANGALAM TIMBER PRODUCTS LIMITED



MTPL/SEC/

01.02.2021

The Corporate Relations Department The National Stock Exchange of India Ltd. Exchange Plaza, 5th Floor, Plot No. 2/1, G-Block Bandra-Kurla Complex Bandra (E), Mumbai 400 051

The Corporate Relations Department Department of Corporate Services BSE Limited 25th Floor Phiroze Jeejeebhoy Towers Dalal Street, Mumbai - 400 001

Security Code: MANGTIMBER

Scrip Code: 516007

Sub: intimation under regulation 30 and any other applicable provisions of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015.

Pursuant to the Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and as per the order of the Hon'ble National Company Law Tribunal ("NCLT"), we enclosed herewith the Notice, Explanatory Statement along with all annexures of the Hon'ble NCLT convened meeting of the Unsecured Creditors of the Company to be held on Saturday, February 27, 2021 at 2:00 P.M. (IST) at registered office of the Company, which has been duly dispatched to the Unsecured Creditors for approval of the Scheme of Amalgamation of Mangalam Timber Products Limited ("Transferor Company") with the Mangalam Cement Limited ("Transferee Company").

Please take the information on record.

Thanking you.

Thanking You

For Mangalam Timber Products Limited

Pruja Sharma (1011

Priya Sharma

Company Secretary

Encl. as above.



Corporate Office:

Birla Building, 10th Floor, 9/1 R. N. Mukherjee Road, Kolkata - 700 001

Phone : (O) 2243 8706/8707/8857/3293 9131/9132, Fax : (033) 2243 8709, E-Mail : admin@mangalamtimber.com

Factory & Regd. Office: Kusumi, P.O. & Dist. Noborangpur, Pin: 764 059, Orisso (INDIA), Tel.: 06858 - 222142 / 222074 / 222148

Fax: 91-06858-222042, E-mail: facedp@mangalamtimber.com

CIN : LO2001OR1982PLC001101



MANGALAM TIMBER PRODUCTSLIMITED

Registered Office: Village: Kusumi, P.O. & District: Nabarangpur - 764059, Odisha CIN: L020010R1982PLC001101 Phone: +91 6858-222148/222142 | Fax: +91 6858-222042

Email: admin@mangalamtimber.com | Website: www.mangalamtimber.com

MEETING OF THE UNSECURED CREDITORS OF MANGALAM TIMBER PRODUCTS LIMITED

(Convened pursuant to the order dated 18th January, 2021 in CA(CAA) No.66/CTB/2020 of the Hon'ble Cuttack Bench of the National Company Law Tribunal at Cuttack)

DETAILS OF THE MEETING:

Day	Saturday
Date	27th February, 2021
Time	02:00 PM
Venue	Registered Office of the Company situated at Village: Kusumi, P.O. & District: Nabarangpur, Odisha – 764059

POSTAL BALLOT:

Commencing on	Wednesday, 27th January, 2021 at 9:00 A.M
Ending on	Friday, 26th February, 2021 at 5:00 P.M.

DOCUMENTS ENCLOSED:

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17.	Postal Ballot Form with instructions and self-addressed postage prepaid Business Reply Envelope.	Loose leaf form

Before the National Company Law Tribunal Cuttack Bench, Cuttack CA(CAA) No. 66/CTB/2020

In the Matter of the Companies Act, 2013 - Section 230(1) read with Section 232(1)

And
In the Matter of:

Mangalam Timber Products Limited, a Company incorporated under the provisions of the Companies Act, 1956 and being a Company within the meaning of the Companies Act, 2013, having Corporate Identification No. L020010R1982PLC001101 and its registered office at Village: Kusumi, P.O. & District: Nabarangpur - 764059, in the State of Odisha.

.... Applicant

NOTICE OF THE TRIBUNAL CONVENED MEETING OF THE UNSECURED CREDITORS OF MANGALAM TIMBER PRODUCTS LIMITED

Notice is hereby given that by an order dated 18th January, 2021 in CA(CAA) No. 66/CTB/2020 ("Order"), the Hon'ble Cuttack Bench of the National Company Law Tribunal at Cuttack ("Tribunal"), has directed a meeting to be held of inter alia, the Unsecured Creditors of Mangalam Timber Products Limited ("Transferor Company") for the purpose of considering, and if thought fit, approving with or without modification(s), the proposed Scheme of Amalgamation ("Scheme") of the Transferor Company with Mangalam Cement Limited ("Transferee Company") under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act").

In pursuance of the said order, and as directed therein, **further notice** is hereby given that a meeting of the Unsecured Creditors of the Transferor Company will be held at registered office premises at Village: Kusumi, P.O. & District: Nabarangpur - 764059, in the State of Odisha on Saturday, the 27th day of February, 2021 at 2:00 PM to consider, and, if thought fit, to pass the following resolution for approval of the Scheme by requisite majority as prescribed under Section 230(1) read with Section 232(1) of the Companies Act, 2013:-

"RESOLVED THAT, pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act"), the applicable rules, circulars and notifications made thereunder (including any statutory modification(s) or re- enactment(s) thereof for the time being in force), the provisions of Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, as amended from time to time, issued by the Securities and Exchange Board of India, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, the observation letters, both dated 14th February, 2020,

issued by BSE Limited and the National Stock Exchange of India Limited, and subject to the provisions of the memorandum of association and the articles of association of Mangalam Timber Products Limited ("Transferor Company") and subject to the approval of the Cuttack Bench of the Hon'ble National Company Law Tribunal at Cuttack ("Tribunal") and subject to such other approvals, permissions and sanctions of any regulatory and other authorities, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by the Hon'ble Tribunal or by any regulatory or other authorities, while granting such consents, approvals and permissions, which may be agreed to by the board of directors of the Transferor Company ("Board", which term shall be deemed to mean and include one or more committee(s) constituted/ to be constituted by the Board or any person(s) which the Board may nominate to exercise its powers including the powers conferred by this resolution), the Scheme of Amalgamation of the Transferor Company with Mangalam Cement Limited ("Transferee Company") ("Scheme") as enclosed to the notice of the Hon'ble Tribunal convened meeting of the unsecured creditors of the Transferor Company and placed before this meeting, be and is hereby approved.

RESOLVED FURTHER THAT, the Board be and is hereby authorized to do all such acts, deeds, matters and things, as it may, in its absolute discretion deem requisite, desirable, appropriate or necessary to give effect to the preceding resolution and effectively implement the arrangement embodied in the Scheme and to accept such modifications, amendments, limitations and/ or conditions, if any, which may be required and/ or imposed by the Hon'ble Tribunal while sanctioning the Scheme or by any authorities under applicable law, or as may be required for the purpose of resolving any questions or doubts or difficulties that may arise".

TAKE FURTHER NOTICE that pursuant to the provisions of: (a) Section 230(4) read with Sections 108 and 110 of the Act; (b) Rule 6 (3)(xi) of the Rules; (c) Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification or re-enactment thereof); and other relevant laws and regulations, as may be applicable, the Transferor Company has provided the facility of voting by postal ballot, to consider and approve the Scheme by way of the aforesaid resolution. Accordingly, you shall have the facility and option of voting on the resolution for approval of the Scheme by casting your votes in person or by proxy at the venue of the meeting or by postal ballot during the respective periods as stated below:

	Manner of voting	Commencement of voting	End of Voting
A.	Postal Ballot	9:00 a.m. on 27th January, 2021	5:00 p.m. on 26th February, 2021
B.	Voting at Venue of meeting	27th February, 2021 (upon voting being announced by Chairperson)	27th February, 2021 (till the voting is open)

Take note that you may opt to exercise your votes only in one mode, i.e., by (a) postal ballot, or (b) by polling paper, as arranged by the Transferor Company at the venue of the meeting. If you cast your votes by postal ballot, you will nevertheless be entitled to attend the meeting and participate in the discussions in the meeting but you will not be entitled to vote again by polling paper at the meeting, whether in person or by proxy. If you do so, the votes so cast by you at the venue of the meeting shall be treated as invalid.

The cut-off date in terms of the said Rules for determining the eligibility of the unsecured creditors of the Transferor Company to vote shall be Thursday, 31st December, 2020 ("Relevant Date 2"). The votes cast by the said Unsecured Creditors shall be reckoned with reference to such Relevant Date 2.

The aforesaid resolution for approval of the Scheme shall, if passed by a majority in number representing three-fourths in value of all Unsecured Creditors of the Transferor Company casting their votes, as aforesaid, shall be deemed to have been duly passed on the date of the said meeting (i.e. Saturday, 27th February, 2021) of the Unsecured Creditors of the Transferor Company under Section 230(1) read with Section 232(1) of the Companies Act, 2013.

Copies of the notices in relation to the Meeting, together with the documents accompanying the same, including the explanatory statement under Sections 230(3), 232(1), 232(2) and 102 of the Act read with Rule 6(3) of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules") ("Explanatory Statement"), the Scheme, the form of proxy and the attendance slip can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered office of the Transferor Company at Village: Kusumi, P.O. & District: Nabarangpur -764059, in the State of Odisha, during business hours. The Transferor Company is required to furnish a copy of the Scheme upon requisition made by any Unsecured Creditor.

Persons entitled to attend and vote at the Meeting, may vote in person or by proxy at the Meeting or through postal ballot, provided that all proxies in the prescribed form, duly completed, signed and stamped or authenticated by the person entitled to attend and vote at the Meeting, are deposited at the registered office of the Transferor Company as mentioned above not later than 48 hours before the scheduled time of the Meeting. Forms of Proxy can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered office of the Transferor Company as mentioned above during business hours.

The Hon'ble Tribunal has appointed Mr Gopinath Nayak, Company Secretary in Practice (Membership Number F6251/ Certificate of Practice No. 6558), as the Chairperson of the Meeting, including for any adjournment(s) thereof. The Hon'ble Tribunal has also appointed Mr Sanjay Kumar Mahapatra, Company Secretary in Practice (Membership Number F3488/ Certificate of Practice No. 6002) as the scrutinizer for the Meeting, including for any adjournment(s) thereof.

A copy each of the said Scheme of Amalgamation; form of proxy; attendance slip; Explanatory Statement pursuant to Section 230(3) read with Section 232(2) of the Companies Act, 2013 along with all annexures to such statement; Postal Ballot Form; and postage pre-paid envelope are enclosed herewith. A copy of this notice and the accompanying documents are also placed on the website of the Transferor Company viz. www.mangalamtimber.com.

Unsecured Creditors opting to cast their votes by postal ballot, are requested to read the instructions in the notes below carefully. The Postal Ballot Form duly completed should be returned by the Unsecured Creditors in the enclosed self-addressed, postage pre-paid envelope so as to reach the Scrutinizer on or before 5:00 P.M. on 26th February, 2021. Responses received after the said times will be treated as invalid.

The results of the meeting shall be announced by the Chairperson on or before Monday, 1st March, 2021 upon receipt of Scrutinizer's report and the same shall be displayed on the website of the Transferor Company (https:// www.mangalamtimber.com).

The abovementioned Scheme of Amalgamation, if approved at the aforesaid meeting, will be subject to the subsequent sanction of the Hon'ble Tribunal.

Dated this 22nd day of January, 2021.

For Mangalam Timber Products Limited Sd/-Gopinath Nayak (Chairperson appointed for the Meeting)

Sd/- Priya Sharma
Company Secretary
Mangalam Timber Products Limited

Registered Office: Village: Kusumi, P.O.& District: Nabarangpur - 764059, Odisha

NOTES

- THE NOTICE IN RELATION TO THE MEETING, TOGETHER WITH 1. THE DOCUMENTS ACCOMPANYING THE SAME, INCLUDING THE EXPLANATORY STATEMENT, THE SCHEME, THE FORM OF PROXY AND THE ATTENDANCE SLIP, ARE BEING SENT TO ALL THE UNSECURED CREDITORS OF THE TRANSFEROR COMPANY AS ON 31ST DECEMBER, 2020 BY PERMITTED MODES (POST, COURIER OR E-MAIL) AT THEIR LAST KNOWN ADDRESSES. A PERSON/ ENTITY WHO IS NOT AN UNSECURED CREDITOR ON SUCH DATE SHOULD TREAT THE NOTICE FOR INFORMATION PURPOSES ONLY AND WILL NOT BE ENTITLED TO AVAIL THE FACILITY OF VOTING AT THE VENUE OF THE MEETING. THE NOTICE TOGETHER WITH THE DOCUMENTS ACCOMPANYING THE SAME, WILL BE DISPLAYED ON THE WEBSITE OF THE TRANSFEROR COMPANY AT WWW.MANGALAMTIMBER.COM. ELIGIBLE UNSECURED CREDITORS OF THE TRANSFEROR COMPANY ARE ENTITLED TO VOTE IN PERSON, BY PROXY OR THROUGH POSTAL BALLOT.
- 2. SUCH UNSECURED CREDITOR OF THE TRANSFEROR COMPANY IS ENTITLED TO ATTEND AND VOTE AT THE TRIBUNAL CONVENED MEETING OF THE UNSECURED CREDITORS, EITHER IN PERSON OR BY PROXY OR THROUGH AN AUTHORIZED REPRESENTATIVE (IN CASE THE UNSECURED CREDITOR IS A BODY CORPORATE), AS THE CASE MAY BE. WHERE A BODY CORPORATE WHICH IS AN UNSECURED CREDITOR AUTHORISES ANY PERSON TO ACT AS ITS REPRESENTATIVE AT THE MEETING, A COPY OF THE RESOLUTION OF THE BOARD OF DIRECTORS OR OTHER **GOVERNING BODY OF SUCH BODY CORPORATE AUTHORISING** SUCH PERSON TO ACT AS ITS REPRESENTATIVE AT THE MEETING, AND CERTIFIED TO BE A TRUE COPY BY A DIRECTOR, THE MANAGER, THE COMPANY SECRETARY, OR OTHER AUTHORISED OFFICER OF SUCH BODY CORPORATE SHALL BE LODGED WITH THE TRANSFEROR COMPANY AT ITS REGISTERED OFFICE NOT LATER THAN 48 HOURS BEFORE THE SCHEDULED TIME OF THE MEETING.
- 3. SUCH UNSECURED CREDITOR IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE AT THE MEETING INSTEAD AND ON BEHALF OF SUCH UNSECURED CREDITOR AND SUCH PROXY NEED NOT BE AN UNSECURED CREDITOR. PROXIES TO BE VALID AND EFFECTIVE SHOULD BE IN THE PRESCRIBED FORM OF PROXY, DULY COMPLETED, SIGNED AND STAMPED OR AUTHENTICATED BY THE PERSON ENTITLED TO ATTEND AND VOTE AT THE MEETING AND SHOULD BE DEPOSITED AT THE REGISTERED OFFICE OF THE TRANSFEROR COMPANY NOT LATER THAN 48 HOURS BEFORE THE SCHEDULED TIME OF THE MEETING. FORMS OF PROXY CAN BE OBTAINED FREE OF CHARGE ON ANY DAY (EXCEPT SATURDAY, SUNDAY AND PUBLIC HOLIDAYS) FROM THE REGISTERED OFFICE OF THE TRANSFEROR COMPANY AS MENTIONED ABOVE.
- 4. An Unsecured Creditor / its proxy or authorized representative, attending the meeting, is requested to bring Notice of Meeting and produce at the entrance of the venue of the Meeting and handover the attendance slip duly completed and signed along with a copy of the deposited form of proxy (in case of a proxy) and the supporting documents duly authenticated.
- 5. An Unsecured Creditor (in case such Unsecured Creditor is an individual) or the authorized representative of the Unsecured

- Creditor (in case such Unsecured Creditor is a body corporate) or the proxy holder, should carry their valid and legible identity proof issued by a statutory authority (i.e. a PAN Card/ Aadhaar Card/Passport/Driving License/Voter ID Card). Additionally, an Unsecured Creditor (in case such Unsecured Creditor is a proprietorship) or the proxy holder should carry a valid document evidencing the individual as the proprietor of the proprietorship.
- 6. The notice, the Explanatory Statement together with the documents accompanying the same, are being sent through post / air mail, courier / messenger to all the Unsecured Creditors of the Transferor Company , whose names are appearing in the records of the Transferor Company as on Relevant Date 2.
- 7. In terms of the directions contained in the Order, the quorum of the meeting of the unsecured creditors shall be 5 (five) persons present either personally or by proxy. Further, the Order also directs that in case the required quorum as noted above for the meeting is not present at the commencement of the meeting, the meeting shall be adjourned by 30 minutes and thereafter the persons present and voting shall be deemed to constitute the quorum.
- 8. For the purposes of computing the quorum, the valid proxies shall also be considered, if the proxy in the prescribed form, duly completed, signed and stamped or authenticated by the person entitled to attend and vote at the Meeting, is filed with the registered office of the Transferor Company at least 48 hours before the Meeting.
- 9. In terms of Sections 230 to 232 of the Act, the Scheme shall be considered approved by the unsecured creditors of the Transferor Company if the resolution mentioned above in the notice has been approved at the Meeting by a majority of persons representing three-fourths in value of the unsecured creditors of the Transferor Company, voting in person or by proxy or through postal ballot.
- 10. In terms of the directions contained in the Order, the notice convening the Meeting through advertisement of the Meeting will be published by the Transferor Company in the "Financial Express" (All Edition(s) in English) and "Sambad" (Bhubaneswar Edition in Oriya) indicating the day, date, place and time of the Meeting and stating that the copies of the Scheme, the Explanatory Statement and the Form of Proxy can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered office of the Transferor Company.
- 11. It may be noted that the voting facility through polling paper will be provided at the Meeting venue.
- 12. Pursuant to the provisions of Section 230(4) read with Section 108 and Section 110 of the Act read with Rule 6(3)(xi) of the Rules read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014 (as amended from time to time), the Transferor Company will be offering postal ballot facility to the Unsecured Creditors to cast their votes (for or against) on the resolution set forth in the notice.

- 13. The Unsecured Creditors desiring to exercise their votes by postal ballot are requested to carefully read the instructions printed in the enclosed postal ballot form and in the notice and return the postal ballot form duly completed in the attached self-addressed, postage pre-paid business reply envelope, so as to reach the address mentioned on the business reply envelope not later than 5:00 P.M. on Friday, 26th February, 2021. If any postal ballot is received after 5:00 P.M. on Friday, 26th February, 2021, it will be considered that no reply from the Unsecured Creditor has been received.
- 14. The cut-off date in terms of the said Rules for determining the eligibility of the unsecured creditors of the Transferor Company to vote shall be Thursday, 31st December, 2020 ("Relevant Date 2"). The votes cast by the said Unsecured Creditors shall be reckoned with reference to such Relevant Date 2. A person who is not an Unsecured Creditor on such date should treat the notice for information purposes only.
- 15. It is clarified that casting of votes by postal ballot does not disentitle an Unsecured Creditor from attending the Meeting. However, any Unsecured Creditor who has voted through postal ballot cannot vote at venue of the Meeting. The Unsecured Creditors of the Transferor Company attending the meeting who have not cast their vote either through postal ballot shall be entitled to exercise their vote at the venue of the meeting.
- 16. Mr Sanjay Kumar Mahapatra, Company Secretary in Practice (Membership Number F3488/ Certificate of Practice No. 6002) shall act as Scrutinizer to scrutinize votes cast in a fair and transparent manner and submit a consolidated report on votes cast to the Chairperson of the Meeting.
- 17. The Scrutinizer will submit his report to the Chairperson and/or the alternate Chairperson (as the case may be) after completion of the scrutiny of the votes cast by the Unsecured Creditors of the Transferor Company through postal ballots and polling papers at the Meeting during the voting process. The scrutinizer's decision on the validity of the votes shall be final. The results of the votes cast through postal ballot and polling paper at the venue of the Meeting will be announced on or before 5:00 P.M. on Monday, 1st March, 2021 at the registered office of the Transferor Company. The results along with the report of the Scrutinizer shall be displayed at the registered office of the Transferor Company at Village: Kusumi, P.O. & District: Nabarangpur - 764059, in the State of Odisha and its website www.mangalamtimber.com, besides being communicated to the stock exchanges where the equity shares of the Transferor Company are listed, namely, the National Stock Exchange of India Limited and BSE Limited (collectively, the "Stock Exchanges").

VOTING THROUGH POSTAL BALLOT

18. A postal ballot form along with self-addressed postage business reply envelope is enclosed in loose leaf form. The Unsecured Creditors voting in physical form are requested to carefully read the instructions printed in the enclosed postal ballot form. The Unsecured Creditors who have not received the postal ballot form may apply to the Transferor Company and obtain a duplicate copy. Unsecured Creditors shall fill in the requisite details and send the duly completed and signed postal ballot form in the enclosed self-

- addressed postage pre-paid business reply envelope so as to reach the address mentioned on the business reply envelope before 5:00 P.M. on Friday, 26th February, 2021. Any postal ballot form received after such period shall be treated as if the reply from the Unsecured Creditors has not been received.
- 19. The postal ballot form should be completed and signed by the Unsecured Creditors. . In case of Unsecured Creditors being companies, societies etc., the duly completed postal ballot form should be accompanied by a certified copy of the board resolution/ authorization giving the requisite authority to the person voting on the postal ballot form.
- 20. Incomplete, unsigned, improperly or incorrectly tick marked postal ballot forms will be rejected by the scrutinizer..
- 21. The vote on postal ballot cannot be exercised through proxy.

GENERAL INFORMATION TO UNSECURED CREDITORS

- Postal Ballot facility will remain open for voting from: Wednesday, 27th
 January, 2021 (9:00 a.m.) till Friday, 26th February, 2021 (5:00 p.m.)
- 2) The aforesaid resolution for approval of the Scheme shall, if passed by a majority in number representing three-fourths in value of all Unsecured Creditors of the Applicant Company casting their votes, as aforesaid, shall be deemed to have been duly passed on the date of the said meeting (i.e.27th February, 2021) of the Unsecured Creditors of the Applicant Company under Section 230(1) read with Section 232(1) of the Companies Act, 2013.
- 3) The documents referred to in the Notice and accompanying Explanatory Statement shall be available for inspection without any fee by the Unsecured Creditors on all working days (except Saturdays, Sundays and Public holidays) during 11.00 a.m. to 1.00 p.m. at the Registered Office of the Applicant Company, from the date of dispatch of this Notice up to the date of the Meeting and shall also be available for inspection at Meeting. This Notice of the Meeting of Unsecured Creditors of the Applicant Company is also displayed / posted on the website of the Applicant Company (www.mangalamtimber.com).
- 4) Pursuant to the provision of Section 108 of the Act read with rules thereof, Mr. Sanjay Kumar Mahapatra, Company Secretary in Practice (Membership Number F3488/ Certificate of Practice No. 6002) has been appointed as the Scrutinizer to scrutinize the votes cast by the Unsecured Creditors in a fair and transparent manner.

DECLARATION OF RESULTS ON THE RESOLUTION

- 5) The results of the voting on the resolution(s) set out in the Notice, will be declared on or before Monday, 1st March, 2021. The declaration of results, together with the Scrutinizer's report, will be displayed on the Notice Board of Applicant Company at its registered office, on the website of the Applicant Company viz. (https://www.mangalamtimber.com).
- 6) The Transferor Company has appointed the Registrar and Transfer Agent being C B Management Services (P) Limited who shall be responsible for addressing the grievances of the Unsecured Creditors, if any, in connection with voting by way of Postal Ballot.

Enclosures: As above

Before the National Company Law Tribunal Cuttack Bench, Cuttack

CA(CAA) No. 66/CTB/2020

EXPLANATORY STATEMENT UNDER SECTIONS 230(3), 232(1), 232(2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH RULE 6(3) OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 TO THE NOTICE OF THE TRIBUNAL CONVENED MEETING OF THE UNSECURED CREDITORS OF MANGALAM TIMBER PRODUCTS LIMITED

- This explanatory statement is being furnished pursuant to Sections 230(3), 232(1), 232(2) and 102 of the Companies Act, 2013 ("Act") read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules") ("Explanatory Statement").
- 2. Pursuant to an order dated 18th January, 2021 under Section 230(1) of the Act in CA(CAA) No. 66/CTB/2020 ("Order"), passed by the Cuttack Bench of the Hon'ble National Company Law Tribunal at Cuttack ("Tribunal"), a meeting of the Unsecured Creditors of Mangalam Timber Products Limited ("Transferor Company") is being convened at the registered office premises of the Transferor Company at Village: Kusumi, P.O. & District: Nabarangpur - 764059, in the State of Odisha on Saturday, 27th February, 2021 at 2:00 P.M. ("Meeting"), for the purpose of considering and, if thought fit, approving with or without modification(s), the Scheme of Amalgamation of the Transferor Company with Mangalam Cement Limited ("Transferee Company") under Sections 230 to 232 and other applicable provisions of the Act ("Scheme"). The Scheme as filed before the Hon'ble Tribunal is enclosed as ANNEXURE 1. Please refer to paragraphs nos. 25 and 26 of this Explanatory Statement for the rationale and salient features of the Scheme, respectively.
- Capitalized terms which are used in this Explanatory Statement, but which are not defined herein shall have the meaning assigned to them in the Scheme, unless otherwise stated.
- 4. In terms of the directions contained in the Order, the quorum of the meeting of the unsecured creditors shall be 5 (five) persons present either personally or by proxy. Further, the Order also directs that in case the required quorum as noted above for the meeting is not present at the commencement of the meeting, the meeting shall be adjourned by 30 minutes and thereafter the persons present and voting shall be deemed to constitute the quorum.
- For the purposes of computing the quorum, the valid proxies shall also be considered, if the proxy in the prescribed form, duly completed, signed and stamped or authenticated by the person

- entitled to attend and vote at the Meeting, is filed with the registered office of the Transferor Company at least 48 hours before the Meeting.
- 6. The Hon'ble Tribunal has appointed Mr Gopinath Nayak, Company Secretary in Practice (Membership Number F6251/ Certificate of Practice No. 6558), as the Chairperson of the Meeting, including for any adjournment(s) thereof. The Hon'ble Tribunal has also appointed Mr Sanjay Kumar Mahapatra, Company Secretary in Practice (Membership Number F3488/ Certificate of Practice No. 6002) as the scrutinizer for the Meeting, including for any adjournment(s) thereof.
- 7. The Scheme was placed before the Audit Committee of the Transferor Company and the Transferee Company at its meeting held on 21st June, 2019. On the basis of its evaluation and independent judgment and consideration of the report on recommendation of share exchange ratio dated 21st June, 2019 issued to the Transferor Company and the Transferee Company by Shri Sanjai Kumar Gupta, the IBBI Registered Valuer (SFA) and the fairness opinion dated 21st June, 2019 issued to the Transferor Company and the Transferee Company by VC Corporate Advisors Private Limited, independent SEBI Registered Merchant Bankers, the Audit Committee of the Transferor Company approved and recommended the Scheme to the board of directors ("Board") of the Transferor Company.
- The Board of the Transferor Company and the Transferee Company, based on the independent recommendation of its Audit Committee, at its meeting held on 21st June, 2019, approved the Scheme pursuant to resolution dated 21st June, 2019.
- 9. The Scheme is presented pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Act read with Section 2(1B) and other applicable provisions of the Income-tax Act, 1961 and other applicable laws, for the amalgamation of the Transferor Company into and with the Transferee Company, on a going concern basis. Additionally, the Scheme also provides for various other matters consequential or otherwise integrally connected with the Scheme.
- 10. In terms of Sections 230 to 232 of the Act, the Scheme shall be considered approved by the Unsecured Creditors of the Transferor Company if the resolution mentioned above in the notice has been approved at the Meeting by a majority of persons representing three-fourths in value of the Unsecured Creditors of the Transferor Company, voting in person or by proxy at the Meeting or through postal ballot.

Details of the Transferor Company as per Rule 6(3) of the Rules

11. Details of Mangalam Timber Products Limited (i.e., the Transferor Company):

(A) Mangalam Timber Products Limited

Corporate Identification No. (CIN)	L02001OR1982PLC001101
Permanent Account No. (PAN)	AABCM5187C
Incorporation Date	27th day of August, 1982
Type of Company	Public Limited Company
Registered Office Address	Village: Kusumi, P.O. & Dist.: Nabarangpur, Odisha – 764059
Email	admin@mangalamtimber.com
Stock Exchange(s) where securities of the Transferor Company are listed	(i) BSE Limited; and
	(ii) National Stock Exchange of India Limited

(B) Summary of the main objects as per the memorandum of association of the Transferor Company:

The main objects of the Transferor Company are set out under Clause III of its memorandum of association, which are as under:

- "(A) (i) To carry on business as manufacturers, producers, dealers, purchasers, sellers, processors, importers, exporters, stockists, agents, brokers, traders and retailers of all kinds of paper and boards and articles made from paper, pulp (chemical or wood) or fibre and materials used in manufacturer of, treatment of paper including writing, printing, wrapping paper, paper board, straw board, card boards, card board boxes, leather boards, mill boards, fibre boards, paste boards, pulp boards etc. and all kinds of pulp whether mechanical or chemical including dissolving pulp.
 - To establish, own, erect, acquire, work and manage veneer mills, plywood factories and similar mills and factories and to peel, produce, manufacture and prepare for market, store, stock, buy, sell, export, import, distribute, deal in and carry on business in veneers, veneer products, veneers for tea-chests, packing cases and commercial boards, decorative veneers, veneers for furniture and cabinet making and other purposes, tea chests, commercial plywood, plywood for cabinet making, coach building, ship building, aeroplanes, partitions, panellings, doors, windows and other construction purposes, decorative veneer boards, lamination boards, black boards, fibre boards, composite boards, compressed boards, pressed boards, hard boards, chip boards, bent wood, moulded wood and any other articles of like nature whether synthetic or natural.
 - (iii) To carry on business as timber merchants, saw mill proprietors and timber growers and to buy, sell, grow, prepare for market, manipulate, import, export and deal in timber and wood of all kinds and to manufacture and deal in articles of all kinds in the manufacture of which timber or wood is used and to carry on business as general merchants and to buy, clear, plant and work timber estates and to carry on any other business which

may seem to the Company capable of being conveniently carried on in connection with any of the above or calculated directly or indirectly to render profitable or enhance the value of the Company's property or rights for the time being."

(C) Clause III(B)(xxii) of the memorandum of association of the Transferor Company permits the arrangement envisaged under the Scheme:

"To amalgamate, enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint venture or reciprocal concession or for limiting competition with any person, firm or body corporate whether in India or outside carrying on or engaged in or about to carry on or engage in, any business or transaction which the Company is authorized to carry on or engage in or which can be carried on in conjunction therewith or which is capable of being conducted so as directly or indirectly to benefit the Company and further to enter into any arrangement or contact with any person, association or body corporate whether in India or outside for such other purpose that may seem calculated beneficial and conductive to the objects of the Company."

(D) Main business carried on by the Transferor Company.

The Transferor Company is primarily engaged in manufacture of Medium Density Fibre Board (MDF) from its factory located at Kusumi, Nabarangpur, in the State of Odisha. The Transferor Company sells its products under the brand name "DURATUFF". MDF is used in making furniture, Particle Boards, Doors and all kinds of carpentry work.

(E) Details of change of name, registered office and objects of the Transferor Company during the last five years:

Change of Name: There has been no change in the name of the Transferor Company during the last five years.

Change of Registered Office: There has been no change in the registered office of the Transferor Company during the last five years.

Change of Objects: There has been no change in the object clause of the Transferor Company during the last five years.

(F) Details of the capital structure of the Transferor Company including authorized, issued, subscribed and paid-up share capital as on date:

Particulars	Rs. in Lakhs
Authorised Share Capital	
2,50,00,000 equity shares of Rs.10/- each	2,500.00
35,00,000 7.50% Non-Cumulative Redeemable Preference Shares of Rs.100/- each	3,500.00
Total	6,000.00
Issued, Subscribed and Paid-up Share Capital	
1,83,27,400 equity shares of Rs.10/- each fully paid up	1,832.74
Add: Forfeited Shares (originally paid up)	0.21
34,47,000 7.50% Non-Cumulative Redeemable Preference Shares of Rs.100/- each Fully Paid Up	3,447.00
Total	5.279.95

(G) Details of the capital structure of the Transferor Company post the amalgamation as envisaged under the Scheme:

Upon the Scheme becoming effective, the Transferor Company shall stand dissolved without being wound up and hence there will be no post Amalgamation capital structure of the Transferor Company

(H) Names of the Promoter and Promoter Group entities of the Transferor Company along with their addresses:

SI.No.	Name of the Promoter and/ or Promoter Group entity	Туре	Address
1.	Shri Kumar Mangalam Birla	Individuals	Aditya Birla Centre, 'C' Wing , 3rd floor, S. K. Ahire Marg, Worli, Mumbai – 400030, Maharashtra, India
2.	Smt. Jayashree Mohta		"Shree Gunjan" 7, Ronald Shay Road, Kolkata, 700027, India
3.	Smt. Vidula Jalan		C/O, Shri B.K. Birla, 9/1, R.N. Mukherjee Road, 7th Floor, Kolkata - 700001, India
4.	Shri Basant Kumar Birla		"Birla Park" 18, Gurusaday Road, Ballygunge, Kolkata 700019, India
5.	M/s. Padmavati Investment Ltd	Body Corporate	Birla Building, 9/1 R N Mukherjee Road, 7th Floor, Kolkata West Bengal 700001, India
6.	M/s. Aditya Marketing and Manufacturing Pvt. Ltd	& Others	9/1 R N Mukherjee Road 8th Floor, Kolkata West Bengal 700001, India
7.	M/S. Manav Investments and Trading Co Ltd		9/1 R N Mukherjee Road, Kolkata, West Bengal 700001, India
8.	M/s. Century Textiles and Industries Ltd		Century Bhavan, Dr Annie Besant Road, Worli, Mumbai 400025, India
9.	M/s. Mangalam Cement Limited		P. O. Adityanagar, Morak, Distt - Kota – 326517, Rajasthan, India
10.	M/s. Cygnet Industries Limited		Birla Building, 9/1 R N Mukherjee Road, 8th Floor Kolkata West Bengal 700001, India
11.	M/s. Prakash Educational Society		C4, Paschimi Marg, Vasant Vihar, New Delhi, 110057, India
12.	Devi Investments & Development Inc.	Foreign	Birla Building, 9/1 R N Mukherjee Road, 8th Floor Kolkata West Bengal 700001, India

(I) Names of the directors and KMPs of the Transferor Company as on 31st December, 2020 along with their addresses:

Sl. No.	Name of the Director and Designation	Address
1.	Shri Vishwanath Chandak Non-Executive - Independent Director	BF 19, Salt Lake, Sector I, Bidhannagar, 24 Parganas North, Kolkata 700064, West Bengal, India
2.	Shri Anand Daga Non-Executive - Independent Director	8, South End Park, Near Golpark Sarat Bose Road Kolkata 700029 West Bengal, India
3.	Smt. Vidula Jalan Non-Executive - Non-Independent Director	2/2 Salkia School Road PO-Salkia, PS Golabari, Howrah 711101, West Bengal, India
4.	Smt. Leena Ghosh Non-Executive - Independent Director	43, Sarat Bose Road, Flat No 804, Kolkata 700020 West Bengal, India
5.	Shri Siddhartha Roy Non-Executive - Non-Independent Director and Chief Financial Officer & Manager	164/A/18 Prince Anwar Shah Road Lake Gardens Kolkata 700045 West Bengal, India
6.	Shri Prabhat Kumar Non- Executive - Non-Independent Director	17 Meena Enclave, Post – Jwalapur, Jwalapur, Hardwar, Uttarakhand – 249407, India
7.	Smt. Priya Sharma Company Secretary	7-GA-12 Jawahar Nagar, Jaipur 302004, Rajasthan, India

12. The date of the board meeting at which the Scheme was approved by the Board of the Transferor Company including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution: The Scheme was unanimously approved by the Board of the Transferor Company on 21st June 2019. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

SI. No.	Name of the Director (present at the board meeting)	Votes
1.	Shri Nand Gopal Khaitan Non-Executive - Independent Director	Did not vote / Participate
2.	Shri Vishwanath Chandak Non-Executive - Independent Director	Voted/Participated
3.	Shri Anand Daga Non-Executive - Independent Director	Voted/Participated

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme, except Shri Nand Gopal Khaitan who even though present at the meeting, did not participate and/or vote on account of being a common director on the board of directors of both the Transferee Company and the Transferor Company. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

- 13. As on 31st December 2020, the amount due to the unsecured creditors of the Transferor Company is Rs.120,46,62,772/- (Rupees One Hundred and Twenty Crores Forty Six Lakhs Sixty Two Thousand Seven Hundred and Seventy Two only).
- Details of debt restructuring of the Transferor Company. No debt restructuring of the Transferor Company has been envisaged under the Scheme.

15. Disclosure about the effect of the Scheme on the material interests of directors and key managerial personnel of the Transferor Company:

None of the directors, the "Key Managerial Personnel" (as defined under the Act and rules formed thereunder) of the Transferor Company and their respective "Relatives" (as defined under the Act and rules formed thereunder) have any material interests, financial or otherwise in the Scheme, except to the extent of their respective shareholding in the Transferor Company or the Transferee Company, if any. None of the directors of the Transferor Company (individually or with other directors of the Transferor Company) or key managerial personnel hold shares exceeding two percent of the paid-up share capital of the Transferor Company.

16. Disclosure about the effect of the Scheme on the following persons in relation to the Transferor Company:

SI. No.	Category of Stakeholder	Effect of the Scheme on Stakeholders
1.	Shareholders other than Transferee Company	Upon the effectiveness of the Scheme the Transferee Company shall, without any further act or deed, issue and allot to each member of the Transferor Company, whose name is recorded in the register of members and the records of the depository as members of the Transferor Company on the Record Date, 1 (one) equity share of Rs.10/- each of the Transferee Company credited as fully paid up for every 22 (twenty-two) equity shares of Rs.10/- each held by such shareholder in the Transferor Company ("New Equity Shares").
2.	Transferee Company as Equity Shareholder and Preference Shareholder of the Transferor Company	All shares held by the Transferee Company in the share capital of the Transferor Company as on the Effective Date (i.e., 6,50,000 Equity Shares and 34,47,000 7.50% Non-Cumulative Redeemable Preference Shares of the Transferor Company), shall stand cancelled, without any further act or deed, upon the Scheme becoming effective. No equity shares shall be issued by the Transferee Company in respect of the shares held by the Transferee Company in the Transferor Company.
3.	Creditors	All debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in, and/or deemed to have been transferred to, and vested in, the Transferee Company, so as to become on and from the Appointed Date, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen.
4.	Transferee Company as Creditor to the Transferor Company	To the extent that there are inter-company loans, debentures, deposits, obligations, balances or other outstanding as between the Transferor Company and the Transferee Company, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of the Transferee Company for the reduction of such assets or liabilities as the case may be and there would be no accrual of interest or any other charges in respect of such inter-company loans, debentures, deposits, balances or other outstanding with effect from the Appointed Date.
5.	Depositors/Deposit Trustees	There are no depositors and/or deposit trustees in the Transferor Company. Therefore, the effect of the Scheme on any Depositor and/or deposit trustees does not arise
6.	Debenture Holders/ Debenture Trustee	There are no Debenture Holders and/or Debenture Trustees in the Transferor Company. Therefore, the effect of the Scheme on any Debenture Holder and/or Debenture Trustee does not arise.
7.	Employees	All the employees of the Transferor Company in service on the Effective Date shall become the employees of the Transferee Company on the same terms and conditions on which they are engaged by the Transferor Company without treating it as a break, discontinuance or interruption in service on the said date.
8.	Promoters/Promoter Group	There are several entities who are common to the Promoter and Promoter Group of the Transferor Company and the Transferee Company. Upon implementation of the Scheme, the Promoter and Promoter Group entities of the Transferor Company will be allotted New Equity Shares in the Transferee Company in lieu of their shareholding in the Transferor Company.
9.	Non-promoter members	Effect of the Scheme on Non-promoter members is the same as in case of shareholders, as stated in item (1) above.
10.	Directors	Directors of the Transferor Company will cease to be Directors of the Transferor Company.
11.	Key Managerial Personnel	The Key Managerial Personnel of the Transferor Company will cease to be Key Managerial Personnel of the Transferor Company.

Details of the Transferee Company as per Rule 6(3) of the Rules

17. Details of Mangalam Cement Limited (i.e., Transferee Company)

(A) Mangalam Cement Limited

Corporate Identification No. (CIN)	L26943RJ1976PLC001705
Permanent Account No. (PAN)	AABCM6602Q
Incorporation Date	27 October 1976
Type of Company	Public Limited Company
Registered Office Address	P.O.: Aditya Nagar — 326520 Morak, District: Kota, Rajasthan
Email	shares@mangalamcement.com
Stock Exchange(s) where securities of the Transferee	(i) BSE Limited; and
Company are listed	(ii) National Stock Exchange of India Limited

(B) Summary of the main objects as per the memorandum of association of the Transferee Company:

The main objects of the Transferee Company are set out under Clause III of its memorandum of association, which are as under:

- "(A) (i) To produce, manufacture, treat, process, refine, import, export, purchase, sell and generally to deal in, and to act as brokers, agents, stockists, distributors and suppliers of all kinds of cement (whether ordinary, white, coloured, portland, Pozzolana, alumina, blast furnace, silica, or otherwise), cement products of any description, such as pipes, poles, slabs, asbestos sheets, blocks, tiles, garden-wares and otherwise, and articles, things, compounds and preparations connected with the aforesaid products, and in connection therewith to take on lease or acquire, erect, construct, establish, work, operate and maintain cement factories, quarries, mines workshops and other works.
- (A) (ii) To carry on in India or elsewhere the business to generate, receive, produce, improve, buy, sell, resell, acquire, use, transmit, accumulate, employ, distribute, develop, handle, protect, supply and to act as agent, broker, representative, consultant, collaborator or otherwise to deal in electric power by establishment of thermal power plants, hydraulic power plants, atomic power plants, wind power plants, solar power plants and other power plants based on any source of energy as may be developed or invented in future and also to manufacture equipments used therein.
- B (1) To acquire, build, construct, alter, maintain, enlarge, equip, pull down, remove or replace, and to work, manage and control any buildings, offices, factories, mills shops, machinery, engines, roadway, tramways, railways, branches, sidings, bridge, reservoirs, water-courses, electric works and other works and conveniences which may seem calculated directly or indirectly to advance the main objects of the Company.
- (2) To import and purchase any machinery, implements, materials, articles and stores and to do all things for developing the resources of the property, estates and lands including mining property.
- (3) To purchase, take on lease or tenancy or in exchange, hire take options over or otherwise acquire any estates or interest whatsoever and to hold, develop, plant, improve, work, cultivate, deal with, turn to account, concessions, grants, decrees, licences, privileges, claims, options, leases, property, real or personal, or rights or powers of any kind which may appear to be necessary

or convenient for the attainment of the main objects of the Company and to purchase, charter, hire building or otherwise acquire vehicles of any or every sort or descriptions for use on or under land or water or in the air and to employ the same in the carriage of Company's merchandise and passengers."

(C) Clause III (B)(19) of the memorandum of association of the Transferee Company permits the amalgamation envisaged under the Scheme:

"Subject to the provisions of the Companies Act, 1956, to amalgamate or to enter into partnership or into any arrangement for sharing profits, union of interests, cooperation, joint-adventure or reciprocal concession with any person or persons or company or companies body corporate or bodies corporate carrying on or engaged in or about to carry on or engage in, or being authorized to carry on or engage in, any business or transaction which the Company is authorized to carry on or engage in or which can be carried on in conjunction therewith or which is capable of being conducted so as directly or indirectly to benefit the Company."

(D) Main business carried on by the Transferee Company:

The Transferee Company is a well-established cement manufacturing Company having two cement manufacturing plants located at Morak in the State of Rajasthan with a consolidated installed capacity of 4.0 MTPA and one cement grinding plant located at Aligarh, in the State of Uttar Pradesh. At present, the Transferee Company produces Ordinary Portland Cement (OPC) and Portland Pozzolana Cement (PPC) using the dry process. The cements are marketed under the brand name of "Birla Uttam". The Transferee Company has also set up two Captive Thermal Power Plants of 17.5 MW each. Apart from this, the Transferee Company also owns 13 (Thirteen) Wind Mills at Jaisalmer, Rajasthan with an aggregate capacity of 13.65 MW generation per day. Recently, the Transferee Company has invested approximately Rs.100 Crores in a Waste Heat Recovery unit (WHR) with a capacity of 11 MW at Morak plant in the State of Rajasthan and which is scheduled to be commissioned in October 2019.

(E) Details of change of name, registered office and objects of the Transferee Company during the last five years:

Change of Name: There has been no change of name of the Transferee Company during the last five years.

Change of Registered Office: There has been no change in the registered office of the Transferee Company during the last five years.

Change of Objects: There has been no change in the object clause of the Transferee Company during the last five years

(F) Details of the capital structure of the Transferee Company including authorized, issued, subscribed and paid-up share capital as on date:

Particulars	Rupees in Lakhs
Authorised Share Capital	
4,00,00,000 Equity shares of Rs.10/- each	4,000.00
2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/- each	200.00
1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/- each	1,800.00
Total	6,000.00
Issued, Subscribed and Paid-up Share Capital	
2,66,93,780 Equity Shares of Rs.10/- each fully paid up	2,669.38
Total	2,669.38

- (G) Please refer to ANNEXURE 5 for details regarding the pre and post-amalgamation, expected capital structure and shareholding pattern of the Transferee Company.
- (H) Names of the Promoter and Promoter Group entities of the Transferee Company along with their addresses:

SI.No.	Name of the Promoter and/ or Promoter Group entity	Туре	Address
1.	Shri Anshuman Vikram Jalan	Individuals	Shree Sadan, 2/2 Howrah Road Howrah 711101 West Bengal, India
2.	Shri Basant Kumar Birla		"Birla Park" 18, Gurusaday Road, Ballygunge, Kolkata 700019, India
3.	Smt. Vidula Jalan		C/O, Shri B.K. Birla 9/1, R. N. Mukherjee Road, 7th Floor, Kolkata 700001, India
4.	Ms. Vaishnavi Jalan		Shree Sadan, 2/2 Howrah Road Howrah 711101 West Bengal, India
5.	Mr. Avayaan Vikram Jalan		Shree Sadan, 2/2 Howrah Road Howrah 711101 West Bengal, India
6.	M/s. Century Textiles and Industries Ltd	Body Corporate & Others	Century Bhavan, Dr Annie Besant Road, Worli, Mumbai 400025, India
7.	M/s. Pilani Investment and Industries Corporation Ltd		Birla Building, 14th Floor, 9/1, R N Mukherjee Road, Calcutta, West Bengal 700001, India
8.	M/s. B. K. Birla Foundation		9/1, R N Mukherjee Road Kolkata- 700001, India
9.	M/s. Vidula Consultancy Services Limited		Birla Building, 10th Floor, 9/1 R. N. Mukherjee Road, Kolkata 700001, India
10.	M/s. Manav Investment and Trading Company Limited		9/1 R N Mukherjee Road Kolkata West Bengal, Pin – 700001, India
11.	M/s. Cygnet Industries Limited		Birla Building, 8th Floor, 9/1 R. N. Mukherjee Road, Kolkata, West Bengal – 700001, India
12.	Rambara Trading Private Limited		Birla Building, 10th Floor, 9/1 R. N. Mukherjee Road, Kolkata 700001, India

(I) Names of the directors and Key Managerial Personnel (KMPs) of the Transferee Company as on 31st December, 2020 along with their addresses:

SI. No.	Name of the Director and Designation	Address
1.	Shri Nand Gopal Khaitan Independent and Non-Executive Director	3, Queens Park, Ballygunge, Kolkata 700 019, India
2.	Smt Aruna Makhan Independent and Non-Executive Director	D-37 Panchsheel Enclave, New Delhi 110017, India
3.	Shri Gaurav Goel Independent and Non-Executive Director	61, Friends Colony, New Delhi 110065, India
4.	Shri Kamal Chand Jain Independent and Non-Executive Director	Plot No 12, Whisper Valley, Serilingampalli, Behind HS Darga Hussain Shahwali Rangare Ddi Hyderabad 500008 Telangana, India
5.	Smt Vidula Jalan Co-Chairperson (Whole Time Director)	2/2 Salkia School Road PO-Salkia, PS Golabari, Howrah 711101 West Bengal, India
6.	Shri Anshuman Vikram Jalan Co-Chairperson (Whole Time Director)	Shree Sadan, 2/2 Howrah Road Near Golabari Thana Howrah 711101 West Bengal, India
7.	Shri Yaswant Mishra President (Corporate) and Chief Financial Officer	392, Dumdum Park Lake Town Kolkata 700055 West Bengal, India
8.	Shri Manoj Kumar Company Secretary	C-08, Basant Vihar Colony Aditya Nagar, Village Morak Ramganjmandi, Kota 326520 Rajasthan, India

18. The date of the board meeting at which the Scheme was approved by the Board of the Transferee Company including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution: The Scheme was unanimously approved by the Board of the Transferee Company on 21st June, 2019. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

SI.No.	Names of the Directors (present at the board meeting)	Votes
1.	Shri Nand Gopal Khaitan	Did not Vote/Participate
	Independent and Non-Executive Director	
2.	Smt Aruna Makhan	Voted & Participated
	Independent and Non-Executive Director	
3.	Shri Gaurav Goel	Voted & Participated
	Independent and Non-Executive Director	
4.	Shri Kamal Chand Jain	Voted & Participated
	Non-Executive Director	

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme, except Shri Nand Gopal Khaitan who even though present at the meeting, did not participate and/or vote on account of being a common director on the board of directors of both the Transferee Company and the Transferor Company. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

- As on 31st December, 2020, the amount due to the unsecured creditors of the Transferee Company is Rs.150,79,47,308.21/-(Rupees One Hundred and Fifty Crores Seventy Nine Lakhs Forty-Seven Thousand Three Hundred Eight and Twenty-One Paisa only).
- 20. Details of debt restructuring of the Transferee Company: There shall be no debt restructuring of the Transferee Company pursuant to the Scheme.

21. Disclosure about the effect of the Scheme on the material interests of directors and key managerial personnel of the Transferee Company:

None of the directors, the "Key Managerial Personnel" (as defined under the Act and rules formed thereunder) of the Transferee Company and their respective "Relatives" (as defined under the Act and rules formed thereunder) have any material interests, financial or otherwise in the Scheme, except to the extent of their respective shareholding in the Transferor Company or the Transferee Company, if any. None of the directors of the Transferee Company (individually or with other directors of the Transferee Company) or key managerial personnel hold shares exceeding two percent of the paid-up share capital of the Transferor Company.

22. Disclosure about the effect of the Scheme on the following persons in relation to the Transferee Company:

SI. No.	Category of Stakeholder	Effect of the Scheme on Stakeholders	
1.	Shareholders	Subject to item (6) hereinbelow, the shares held by the shareholders of the Transferee Company shall continue to be held by its shareholders. The Transferee Company shall issue new Equity Shares to the shareholders of the Transferor Company as aforesaid. As such, the total number of shareholders of the Transferee Company shall increase upon the implementation of the Scheme.	
2.	Creditors	The Creditors of the Transferee Company will continue to be Creditors of the Transferee Company. The terms and conditions will be the same, as before.	
3.	Depositors / Deposit Trustees	There are no depositors and/or deposit trustees in the Transferee Company. Therefore, the effect of the Scheme on any Depositor and/or deposit trustees does not arise.	
4.	Debenture Holders/ Debenture Trustee	There are no Debenture Holders and/or Debenture Trustees in the Transferee Company. Therefore, the effect of the Scheme on any Debenture Holder and/or Debenture Trustee does not arise.	
5.	Employees	The employees of the Transferee Company will continue to be employees of the Transferee Company. Even though the terms and conditions of their employment will remain unchanged upon the implementation of the Scheme, there will be an overall increase in the number of employees in the Transferee Company.	
6.	Promoters / Promoter group	There are several entities who are common to the Promoter and Promoter Group of the Transferor Company and the Transferee Company. So far as their shareholding in the Transferee Company is concerned, their overall shareholding in the Transferee Company shall increase pursuant to allotment of new equity shares following the share exchange ratio upon the implementation of the Scheme.	
7.	Non-promoter members	Effect of the Scheme on Non-promoter members is the same as in case of shareholders, as stated in item (1) above.	
8.	Directors	Directors of the Transferee Companywill continue to be Directors as before.	
9.	Key Managerial Personnel ("KMP")	The Key Managerial Personnel of the Transferee Company will continue to be Key Managerial Personnel as before.	

 Relationship between the Transferor Company and the Transferee Company:

The Transferee Company holds 6,50,000 Equity Shares and 34,47,000 7.50% Non-Cumulative Redeemable Preference Shares of the Transferor Company as on the Effective Date. The Transferor Company and the Transferee Company are part of the BK Birla Group and under common management.

24. Description of the Scheme

The Transferor Company and the Transferee Company have agreed to amalgamate the Transferor Company into and with the Transferee Company on a going concern basis vide their respective board resolutions dated 21st June, 2019, in accordance with the Scheme. The Scheme, inter alia, provides for.

- (i) the amalgamation of Mangalam Timber Products Limited (Transferor Company) with Mangalam Cement Limited (Transferee Company) whereby and where under the entire undertaking of the Transferor Company together with all property, rights, powers and all debts, liabilities, duties and obligations relating thereto is proposed to be transferred to and vested in the Transferee Company on the terms and conditions fully stated in the said Scheme of Amalgamation and dissolution of the Transferor Company without winding up and the consequent issuance of Shares by the Transferee Company (under Clause 9.1 of Part II of the Scheme) in accordance with the share exchange ratio to the Shareholders of the Transferor Company, in respect of each share of the Transferor Company held by them in accordance with the Scheme; and
- (ii) various other matters incidental, consequential or otherwise integrally connected therewith, pursuant to Sections 230 to 232 and other relevant provisions of the Act in the manner provided for in the Scheme and in compliance with the provisions of the Income-tax Act, 1961.
- 25. The rationale for and benefits of the Scheme, as reproduced from the Scheme, are as follows:
 - The Transferor Company and the Transferee Company (hereinafter collectively referred as the "Companies") are part of the BK Birla Group of Companies and are under common management. The Companies have been looking at suitable proposals for consolidation for improving their financial and operating parameters and strengthening their position to grow and develop their business more effectively which is primarily catering to the housing sector. Further, integrating, interlinking and combining the business activities undertaken by both the Companies will be beneficial to the growing requirements in the housing sector, amongst other things and in order to utilize the resources available with each other for better functioning and operating in their respective spheres, under a single entity, it is proposed to amalgamate the Companies under the terms and conditions of the said Scheme. The proposed amalgamation of the two companies will, inter alia, streamline the group structure reducing the multiplicity of legal and regulatory compliances required at present and accordingly this amalgamation is proposed.

- ii. In the circumstances, it is considered desirable and expedient to amalgamate the Transferor Company with the Transferee Company in the manner and on the terms and conditions stated in the said Scheme of Amalgamation.
- iii. The amalgamation will enable appropriate consolidation and integration of the activities of the Transferor Company and the Transferee Company with pooling and more efficient utilization of their resources, reduction in overheads and other expenses and improvement in other parameters. The amalgamation will result in formation of a larger and stronger entity having greater capacity for conducting its operations more efficiently, economically and competitively.
- iv. The existing operating business and activities of the Transferee Company will continue to constitute the main business and activity of the merged entity with the greater share of the assets and turnover of the merged entity being contributed by such operating business and activities. The business of the Transferor Company would, inter alia, benefit greatly from the larger infrastructure, easier access to finance and better outreach of the Transferee Company. The consolidation of undertakings will result in the formation of a larger and a more broad based and diversified company.
- The amalgamation will enable the Transferor Company and the Transferee Company to pool their financial, managerial, technical and other resources in order to meet the global challenges and competitive market conditions. Their combination will facilitate resource mobilization, increased operational efficiency and integrated management functioning. The managerial expertise of both the Companies would once combined, together shall give additional thrust to the merged entity. The Financial strength of the Transferee Company can further accelerate the scaling up of the operations of the Transferor Company and the aim to create a position of leadership in the products manufactured by the Transferor Company. The amalgamation will create a better and a more competitive market for the products manufactured by the Transferor Company. As such the amalgamation of the Transferor Company with the Transferee Company will enable expansion of the business of the Transferee Company into growing markets of India, thereby creating greater value for the shareholders of the Transferee Company. This will in fact enable the Transferee Company to enhance its overall growth and development of business portfolio through effective and efficient deployment of funds leading to the increase in shareholder's value and ensure a fair return on investments made by all stakeholders.
- vi. The Scheme is proposed accordingly and will have beneficial results for the said Companies, their shareholders, employees and all concerned.
- 26. The terms and Salient Features of the Scheme of Amalgamation are, inter alia, as follows:-
 - (a) The Scheme shall be effective from the Appointed Date, i.e. 1st day of April, 2019.

- (b) The Scheme is conditional upon and subject to the followings:
 - Obtaining no-objection/ observation letter from the Stock Exchanges and SEBI in relation to the Scheme under Regulation 37 of the SEBI Listing Regulations on terms acceptable to the Transferor Company and the Transferee Company;
 - ii. Approval of the Scheme by the respective requisite majority of shareholders of the Transferor Company and the Transferee Company and such other classes of persons of the said companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal under Sections 230 and 232 of the Act;
 - iii. The scheme is conditional upon scheme being approval by the PUBLIC shareholders through e-voting in terms of para 9 (a) of part I of Annexure I of SEBI circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 and the scheme shall be acted upon only if vote cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders against it; (kindly refer para 9 (a) and (b) of part I of Annexure I of the SEBI circular).
 - iv. The sanctions and orders of the Tribunals, under Sections 230 to 232 of the Companies Act, 2013 (hereinafter referred to as "the Act") being obtained by the Transferor Company and the Transferee Company;
 - Certified/ authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the concerned ROC having jurisdiction over the Parties; and
 - vi. The requisite consent, approval or permission of the Appropriate Authority or any other Person, which by Applicable Law or contract, agreement, may be necessary for the effective transfer and vesting of the Transferor Company and/or implementation of the Scheme.

Accordingly, the Scheme though effective from the Appointed Date, shall become operative on the Effective Date, being the day on which the last of the aforesaid Conditions Precedent are complied with. Reference in the Scheme to the date of "coming into effect of the said Scheme" or "effectiveness of the said Scheme" shall mean the Effective Date.

- (c) On the approval of the Scheme by the members of by the Transferor Company and the Transferee Company pursuant to Sections 230 and 232 of the Act, it shall be deemed that the said members have also accorded all relevant consents under Sections 13, 14, 61, 62(1)(c) and 64 of the Act or any other provisions of the Act to the extent the same may be considered applicable.
- (d) With effect from the Appointed Date, the Undertaking of the Transferor Company, including all assets, property, rights and powers as well as all debts, liabilities, duties and obligations of the Transferor Company shall be transferred to the Transferee

- Company in the manner and subject to the modalities for transfer and vesting detailed in the Scheme.
- (e) All the debts, liabilities, duties and obligations of the Transferor Company shall, pursuant to the provisions of Section 232 and other applicable provisions of the Companies Act, 2013 be also transferred or deemed to be transferred to and vest in and be assumed by the Transferee Company, so as to become as from the Appointed Date the debts, liabilities, duties and obligations of the Transferee Company.
 - Unless otherwise agreed to between the Parties, the vesting of all the assets of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under the said Scheme for any loans, debentures, deposits or other financial assistance already availed of /to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested.
- (g) All proceedings pending by or against the Transferor Company, on the Effective Date and all contracts, obligations, actions, rights and claims by or against the Transferor Company, will be transferred to the Transferee Company and will be enforceable by or against the Transferee Company.
- (h) On and from the Effective Date all the employees of the Transferor Company in service on the Effective Date shall become the employees of the Transferee Company on the same terms and conditions on which they are engaged by the Transferor Company without treating it as a break, discontinuance or interruption in service on the said date. Accordingly, the services of such employees for the purpose of Provident Fund or Gratuity or Superannuation or other statutory purposes and for all purposes will be reckoned from the date of their respective appointments with the Transferor Company. It is expressly provided that the Provident Fund, Gratuity Fund, Superannuation Fund or any other Fund or Funds ("Funds") created or existing for the benefit of the employees, as applicable, of the Transferor Company shall be continued by the Transferee Company and the Transferee Company shall stand substituted for the Transferor Company for all purposes whatsoever, including in relation to the obligation to make contributions to the said Funds in accordance with the provisions thereof to the end and intent that all rights, duties, powers and obligations of the Transferor Company in relation to such Funds shall become those of the Transferee Company.

(f)

- (i) Upon the effectiveness of the said Scheme and in consideration of the amalgamation of the Transferor Company with the Transferee Company, including the transfer and vesting of the assets and liabilities of the Transferor Company in the Transferee Company pursuant to provisions of the said Scheme, the Transferee Company shall, without any further act or deed, issue and allot to each member of the Transferor Company, whose name is recorded in the register of members and the records of the depository as members of the Transferor Company on the Record Date, 1 (one) equity share of Rs.10/- each of the Transferee Company credited as fully paid up for every 22 (twenty-two) equity shares of Rs.10/each held by such shareholder in the Transferor Company ("New Equity Shares"). No equity shares shall be issued by the Transferee Company in respect of the shares held by the Transferor Company in the Transferee Company. The ratio in which the New Equity Shares of the Transferee Company are to be issued and allotted to the shareholders of the Transferor Company is referred to as the "Share Exchange Ratio".
- (j) The New Equity Shares to be issued and allotted shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company and shall rank paripassu in all respects with the existing Equity Shares of Transferee Company.
- (k) The Transferee Company shall apply for listing of the New Equity Shares on the Stock Exchanges in terms of the SEBI Circular and Applicable Laws. The New Equity Shares shall be listed and/or admitted to trading on the Stock Exchanges in India where the equity shares of the Transferee Company are listed and admitted to trading, as per the Applicable Law. The Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Law for complying with the formalities of the Stock Exchanges. The New Equity Shares allotted pursuant to the said Scheme shall remain frozen in the depositories system till relevant directions in relation to listing/trading are provided by the relevant Stock Exchange(s).
- **(l)** No fractional shares shall be issued by the Transferee Company in respect of the fractional entitlements, if any, to which the Equity Shareholders of the Transferor Company may be entitled on issue and allotment of the Equity Shares in the Transferee Company in consideration of the amalgamation, as above. The Board of Directors of the Transferee Company or a committee thereof shall on each occasion consolidate such fractional entitlements, and issue and allot the respective Equity Shares in lieu thereof to a Director and / or Officer(s) of the Transferee Company on the express understanding that such Director and / or Officer(s) to whom such shares are allotted shall sell the same in the market and pay to the Transferee Company the net sale proceeds thereof (after deductions of applicable taxes and costs incurred thereof), whereupon the Transferee Company shall distribute such net sale proceeds to the said Equity Shareholders of the Transferor Company in proportion to their fractional entitlements.
- (m) The issue and allotment of the New Equity Shares to the

- shareholders of the Transferor Company as provided in the said Scheme, is an integral part thereof and shall be deemed to have been carried out without requiring any further act on the part of the Transferee Company or its shareholders and as if the procedure laid down under Section 62 of the Act and any other applicable provisions of the Act, as may be applicable, and such other statutes and regulations as may be applicable were duly complied with.
- (n) The New Equity Shares shall be issued in dematerialized form to those equity shareholders who hold shares of the Transferor Company, provided all details relating to their accounts with the depository participants are available with the Transferee Company.
- (o) Consequent to and as part of the amalgamation of the Transferor Company with the Transferee Company herein, the Authorised Share Capital of the Transferor Company shall stand merged into and combined with the Authorised Share Capital of the Transferee Company pursuant to the Scheme, without any further act or deed, and without payment of any registration or filing fee on such combined Authorised Share Capital, the Transferor Company and the Transferee Company having already paid such fees. Accordingly, the Authorised Share Capital of the Transferee Company resulting from the amalgamation of the Transferor Company with the Transferee Company shall be a sum of Rs.120,00,00,000/-divided into 6,50,00,000 Equity Shares of Rs. 10/- each, 2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/- each, 1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/- each and 35,00,000 7.50 % Non-Cumulative Redeemable Preference Shares of Rs. 100/- each. Clause V of the Memorandum of Association of the Transferee Company and Article 4(1) of the Articles of Association of the Transferee Company shall stand altered accordingly and substituted by the following respective Clause and Article upon the Scheme becoming effective: -

Clause V of Memorandum of Association:

"V. The Share Capital of the Company is Rs. 120,00,00,000/-(Rupees One Hundred Twenty Crores) divided into 6,50,00,000 Equity Shares of Rs.10/- each, 2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/each, 1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/- each and 35,00,000 7.50 % Non-Cumulative Redeemable Preference Shares of Rs.100/- each with the Rights and Privileges and conditions attached thereto as are provided by the regulation of the Company for the time being with the power to increase and reduce the capital of the Company and divide the shares in the capital for the time being into several classes and to attach thereto respectively such preferential rights, privileges and / or conditions as may be determined by or in accordance with regulations of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such manner as may for the time being be provided by the regulations of the Company."

Article 4 (1) of Articles of Association:

- "4(1). The Share Capital of the Company is Rs. 120,00,00,000/(Rupees One Hundred Twenty Crores) divided into 6,50,00,000 Equity Shares of Rs.10/- each, 2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/- each, 1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/- each and 35,00,000 7.50 % Non-Cumulative Redeemable Preference Shares of Rs.100/- each".
- (p) It is clarified that since the Authorised Share Capital of the Transferee Company shall stand increased and reorganised, as aforesaid, by operation of law, and without any further act or deed, and without payment of any fees on such combined Authorised Share Capital, the Transferor Company having already paid such fees, consequent to transfer and vesting of all rights and powers of the Transferor Company in the Transferee Company, as an integral part of the amalgamation herein under Sections 230 and 232 of the Act, the Transferee Company shall not be required to seek any consent or approval under Sections 13, 14, 61, 64 or any other provisions of the Act for such increase and reorganization of Share Capital.
- (q) Pursuant to Rule 19(2)(b) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 read with Regulation 38 of the SEBI Listing Regulations and applicable circulars thereunder, and upon the effectiveness of the Scheme, the percentage of Minimum Public Shareholding of 25 % (MPS) criteria on fully diluted basis is maintained in post-merger paid up equity capital of the Transferee Company.
- (r) All shares held by the Transferee Company in the share capital of the Transferor Company as on the Effective Date (i.e., 6,50,000 Equity Shares and 34,47,000 7.50% Non-Cumulative Redeemable Preference Shares of the Transferor Company), shall stand cancelled, without any further act or deed, upon the said Scheme becoming effective. In lieu thereof no allotment of any new shares or any payment shall be made to any person whatsoever.
- (s) The Transferor Company shall stand dissolved without winding up pursuant to the provisions of Section 232 of the Act.
- (t) The amalgamation will be accounted in accordance with the "acquisition method" prescribed under the applicable Accounting Standards as notified under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and in accordance with prevailing guidelines, including Indian Accounting Standards 103 – Business Combinations ("IND AS 103") notified under the Companies (Indian Accounting Standard) Rules, 2015, to the extent applicable.
- (u) Inter-company balances, if any, between the Transferor Company and the Transferee Company, appearing in the books of account of the Transferor Company and Transferee Company shall stand cancelled without any further act or deed, upon the said Scheme becoming effective.

(v) It is, however, clarified that the Board of Directors of the Transferee Company, in consultations with the Statutory Auditors, may account for the present amalgamation and other connected matters in such manner so as to comply with inter alia, the provisions of section 133 of the Companies Act, 2013, the applicable Accounting Standard(s), Generally Accepted Accounting Principles and other applicable provisions, if any.

(w)

- Any tax liabilities under the Income-tax Act, 1961 or any other Central or State tax laws dealing with taxes, duties or other levies, including without prejudice to the generality of the foregoing, Sales Tax, Value Added Tax, Excise Duty, Service Tax, Octroi, Entry Tax, Goods and Services Tax and Stamp Duty (hereinafter referred to as "Tax Laws") allocable or related to the business of the Transferor Company to the extent not provided for or covered by tax provision in the books of accounts made as on the date immediately preceding the Appointed Date shall be transferred to the Transferee Company. All taxes / cess / duties paid, payable, received or receivable by or on behalf of the Transferor Company under the Tax Laws in respect of the operations and/or profits before the Effective Date, including all or any refunds, claims or entitlements or credits (including credits for income tax, withholding tax, advance tax, selfassessment tax, minimum alternate tax, CENVAT credit, goods and service tax credit, other indirect tax credit and other tax receivables) shall, for all purposes, be treated as the taxes / cess / duties, liabilities or refunds, claims or credits as the case may be of the Transferee Company, and any tax incentives, benefits (including claims for unabsorbed tax losses and unabsorbed tax depreciation), advantages, privileges, exemptions, credits, tax holidays, remissions or reduction which would have been available to the Transferor Company, shall be available to the Transferee Company, and following the Effective Date, the Transferee Company shall be entitled to initiate, raise, add or modify any claims in relation to such taxes.
- All compliances under the Tax Laws between the Appointed Date and Effective Date, undertaken by the Transferor Company, shall, upon the said Scheme coming into effect, be deemed to have been complied with, by the Transferee Company. Any tax deducted at source by Transferor Company / Transferee Company on transactions between the Transferor Company and the Transferee Company, if any (from Appointed Date to Effective Date) shall be deemed to be advance tax paid or tax deposited by the Transferee Company and shall, in all proceedings, be dealt with accordingly in the hands of the Transferee Company (including but not limited to grant of such tax deposited as credit against total tax payable by Transferee Company while filing consolidated return of income on or after Appointed Date). Upon the Scheme becoming effective, the Transferee Company is expressly permitted to revise its financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/or credit for taxes paid (including, tax deducted at source, wealth tax, etc.) and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.

(x)

- (y) The amalgamation of the Transferor Company with the Transferee Company and transfer and vesting of the Undertaking of the Transferor Company in the Transferee Company has been proposed in compliance with the provisions of Section 2(1B) of the Incometax Act, 1961. If any terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said Section at a later date including resulting from an amendment of law or for any other reason whatsoever, the provisions of the said Section of the Income-tax Act shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with the said Section. Such modification will however not affect the other parts of the Scheme
- (z) With effect from the Appointed Date and upto the Effective Date:
 - The Transferor Company shall carry on and be deemed to have carried on all its business and activities and shall hold and stand possessed of and be deemed to have held and stood possessed of all its assets for and on account of and in trust for the Transferee Company.
 - ii. The Transferor Company shall carry on its businesses and activities with due diligence and business prudence and shall not charge, mortgage, encumber, alienate or otherwise deal with its assets or any part thereof, nor incur, accept or acknowledge any debt, obligation or any liability or incur any major expenditure, except as is necessary in the ordinary course of its business, without the prior written consent of the Transferee Company.
 - iii. All profits or income accruing or arising to the Transferor Company (including taxes paid thereon) or expenditure or losses arising or incurred by the Transferor Company on and after the Appointed Date shall, for all purposes, be deemed to have accrued as the profits or income (including taxes paid) or expenditure or losses, as the case may be, of the Transferee Company.
- (aa) The Transferor Company and the Transferee Company (by their respective Board of Directors or such other person or persons, as the respective Board of Directors may authorise) are empowered and authorised:
 - i. to assent from time to time to any modifications or amendments or substitutions of the Scheme or of any conditions or limitations which the Hon'ble Benches of the Tribunal at Jaipur and Odishaand / or any other authorities under law may deem fit to approve or direct or which may be considered necessary due to any change in law or as may be otherwise deemed expedient or necessary by the respective Board of Directors as being in the best interest of the said companies and their shareholders.
 - ii. To settle all doubts or difficulties that may arise in carrying out the Scheme, to give their approval to all such matters and things as is contemplated or required to be given by them in terms of the said Scheme and to do and execute all other acts, deeds, matters and things necessary, desirable or proper for putting the Scheme into effect, including for carrying out or performing all such formalities or compliances as may be deemed proper and necessary for securing acceptance and recognition of transfer of rights, powers and obligations of the Transferor Company to the Transferee Company under

the said Scheme by the parties and authorities concerned.

iii. Without prejudice to the generality of the foregoing, the Transferor Company and the Transferee Company (by their respective Board of Directors or such other person or persons, as the respective Board of Directors may authorise) shall each be at liberty to withdraw from the said Scheme in case any condition or alteration imposed by any authority is unacceptable to them or as may otherwise be deemed expedient or necessary.

YOU ARE REQUESTED TO READ THE ENTIRE TEXT OF THE SCHEME TO GET FULLY ACQUAINTED WITH THE PROVISIONS THEREOF. THE AFORESAID ARE ONLY SOME OF THE SALIENT EXTRACTS THEREOF.

27. Summary of the Report on the share exchange ratio of the Registered Valuer:

The exchange ratio of shares of the Transferor Companies and the Transferee Company has been fixed on a fair and reasonable basis and on the basis of the Valuation Report prepared by Mr. Sanjai Kumar Gupta, Registered Valuer (SFA). The Transferor Company and the Transferee Company have also obtained a fairness report on share valuation by an authorised Merchant Banker(VC Corporate Advisors Private Limited). The same is enclosed and marked as ANNEXURE 4.

Moreover, the FairnessOpinionhasbeenissuedinrespect of the Valuation Report. No special valuation difficulties were reported by the valuers. Please refer to the Valuation Report that is enclosed as ANNEXURE 3.

These will also be available for inspection at the registered office of the Transferor Company.

- 28. Details of approvals, sanctions or no-objection(s), if any, from regulatory or any other governmental authorities required, received or pending for the proposed Scheme:
 - The equity shares of the Transferor Company and the Transferee Company are listed on the Stock Exchanges. Pursuant to Regulation 37 of the SEBI Listing Regulations read with the Circular No. CFD/ DIL3/CIR/2017/21 dated March 10, 2017, as amended from time to time, issued by SEBI ("SEBI Circular"), the Transferor Company and the Transferee Company had filed the Scheme with BSE and NSE on September 25, 2019 and October 3, 2019, respectively to seek their no objection to the Scheme. As required by the SEBI Circular, the Transferor Company and the Transferee Company have filed its Complaint Report with the BSE and NSE. The Complaint Reports filed by the Transferor Company and the Transferee Company indicated that it had received 'nil' complaints. Copies of the Complaint Reports filed by the Transferor Company and the Transferee Company with the BSE and the NSE are enclosed as ANNEXURE 6. The Transferor Company and the Transferee Company have received observation letters, both dated 14th February, 2020, from the Stock Exchanges wherein the Stock Exchanges have granted their no objection to filing the Scheme with the Hon'ble Tribunal. The said observation letters issued by the BSE and the NSE to the Transferor Company and the Transferee Company are enclosed as ANNEXURE 7 and ANNEXURE 8, respectively.

- b. In compliance with the provisions of section 232(2)(c) of the Act, the Boards of the Transferor Company and the Transferee Company, has adopted a report, inter-alia, explaining the effect of the Scheme on their respective shareholders and key managerial personnel among others. Copy of the report adopted by the Boards of the Transferor Company and the Transferee Company is enclosed as ANNEXURE 9.
- to the extent of their or their relatives shareholding in the respective companies or to the extent the said Directors or their relatives are common directors in the Transferor Company and/ or their relatives are the partners, directors, Members of the companies, firms, association of persons, bodies corporate and/or beneficiary of trust that hold shares in any of the Transferor Company and Transferee Company and the Transferee Company and Transferee Company. Their interest in both the Transferor Company and the Transferee Company shall not be treated in any way differently than the other Shareholders of the Transferor Company and Transferee Company.
- d. There are no proceedings pending under Sections 235 to 251 of the Companies Act, 1956 or Sections 210 to 227 of the Companies Act, 2013 against any of the Transferor Company and the Transferee Company.
- e. The audited financials for the financial year ended 31st March, 2019 and 31st March,2020and the limited quarterly review financials (unaudited)as on30th September, 2020, of the Transferor Company and the Transferee Company are enclosed as ANNEXURE 10 and ANNEXURE 11, respectively. Subsequent to the date of the aforesaid financial statements, i.e., 30th September, 2020, there has been no substantial change in the financial position of the Transferor Company and/or the Transferee Company excepting those arising or resulting from the usual course of business.
- The registered office of the Transferee Company being situated in Rajasthan, the Transferee Company is taking necessary steps and proceedings in relation to the said Scheme pursuant to Section 230(1) of the Companies Act, 2013 before the Hon'ble JaipurBench of the National Company Law Tribunal. The Transferee Company had filed an application being Company Application No. CA(CAA) No.72 / 230 / JPR / 2020 ("Company Application") before the Hon'ble National Company Law Tribunal, Jaipur Bench ("Tribunal") on 25th February, 2020 for obtaining orders/directions with regard to meetings of its shareholders and creditors of in connection with a proposed Scheme of Amalgamation. By an order made on 12th March 2020 in the said Company Application CA(CAA) No.72 / 230 / JPR / 2020, the Hon'ble Tribunal, Jaipur Bench, was pleased to direct separate meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors of

- the Transferee Company to be held on Saturday, 18th April 2020 at the registered office of the Transferee Company. However, due to pandemic, the said meetings as directed could not be held. In terms of the order dated 7th January, 2021'in connected application IA No. 427/JPR/2020, the Hon'ble Tribunal, Jaipur Bench has directed fresh meetings of the Shareholders and Creditors of the Transferee Company to be reconvened on 1st March, 2021.
- g. The Companies have obtained certificates from their respective statutory auditors in terms of the provisos to Sections 230(7) and 232(3) of the Act. The Auditors of the Transferor Company and the Transferee Company have by their certificate dated 21st June, 2019 confirmed that the accounting treatment in the said Scheme is in conformity with the accounting standards prescribed under Section 133 of the Companies Act, 2013.
- h. The Applicants confirm that they have filed the Scheme with the Registrar of Companies. The Applicants further confirm that notice in the prescribed form is also being served on all Authorities in terms of the order dated 18th January, 2021in CA(CAA) No. 66/CTB/2020along with copy of this notice, Scheme and other documents accompanying the same.
- The Scheme does not in any way violate, override or circumvent any provision of the Act and the rules and regulations issued thereunder.
- 29. Inspection of Documents: Copies of the following documents will be open for inspection to the unsecured creditors of the Transferor Company at its registered office situated at Village: Kusumi, P.O. & District: Nabarangpur 764059, Odisha on all days except Saturday, Sunday and public holidays between 11:00 A.M. and 1:00 P.M. up to the date of the Meeting:
 - Order dated 18th January, 2021, passed by the Tribunal in CA(CAA) No. 66/CTB/2020, directing inter alia, the convening of the Meeting;
 - Memoranda and Articles of Associations of the Transferor Company and the Transferee Company;
 - c. Scheme of Amalgamation, as filed before the Hon'ble Tribunal;
 - d. Annual reports of the Transferor Company and the Transferee Company for the last financial years ended 31st March, 2019 & 31st March, 2020;
 - Report on share exchange ratio dated 21st June, 2019 issued to the Transferor Company and the Transferee Company by Shri Sanjai Kumar Gupta, the IBBI Registered Valuer (SFA);
 - f. Fairness opinion dated 21st June, 2019 issued to the Transferor Company and the Transferee Company by V C Corporate Advisors Private Limited, independent SEBI Registered Merchant Bankers:

- g. Observation letters, both dated 14thFebruary, 2020, issued by the NSE and BSE to the Transferor Company and the Transferee Company;
- h. Complaint Report filed by the Transferor Company and the Transferee Company with the BSE on November 6, 2019 & November 5, 2019 respectively;
- Complaint Report filed by the Transferor Company and the Transferee Company with the NSE on January 2, 2020 and December 16, 2019 respectively;
- j. Limited quarterly review financials (unaudited) for as on 30th September, 2020 of the Transferor Company and the Transferee Company;

- Extract of the resolutions dated 21st June, 2019 passed by the respective Boards' of each of the Companies, inter alia, approving the Scheme and the filing thereof with the Tribunal;
- Report of the Audit Committee of the Transferor Company and the Transferee Company dated 21st June, 2019 recommending the Scheme to the Board of the Transferor Company; and
- m. Reports adopted by the respective Boards of the Companies pursuant to Section 232(2)(c) of the Act;

This statement is being furnished as required under Sections 230(3), 232(2) and 102 of the Companies Act, 2013 (the "Act"), read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017

Dated this 22nd day of January, 2021.

For Mangalam Timber Products Limited Sd/-Gopinath Nayak (Chairperson appointed for the Meeting)

Sd/- Priya Sharma Company Secretary Mangalam Timber Products Limited Registered Office: Village: Kusumi, P.O.& District: Nabarangpur - 764059, Odisha

SCHEME OF AMALGAMATION

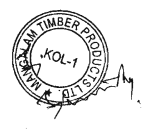
UNDER SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

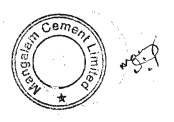
OF

MANGALAM TIMBER PRODUCTS LIMITED

WITH

MANGALAM CEMENT LIMITED





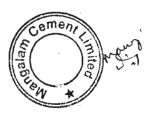
A. PREAMBLE

This Scheme of amalgamation (hereinafter referred to as the "Scheme") is presented under section 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 (to the extent notified and applicable) and provides for amalgamation of Mangalam Timber Products Limited with Mangalam Cement Limited.

B. BACKGROUND OF THE COMPANIES

- (a) Mangalam Timber Products Limited ("Transferor Company"): Mangalam Timber Products Limited is a public listed company, incorporated on 27th day of August, 1982 under the provisions of the Companies Act, 1956, having its registered office at Village: Kusumi, P.O. & Dist.: Nabarangpur 764 059, in the State of Odisha. The Transferor Company is a Company within the meaning of the Companies Act, 2013 having Corporate Identification Number L020010R1982PLC001101. Equity shares of the Transferor Company are listed on the BSE Limited (BSE) and the National Stock Exchange of India Limited (NSE). The Transferor Company is primarily engaged in manufacture of Medium Density Fibre Board (MDF) from its factory located at Kusumi, Nabarangpur, in the State of Odisha. The Transferor Company sells its products under the brand name "DURATUFF". MDF is used in making furniture, Particle Boards, Doors and all kinds of carpentry work.
- (b) Mangalam Cement Limited ("Transferee Company"): Mangalam Cement Limited is a public listed company incorporated on 27th day of October, 1976 under the provisions of the Companies Act, 1956 having its registered office at P.O.: Aditya Nagar 326520, Morak, District: Kota, in the State of Rajasthan. The Transferee Company is a Company within the meaning of the Companies Act, 2013 having Corporate Identification Number L26943RJ1976PLC001705. Equity shares of the Transferee Company are listed on the BSE and NSE. The Transferee Company is a well-established cement manufacturing Company having two cement manufacturing plants located at Morak in the State of Rajasthan with a consolidated installed capacity of 4.0 MTPA and one cement grinding plant located at Aligarh, in the State of Uttar Pradesh. At present, the Transferee

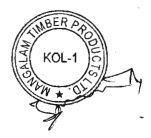




Company produces Ordinary Portland Cement (OPC) and Portland Pozzolana Cement (PPC) using the dry process. The cements are marketed under the brand name of "Birla Uttam". The Transferee Company has also set up two Captive Thermal Power Plants of 17.5 MW each. Apart from this, the Transferee Company also owns 13 (Thirteen) Wind Mills at Jaisalmer, Rajasthan with an aggregate capacity of 13.65 MW generation per day. Recently, the Transferee Company has invested approximately Rs. 100 Crores in a Waste Heat Recovery unit (WHR) with a capacity of 11 MW at Morak plant in the State of Rajasthan which is scheduled to be commissioned in October 2019.

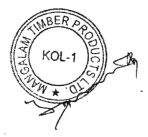
C. RATIONALE OF THE SCHEME

- i. The Transferor Company and the Transferee Company (hereinafter collectively referred as the "Companies") are part of the BK Birla Group of Companies and are under common management. The Companies have been looking at suitable proposals for consolidation for improving their financial and operating parameters and strengthening their position to grow and develop their business more effectively which is primarily catering to the housing sector. Further, integrating, interlinking and combining the business activities undertaken by both the Companies will be beneficial to the growing requirements in the housing sector, amongst other things and in order to utilize the resources available with each other for better functioning and operating in their respective spheres, under a single entity, it is proposed to amalgamate the Companies under the terms and conditions of this Scheme. The proposed amalgamation of the two companies will, inter alia, streamline the group structure reducing the multiplicity of legal and regulatory compliances required at present and accordingly this amalgamation is proposed.
- ii. In the circumstances, it is considered desirable and expedient to amalgamate the Transferor Company with the Transferee Company in the manner and on the terms and conditions stated in this Scheme of Amalgamation.





- iii. The amalgamation will enable appropriate consolidation and integration of the activities of the Transferor Company and the Transferee Company with pooling and more efficient utilization of their resources, reduction in overheads and other expenses and improvement in other parameters. The amalgamation will result in formation of a larger and stronger entity having greater capacity for conducting its operations more efficiently, economically and competitively.
- iv. The existing operating business and activities of the Transferee Company will continue to constitute the main business and activity of the merged entity with the greater share of the assets and turnover of the merged entity being contributed by such operating business and activities. The business of the Transferor Company would, *inter alia*, benefit greatly from the larger infrastructure, easier access to finance and better outreach of the Transferee Company. The consolidation of undertakings will result in the formation of a larger and a more broad based and diversified company.
- The amalgamation will enable the Transferor Company and the Transferee ٧. Company to pool their financial, managerial, technical and other resources in order to meet the global challenges and competitive market conditions. Their combination will facilitate resource mobilization, increased operational efficiency and integrated management functioning. The managerial expertise of both the Companies would once combined together shall give additional thrust to the merged entity. The Financial strength of the Transferee Company can further accelerate the scaling up of the operations of the Transferor Company and the aim to create a position of leadership in the products manufactured by the Transferor Company. The amalgamation will create a better and a more competitive market for the products manufactured by the Transferor Company. As such the amalgamation of the Transferor Company with the Transferee Company will enable expansion of the business of the Transferee Company into growing markets of India, thereby creating greater value for the shareholders of the Transferee Company. This will in fact enable the Transferee Company to enhance





its overall growth and development of business portfolio through effective and efficient deployment of funds leading to the increase in shareholder's value and ensure a fair return on investments made by all stakeholders.

vi. The Scheme is proposed accordingly and will have beneficial results for the said Companies, their shareholders, employees and all concerned.

D. PARTS OF THE SCHEME

The Scheme is divided into the following parts:

- (a) PART I deals with the definitions of capitalized terms used in this Scheme and the details of share capital of the Parties to the Scheme;
- (b) PART II deals with amalgamation of the Transferor Company with the TransfereeCompany and the consideration thereof;
- (c) PART III deals with the general terms and conditions that would be applicable to this Scheme.





PART I

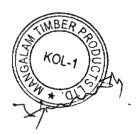
DEFINITIONS AND SHARE CAPITAL

1. **DEFINITIONS**

- 1.1 In this Scheme, unless inconsistent with the meaning or context thereof, the following expressions shall have the following meanings:
 - 1.1.1 "Act" means the Companies Act, 2013 (including any statutory modification(s) or re-enactment(s) thereof) and rules and regulations made thereunder and/or other guidelines or notification, for the time being in force, and which may relate or are applicable to the amalgamation / arrangement;
 - 1.1.2 "Appointed Date" means the 1st day of April, 2019;
 - 1.1.3 Applicable Law" or "Law" means any applicable national, foreign, provincial, local or other law including all applicable provisions of all (a) constitutions, decrees, treaties, statutes, laws (including the common law), codes, notifications, rules, regulations, policies, guidelines, circulars, directions, directives, ordinances or orders of any Appropriate Authority, statutory authority, court, tribunal having jurisdiction over the Parties; (b) approvals; and (c) orders, decisions, injunctions, judgments, awards and decrees of or agreements with any Appropriate Authority having jurisdiction over the Parties as may be in force from time to time;

1.1.4 "Appropriate Authority" means:

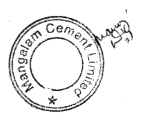
- (a) the government of any jurisdiction (including any national, state, municipal or local government or any political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, Tribunal, court, central bank, commission or other authority thereof;
- (b) any public international organisation or supranational body and its institutions, departments, agencies and instrumentalities;



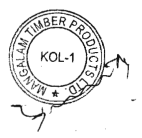


- (c) any governmental, quasi-governmental or private body or agency lawfully exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing or other governmental or quasi-governmental authority, including stock exchanges, the Securities and Exchange Board of India and Ministry of Corporate Affairs; and
- (d) any recognized Stock Exchange;(The term Appropriate Authorities shall be construed accordingly)
- 1.1.5 "Board of Directors" or "Board" means the board of directors of the Transferor Company or the Transferee Company, as the case may be, and shall include a duly constituted committee thereof;
- 1.1.6 "Effective Date" means the date or last of the dates on which certified copies of the orders of the Hon'ble Benches of the Tribunal at Jaipur and Odisha sanctioning this Scheme are filed by the Transferor Company and the Transferee Company with the respective Registrar of Companies;
- 1.1.7 "Encumbrance" means (i) any charge, lien (statutory or other), or mortgage, any easement, encroachment, right of way, right of first refusal or other encumbrance or security interest securing any obligation of any Person; (ii) pre-emption right, option, right to acquire, right to set off or other third party right or claim of any kind, including any restriction on use, voting, selling, assigning, pledging, hypothecating, or creating a security interest in, place in trust (voting or otherwise), receipt of income or exercise; or (iii) any equity, assignments hypothecation, title retention, restriction, power of sale or other type of preferential arrangements; or (iv) any agreement to create any of the above; the term "Encumber" shall be construed accordingly;





- 1.1.8 "Income Tax Act" means the Income Tax Act, 1961 including any statutory, modifications, re-enactments or amendments thereof for the time-being in force.
- 1.1.9 "LODR Regulations" means the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and includes all amendments or statutory modifications thereto or re-enactments thereof;
- 1.1.10 "Parties" shall mean collectively the Transferor Company and the Transferee Company and "Party" shall mean each of them, individually;
- 1.1.11 "Permits" means all consents, licences, permits, permissions, authorisations, rights, clarifications, approvals, clearances, confirmations, declarations, waivers, exemptions, registrations or filings from any Appropriate Authority;
- 1.1.12 "Person" shall mean any natural person, limited or unlimited liability company, corporation, partnership (whether limited or unlimited), proprietorship, Hindu undivided family, trust, union, association, any Appropriate Authority or any agency or political subdivision thereof or any other entity that may be treated as a person under Applicable Law;
- 1.1.13 "Record Date" means any date which may be fixed by the Board or a committee duly constituted by the Board, if any, of the Transferee Company in consultation with the Board of the Transferor Company for the purpose of determining the equity shareholders of the Transferor Company for issue of the new equity shares of the Transferee Company pursuant to this Scheme;
- 1.1.14 "ROC" means the Registrar of Companies, Jaipur and the Registrar of Companies, Cuttack, as the case may be;





- 1.1.15 "Scheme" means this Scheme of Amalgamation of the Transferor Company with the Transferee Company in its present form or with such modifications as sanctioned by the Hon'ble Benches of the Tribunal at Jaipur and Odisha;
- 1.1.16 "SEBI" means the Securities and Exchange Board of India, constituted under the Securities and Exchange Board of India Act, 1992;
- 1.1.17 "SEBI Circular" means the circular issued by the SEBI, being Circular CFD/DIL3/CIR/2017/21 dated 10 March 2017, and any amendments thereof or modifications issued pursuant to regulations 11, 37 and 94 of the LODR Regulations including Circular CFD/DIL3/CIR/2017/26 dated 23 March 2017, circular no CFD/DIL3/CIR/2017/105 dated September 21, 2017 and Circular CFD/DIL3/CIR/2018/2 dated 3 January 2018 and Circular SEBI/HO/CFD/DIL1/CIR/P/2019/192 dated September12, 2019;
- 1.1.18 "Stock Exchanges" means BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE");
- 1.1.19 "Transferor Company" means Mangalam Timber Products Limited, a Company incorporated under the provisions of the Companies Act, 1956 and being a Company within the meaning of the Companies Act, 2013 having its registered office at Kusumi, Nabarangpur 764 059, in the State of Odisha;
- 1.1.20 "Transferee Company" means Mangalam Cement Limited, a Company incorporated under the provisions of the Companies Act, 1956 and being a Company within the meaning of the Companies Act, 2013 and having its registered office at Aditya Nagar 326520, Morak, District: Kota, in the State of Rajasthan.





1.1.21 "Tribunal" or "NCLT" means the Hon'ble National Company Law Tribunal constituted under Section 408 of the Act having its Benches, inter alia, at Jaipur and Odisha.

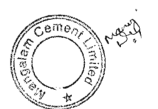
1.1.22 "Undertaking of the Transferor Company" means and includes:

- (a) All the properties, assets, rights and powers of the Transferor Company and
- (b) All the debts, liabilities, duties and obligations of the Transferor Company.

Without prejudice to the generality of the foregoing clause, the said Undertaking shall include all rights, powers, interests, authorities, privileges and all properties and assets, moveable or immovable, freehold or leasehold, real or personal, tangible or intangible, corporeal or incorporeal, in possession or reversion, present or contingent, of whatsoever nature and wherever situated, including all lands, buildings, plant and machinery, office equipment, inventories, investments in shares, bonds and other securities, sundry debtors, cash and bank balances, tax credits, loans and advances, leases and all other interests and rights in or arising out of such properties together with all liberties, easements, advantages, exemptions, approvals and licenses, if any, held as on the Appointed Date, applied for or as may be obtained thereafter by the Transferor Company or which the Transferor Company is entitled to, together with the benefit of all respective contracts and engagements and all respective books, papers, documents and records of the Transferor Company.

- 1.1.23 Word(s) and expression(s) elsewhere defined in the Scheme will have the meaning(s) respectively ascribed thereto.
- 1.2 In this Scheme, unless the context otherwise requires:
 - 1.2.1 reference to statutory provisions shall be construed as meaning and including references also to any amendment or re-enactment (whether





before or after the Execution Date) for the time being in force and to all statutory instruments or orders made pursuant to such statutory provisions;

- 1.2.2 words denoting the singular shall include the plural and words denoting any gender shall include all genders;
- 1.2.3 headings, subheadings, titles, subtitles to clauses, sub-clauses and paragraphs are for information only and shall not form part of the operative provisions of this Scheme and shall be ignored in construing the same;
- 1.2.4 the words "include" and "including" are to be construed without limitation;
- 1.2.5 reference to a clause, paragraph or schedule is, unless indicated to the contrary, a reference to a clause, paragraph or schedule of this Scheme;
- 1.2.6 references to days, months and years are to calendar days, calendar months and calendar years, respectively;
- 1.2.7 reference to a document includes an amendment or supplement to, or replacement or novation of, that document;
- 1.2.8 In the event that the Parties enter into any definitive agreement in relation to this Scheme or any subject matter hereof, the provisions of such definitive agreement shall be binding on the Parties;
- 1.2.9 No provision of this Scheme shall be interpreted in favour of, or against, any Party by reason of the extent to which such Party or its counsel participated in the drafting hereof or by reason of the extent to which any such provision is inconsistent with any prior draft hereof;





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- 1.2.10 references to time (am or pm) are references to Indian Standard Time (IST);
- 1.2.11 the index, bold typeface, headings and titles herein are used for convenience of reference only and shall not affect the construction of this Scheme.

2. DATE OF TAKING EFFECT AND IMPLEMENTATION OF THIS SCHEME

This Scheme as set out herein in its present form or with any modification(s), as may be approved or imposed or directed by the Tribunal or made as per Clause 14 of this Scheme, shall become effective and operative from the Appointed Date.

3. SHARE CAPITAL

The Authorised, Issued, Subscribed and Paid-up Share Capital of the Transferor Company and the Transferee Company as on the date of approval of this Scheme by the Board of Directors of the said Companies, i.e. as on June 21, 2019, is as under:

3.1 The Transferor Company

Particulars	Rupees in Lakhs			
Authorised Share Capital				
2,50,00,000 equity shares of Rs.10/- each	2,500.00			
35,00,000 7.50%Non-Cumulative Redeemable Preference Shares	3,500.00			
ofRs.100/- each				
Total	6,000.00			
Issued, Subscribed and Paid-up Capital				
1,83,27,400 equity shares of Rs.10/- each fully paid up	1,832.74			
Add: Forfeited Shares (originally paid up)	0.21			
34,47,000 7.50% Non-Cumulative Redeemable Preference	3,447.00			
Shares of Rs.100/- each Fully Paid Up				
Total	5,279.95			





The Transferee Company holds 6,50,000 Equity Shares in the aforesaid Capital of the Transferor Company aggregating to approximately 3.55% of the total Issued, Subscribed and Paid Up Equity Share Capital of the Transferor Company. Further, all the aforesaid Preference Shares issued by the Transferor Company are held by the Transferee Company. Subsequent to the above date, there has been no change in the authorised, issued, subscribed and paid up share capital of the Transferor Company till the date of approval of the Scheme by the Board of the Transferor Company.

3.2 TheTransferee Company

Particulars	Rupees in Lakhs				
Authorised Share Capital					
4,00,00,000equity shares of Rs.10/- each	4,000.00				
2,00,000 Redeemable Cumulative Preference Share	es of 200.00				
Rs. 100/- each					
1,80,00,000Optionally Convertible Cumu	ulative 1,800.00				
Redeemable Preference Shares of Rs. 10/- each					
	Total 6,000.00				
Issued, Subscribed and Paid-up Capital					
2,66,93,780 equity shares of Rs.10/- each	2669.38				
	Total 2,669.38				

Subsequent to the above date, there has been no change in the Authorised, Issued, Subscribed and Paid up share capital of the Transferee Company till the date of approval of the Scheme by the Board of the Transferee Company.







PART II

AMALGAMATION OF TRANSFEROR COMPANY WITH TRANSFEREE COMPANY

4. TRANSFER OF ASSETS AND LIABILITIES

- 4.1 With effect from the Appointed Date, the Transferor Company shall stand amalgamated with the Transferee Company, as provided in the Scheme. Accordingly, the Undertaking of the Transferor Company shall, pursuant to the provisions contained in Sections 230 to 232 and other applicable provisions of the Act and subject to the provisions of the Scheme in relation to the mode and manner of vesting, stand transferred to and vest in or be deemed to be transferred to and vested in the Transferee Company, as going concerns without any further act, deed, matter or thing (save as provided in Clause 4.2.1 below) so as to become on and from the Appointed Date, the Undertaking of the Transferee Company.
- 4.2 Without prejudice to the generality of the above and to the extent applicable, unless otherwise stated herein, with effect from the Appointed Date:
 - 4.2.1 All assets of the Transferor Company that are movable in nature or are otherwise capable of being transferred by manual delivery or actual and/ or constructive delivery or by paying over or endorsement and/ or delivery, the same may be so transferred and delivered by the Transferor Company by operation of law without any further act or execution of an instrument with the intent of vesting such assets with the Transferee Company as on the Appointed Date;
 - 4.2.2 Subject to Clause 4.2.3 below, with respect to the assets of the Transferor Company, other than those referred to in Clause 4.2.1 above, including all rights, title and interests in the agreements (including agreements for lease or license of the properties) investments in shares, mutual funds, bonds and any other securities, sundry debtors, outstanding loans and advances, if any, recoverable in cash or in kind or for value to be received, bank balances and deposits, if any, with Government, semi-Government, local and other authorities and bodies, customers and other Persons, whether or not the same is held in the name of the Transferor Company,



shall, without any further act, instrument or deed, be transferred to and vested in and / or be deemed to be transferred to and vested in the Transferee Company, with effect from the Appointed Date by operation of law as transmission, as the case may be, in favour of Transferee Company;

- 4.2.3 Without prejudice to the aforesaid, all the immovable property (including but not limited to the land, buildings, offices, tenancy rights related thereto, and other immovable property, including accretions and appurtenances), whether or not included in the books of the Transferor Company, whether freehold or leasehold or under a license or permission to use (including but not limited to any other document of title, rights, interest and easements in relation thereto, and any shares in cooperative housing societies associated with such immoveable property) shall stand transferred to and be vested in the Transferee Company, as successor to the Transferor Company, without any act or deed to be done or executed by the Transferor Company, as the case may be and/ or the Transferee Company.
- 4.2.4 All the brands, trademarks of the Transferor Company including registered and unregistered trademarks along with all rights of commercial nature including attached goodwill, title, interest, labels and brand registrations, copyrights trademarks and all such other industrial and intellectual property rights of whatsoever nature shall stand transferred to the Transferee Company by operation of law. The Transferee Company shall take such actions as may be necessary and permissible to get the same transferred and/ or registered in the name of the Transferee Company;
- 4.2.5 All debts, liabilities, duties and obligations (debentures, bonds, notes or other debt securities) of the Transferor Company shall, without any further act, instrument or deed be transferred to, and vested in, and/ or deemed to have been transferred to, and vested in, the Transferee



Company, so as to become on and from the Appointed Date, the debts, liabilities, duties and obligations of the Transferee Company on the same terms and conditions as were applicable to the Transferor Company, and it shall not be necessary to obtain the consent of any Person who is a party to contract or arrangement by virtue of which such liabilities have arisen in order to give effect to the provisions of this Clause 4;

- 4.2.6 Unless otherwise agreed to between the Parties, the vesting of all the assets of the Transferor Company, as aforesaid, shall be subject to the Encumbrances, if any, over or in respect of any of the assets or any part thereof, provided however that such Encumbrances shall be confined only to the relevant assets of Transferor Company or part thereof on or over which they are subsisting on and no such Encumbrances shall extend over or apply to any other asset(s) of Transferee Company. Any reference in any security documents or arrangements (to which Transferor Company is a party) related to any assets of Transferor Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of Transferee Company. Similarly, Transferee Company shall not be required to create any additional security over assets vested under this Scheme for any loans, debentures, deposits or other financial assistance already availed of / to be availed of by it, and the Encumbrances in respect of such indebtedness of Transferee Company shall not extend or be deemed to extend or apply to the assets so vested;
- 4.2.7 For the removal of doubts, it is clarified that to the extent that there are inter-company loans, debentures, deposits, obligations, balances or other outstanding as between the Transferor Company and the Transferee Company, the obligations in respect thereof shall come to an end and there shall be no liability in that behalf and corresponding effect shall be given in the books of account and records of the Transferee Company for the reduction of such assets or liabilities as the case may be and there

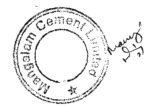




would be no accrual of interest or any other charges in respect of such inter-company loans, debentures, deposits, balances or other outstanding with effect from the Appointed Date. The 34,47,000 7.50% Non-Cumulative Redeemable Preference Shares of Rs.100/- each issued by the Transferor Company to the Transferee Company shall stand cancelled accordingly without issue and allotment of any securities in lieu thereof to any person whatsoever.

- 4.2.8 On and from the Effective Date and till such time that the name of the bank accounts of the Transferor Company has been replaced with that of the Transferee Company, the Transferee Company shall be entitled to maintain and operate the bank accounts of the Transferor Company in the name of the Transferor Company and for such time as may be determined to be necessary by the Transferee Company. All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Transferor Company after the Effective Date shall be accepted by the bankers of the Transferee Company and credited to the account of the Transferee Company, if presented by the Transferee Company;
- 4.2.9 With effect from the Appointed Date, all the Permits (including the licenses granted by any Governmental, statutory or regulatory bodies) held or availed of by, and all rights and benefits that have accrued to, the Transferor Company, pursuant to the provisions of Sections 230 to 232 of the Act, shall without any further act, instrument or deed, be transferred to, and vest in, or be deemed to have been transferred to, and vested in, and be available to, the Transferee Company so as to become as and from the Appointed Date, the Permits, estates, assets, rights, title, interests and authorities of the Transferee Company and shall remain valid, effective and enforceable on the same terms and conditions to the extent permissible in Applicable Laws. Upon the Effective Date and until the Permits are transferred, vested, recorded, effected, and / or perfected, in





the record of the Appropriate Authority, in favour of the Transferee Company, the Transferee Company is authorized to carry on business in the name and style of the Transferor Company, and under the relevant license and / or Permit and / or approval, as the case may be, and the Transferee Company shall keep a record and / or account of such transactions; and

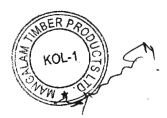
4.2.10 Without prejudice to the foregoing provisions of Clause 4.2 the Transferor Company, and the Transferee Company shall be entitled to execute any and all instruments or documents and do all the acts and deeds as may be required, including filing of necessary particulars and/ or modification(s) of charge, with the concerned ROC or filing of necessary applications, notices, intimations or letters with any Appropriate Authority or Person, to give effect to the above provisions.

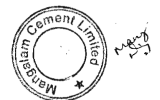
5. LEGAL PROCEEDINGS:

If any suits, actions and proceedings of whatsoever nature (hereinafter called "the Proceedings") by or against the Transferor Company are pending on the Appointed Date, the same shall not abate or be discontinued nor be in any way prejudicially affected by reason of the amalgamation of the Transferor Company with the Transferee Company or anything contained in the Scheme, but the Proceedings may be continued and enforced by or against the Transferee Company as effectually and in the same manner and to the same extent as the same would or might have continued and enforced by or against the Transferor Company, in the absence of the Scheme.

6. CONTRACTS, DEEDS ETC.

Subject to other provisions of this Scheme, all contracts, deeds, bonds, agreements, arrangements, engagements and other instruments of whatsoever nature to which the Transferor Company is a party or to the benefit of which the Transferor Company may be eligible and which have not lapsed and are subsisting on the Appointed Date shall remain 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 or beneficiary thereto.

7. SAVING OF CONCLUDED TRANSACTIONS:

The transfer and vesting of the Undertaking of the Transferor Company under Clause 4 above, the continuance of Proceedings by or against the Transferee Company under Clause 5 above and the effectiveness of contracts and deeds under Clause 6 above shall not affect any transaction or proceeding already concluded by the Transferor Company on or before the Effective Date to the end and intent that the Transferee Company accepts and adopts all acts, deeds and things done and executed by and on behalf of the Transferor Company as acts, deeds and things done and executed by and on behalf of the Transferee Company.

8. EMPLOYEES:

On and from the Effective Date:

- 8.1 All the employees of the Transferor Company in service on the Effective Date shall become the employees of the Transferee Company on the same terms and conditions on which they are engaged by the Transferor Company without treating it as a break, discontinuance or interruption in service on the said date.
- 8.2 Accordingly, the services of such employees for the purpose of Provident Fund or Gratuity or Superannuation or other statutory purposes and for all purposes will be reckoned from the date of their respective appointments with the Transferor Company.
- 8.3 It is expressly provided that the Provident Fund, Gratuity Fund, Superannuation Fund or any other Fund or Funds ("Funds") created or existing for the benefit of the employees, as applicable, of the Transferor Company shall be continued by the Transferee Company and the Transferee Company shall stand substituted for the Transferor Company for all purposes whatsoever, including in relation to the obligation to make contributions to the said Funds in accordance with the provisions thereof to the end and intent that all rights, duties, powers and



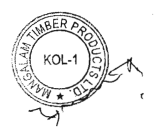


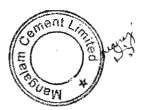


obligations of the Transferor Company in relation to such Funds shall become those of the Transferee Company.

9. CONSIDERATION:

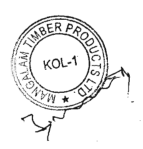
- 9.1 Upon the effectiveness of this Scheme and in consideration of the amalgamation of the Transferor Company with the Transferee Company, including the transfer and vesting of the assets and liabilities of the Transferor Company in the Transferee Company pursuant to provisions of this Scheme, the Transferee Company shall, without any further act or deed, issue and allot to each member of the Transferor Company, whose name is recorded in the register of members and the records of the depository as members of the Transferor Company on the Record Date, 1 (one) equity share of Rs.10/- each of the Transferee Company credited as fully paid up for every 22 (twenty-two) equity shares of Rs.10/- each held by such shareholder in the Transferor Company ("New Equity Shares"). No equity shares shall be issued by the Transferee Company in respect of the shares held by the Transferor Company in the Transferee Company. The ratio in which the New Equity Shares of the Transferee Company are to be issued and allotted to the shareholders of the Transferor Company is referred to as the "Share Exchange Ratio".
- 9.2 The New Equity Shares to be issued and allotted as provided in Clause 9.1 above shall be subject to the provisions of the Memorandum and Articles of Association of the Transferee Company and shall rank *pari passu* in all respects with the existing Equity Shares of Transferee Company.
- 9.3 The Transferee Company shall apply for listing of the New Equity Shares on the Stock Exchanges in terms of the SEBI Circular and Applicable Laws. The New Equity Shares shall be listed and/or admitted to trading on the Stock Exchanges in India where the equity shares of the Transferee Company are listed and admitted to trading, as per the Applicable Law. The Transferee Company shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with Applicable Law for complying with the formalities of





the Stock Exchanges. The New Equity Shares allotted pursuant to this Scheme shall remain frozen in the depositories system till relevant directions in relation to listing/trading are provided by the relevant Stock Exchange(s).

- 9.4 No fractional shares shall be issued by the Transferee Company in respect of the fractional entitlements, if any, to which the Equity Shareholders of the Transferor Company may be entitled on issue and allotment of the Equity Shares in the Transferee Company in consideration of the amalgamation, as above. The Board of Directors of the Transferee Company or a committee thereof shall on each occasion consolidate such fractional entitlements, and issue and allot the respective Equity Shares in lieu thereof to a Director and / or Officer(s) of the Transferee Company on the express understanding that such Director and / or Officer(s) to whom such shares are allotted shall sell the same in the market and pay to the Transferee Company the net sale proceeds thereof (after deductions of applicable taxes and costs incurred thereof), whereupon the Transferee Company shall distribute such net sale proceeds to the said Equity Shareholders of the Transferor Company in proportion to their fractional entitlements.
- 9.5 The issue and allotment of the New Equity Shares to the shareholders of the Transferor Company as provided in this Scheme, is an integral part thereof and shall be deemed to have been carried out without requiring any further act on the part of the Transferee Company or its shareholders and as if the procedure laid down under Section 62 of the Act and any other applicable provisions of the Act, as may be applicable, and such other statutes and regulations as may be applicable were duly complied with.
- 9.6 The New Equity Shares shall be issued in dematerialized form to those equity shareholders who hold shares of the Transferor Company, provided all details relating to their accounts with the depository participants are available with the Transferee Company.





Consequent to and as part of the amalgamation of the Transferor Company with the Transferee Company herein, the Authorised Share Capital of the Transferor Company shall stand merged into and combined with the Authorised Share Capital of the Transferee Company pursuant to the Scheme, without any further act or deed, and without payment of any registration or filing fee on such combined Authorised Share Capital, the Transferor Company and the Transferee Company having already paid such fees. Accordingly, the Authorised Share Capital of the Transferee Company resulting from the amalgamation of the Transferor Company with the Transferee Company shall be a sum of Rs.120,00,00,000/-divided into 6,50,00,000 Equity Shares of Rs.10/- each, 2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/- each, 1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/- each and 35,00,000 7.50 % Non-Cumulative Redeemable Preference Shares of Rs. 100/- each. Clause V of the Memorandum of Association of the Transferee Company and Article 4(1) of the Articles of Association of the Transferee Company shall stand altered accordingly and substituted by the following respective Clause and Article upon the Scheme becoming effective:-

Clause V of Memorandum of Association:

9.7

"V. The Share Capital of the Company is Rs. 120,00,00,000/- (Rupees One Hundred Twenty Crores) divided into 6,50,00,000 Equity Shares of Rs. 10/each, 2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/each, 1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/each and 35,00,000 7.50 % Non-Cumulative Redeemable Preference Shares of Rs.100/each with the Rights and Privileges and conditions attached thereto as are provided by the regulation of the Company for the time being with the power to increase and reduce the capital of the Company and divide the shares in the capital for the time being into several classes and to attach thereto respectively such preferential rights, privileges and / or conditions as may be determined by or in accordance with regulations of the Company and to vary, modify or abrogate any such rights, privileges or conditions in such



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manner as may for the time being be provided by the regulations of the Company."

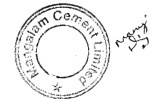
Article 4 (1) of Articles of Association:

- "4 (1). The Share Capital of the Company is Rs. 120,00,00,000/- (Rupees One Hundred Twenty Crores) divided into 6,50,00,000 Equity Shares of Rs.10/-each, 2,00,000 Redeemable Cumulative Preference Shares of Rs. 100/-each, 1,80,00,000 Optionally Convertible Cumulative Redeemable Preference Shares of Rs. 10/- each and 35,00,000 7.50 % Non-Cumulative Redeemable Preference Shares of Rs.100/- each"
- 9.8 It is clarified that since the Authorised Share Capital of the Transferee Company shall stand increased and reorganised, as aforesaid, by operation of law, and without any further act or deed, and without payment of any fees on such combined Authorised Share Capital, the Transferor Company having already paid such fees, consequent to transfer and vesting of all rights and powers of the Transferor Company in the Transferee Company, as an integral part of the amalgamation herein under Sections 230 and 232 of the Act, the Transferee Company shall not be required to seek any consent or approval under Sections 13, 14, 61, 64 or any other provisions of the Act for such increase and reorganization of Share Capital.
- 9.9 Pursuant to Rule 19(2)(b) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 read with Regulation 38 of the LODR Regulations and applicable circulars thereunder, and upon the effectiveness of the Scheme, the percentage of Minimum Public Shareholding of 25 % (MPS) criteria on fully diluted basis is maintained in post-merger paid up equity capital of the Transferee Company.

10. CANCELLATION OF SHARES:

All shares held by the Transferee Company in the share capital of the Transferor Company as on the Effective Date (i.e., 6,50,000 Equity Shares and 34,47,000 7.50% Non-Cumulative Redeemable Preference Shares of the Transferor Company), shall stand cancelled,





without any further act or deed, upon this Scheme becoming effective. In lieu thereof no allotment of any new shares or any payment shall be made to any person whatsoever.

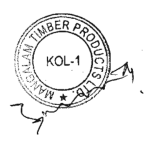
11. DISSOLUTION OF THE TRANSFEROR COMPANY

The Transferor Company shall stand dissolved without winding up pursuant to the provisions of Section 232 of the Act.

12. ACCOUNTING TREATMENT BY THE TRANSFEREE COMPANY

- 12.1 The amalgamation will be accounted in accordance with the "acquisition method" prescribed under the applicable Accounting Standards as notified under Section 133 of the Companies Act, 2013, read with relevant rules issued thereunder and in accordance with prevailing guidelines, including Indian Accounting Standards 103 Business Combinations ("IND AS 103") notified under the Companies (Indian Accounting Standard) Rules, 2015, to the extent applicable.
- 12.2 Inter-company balances, if any, between the Transferor Company and the Transferee Company, appearing in the books of account of the Transferor Company and Transferee Company shall stand cancelled without any further act or deed, upon this Scheme becoming effective.
- 12.3 It is, however, clarified that the Board of Directors of the Transferee Company, in consultations with the Statutory Auditors, may account for the present amalgamation and other connected matters in such manner so as to comply with inter alia, the provisions of section 133 of the Companies Act, 2013, the applicable Accounting Standard(s), Generally Accepted Accounting Principles and other applicable provisions, if any.

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PART III

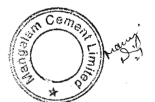
GENERAL TERMS & CONDITIONS

13. VALIDITY OF EXISTING RESOLUTIONS, ETC.

Upon the coming into effect of this Scheme, the resolutions/ power of attorney of/ executed by the Transferor Company, as are considered necessary by the Board of the Transferor Company, and that are valid and subsisting on the Effective Date, shall continue to be valid and subsisting and be considered as resolutions and power of attorney passed/ executed by the Transferee Company, and if any such resolutions have any monetary limits approved under the provisions of the Act, or any other applicable statutory provisions, then said limits as are considered necessary by the Board of the Transferor Company shall be added to the limits, if any, under like resolutions passed by the Transferee Company and shall constitute the aggregate of the said limits in the Transferee Company.

14. CONDUCT OF BUSINESS OF TRANSFEROR COMPANY IN TRUST FOR TRANSFEREE COMPANY:

- 14.1 With effect from the Appointed Date and upto the Effective Date:
 - 14.1.1 The Transferor Company shall carry on and be deemed to have carried on all its business and activities and shall hold and stand possessed of and be deemed to have held and stood possessed of all its assets for and on account of and in trust for the Transferee Company.
 - 14.1.2 The Transferor Company shall carry on its businesses and activities with due diligence and business prudence and shall not charge, mortgage, encumber, alienate or otherwise deal with its assets or any part thereof, nor incur, accept or acknowledge any debt, obligation or any liability or incur any major expenditure, except as is necessary in the ordinary course of its business, without the prior written consent of the Transferee Company.
 - 14.1.3 All profits or income accruing or arising to the Transferor Company (including taxes paid thereon) or expenditure or losses arising or



incurred by the Transferor Company on and after the Appointed Date shall, for all purposes, be deemed to have accrued as the profits or income (including taxes paid) or expenditure or losses, as the case may be, of the Transferee Company.

15. APPLICATIONS:

The Transferor Company and the Transferee Company shall, with all reasonable dispatch, make necessary applications pursuant to Sections 230 and 232 of the Act to the Hon'ble Benches of the Tribunal at Jaipur and Orissa respectively for sanction and carrying out of the Scheme and for consequent dissolution of the Transferor Company without winding up. The Transferor Company and the Transferee Company shall also seek such other approvals as may be necessary in law, if any, for bringing the Scheme into effect and be entitled to take such other steps and proceedings as may be necessary or expedient to give full and formal effect to the provisions of this Scheme.

16. MODIFICATION AND IMPLEMENTATION:

The Transferor Company and the Transferee Company (by their respective Board of Directors or such other person or persons, as the respective Board of Directors may authorise) are empowered and authorised:

- 16.1 to assent from time to time to any modifications or amendments or substitutions of the Scheme or of any conditions or limitations which the Hon'ble Benches of the Tribunal at Jaipur and Orissa and / or any other authorities under law may deem fit to approve or direct or which may be considered necessary due to any change in law or as may be otherwise deemed expedient or necessary by the respective Board of Directors as being in the best interest of the said companies and their shareholders.
- 16.2 To settle all doubts or difficulties that may arise in carrying out the Scheme, to give their approval to all such matters and things as is contemplated or required to be given by them in terms of this Scheme and to do and execute all other acts, deeds, matters and things necessary, desirable or proper for putting the Scheme





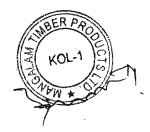
1977 1977 into effect, including for carrying out or performing all such formalities or compliances as may be deemed proper and necessary for securing acceptance and recognition of transfer of rights, powers and obligations of the Transferor Company to the Transferee Company under this Scheme by the parties and authorities concerned.

Without prejudice to the generality of the foregoing, the Transferor Company and the Transferee Company (by their respective Board of Directors or such other person or persons, as the respective Board of Directors may authorise) shall each be at liberty to withdraw from this Scheme in case any condition or alteration imposed by any authority is unacceptable to them or as may otherwise be deemed expedient or necessary.

17. SCHEME CONDITIONAL UPON:

The Scheme is conditional upon and subject to:

- 17.1 Obtaining no-objection/ observation letter from the Stock Exchanges and SEBI in relation to the Scheme under Regulation 37 of the LODR Regulations on terms acceptable to the Transferor Company and the Transferee Company;
- 17.2 Approval of the Scheme by the respective requisite majority of shareholders of the Transferor Company and the Transferee Company and such other classes of persons of the said companies, if any, as applicable or as may be required under the Act and as may be directed by the Tribunal under Sections 230 and 232 of the Act:
- 17.3 The scheme is conditional upon scheme being approval by the **PUBLIC** shareholders through e-voting in terms of para 9 (a) of part I of Annexure I of SEBI circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 and the scheme shall be acted upon only if vote cast by the **public shareholders** in favour of the proposal are more than the number of votes cast by the **public shareholders** against it; [kindly refer para 9 (a) and (b) of part I of Annexure I of the SEBI circular).





- 17.4 The sanctions and orders of the Tribunals, under Sections 230 to 232 of the Companies Act, 2013 (hereinafter referred to as "the Act") being obtained by the Transferor Company and the Transferee Company;
- 17.5 Certified/ authenticated copies of the orders of the Tribunal, sanctioning the Scheme, being filed with the concerned ROC having jurisdiction over the Parties; and
- 17.6 The requisite consent, approval or permission of the Appropriate Authority or any other Person, which by Applicable Law or contract, agreement, may be necessary for the effective transfer and vesting of the Transferor Company and/or implementation of the Scheme.

Accordingly, the Scheme though effective from the Appointed Date, shall become operative on the **Effective Date**, being the day on which the last of the aforesaid Conditions Precedent are complied with. Reference in the Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date.

18. COSTS, CHARGES AND EXPENSES:

All costs, charges and expenses in connection with the Scheme, arising out of or incurred in carrying out and implementing the Scheme and matters incidental thereto, shall be borne and paid by the Transferee Company. In the event the Scheme does not take effect or stands withdrawn for any reason whatsoever, each company shall pay and bear their own costs.

19. RESIDUAL PROVISIONS:

19.1 On the approval of the Scheme by the members of by the Transferor Company and the Transferee Company pursuant to Sections 230 and 232 of the Act, it shall be deemed that the said members have also accorded all relevant consents under Sections 13, 14, 61, 62(1)(c) and 64 of the Act or any other provisions of the Act to the extent the same may be considered applicable.



- 19.2 Even after the Scheme becomes effective, the Transferee Company shall be entitled to operate all bank accounts of the Transferor Company and realise all monies and complete and enforce all pending contracts and transactions in respect of the Transferor Company in the name of the Transferor Company insofar as may be necessary until the transfer of rights and obligations of the Transferor Company to the Transferee Company under this Scheme is formally accepted by the parties concerned.
- 19.3 Any tax liabilities under the Income-tax Act, 1961 or any other Central or State tax laws dealing with taxes, duties or other levies, including without prejudice to the generality of the foregoing, Sales Tax, Value Added Tax, Excise Duty, Service Tax, Octroi, Entry Tax, Goods and Services Tax and Stamp Duty (hereinafter referred to as "Tax Laws") allocable or related to the business of the Transferor Company to the extent not provided for or covered by tax provision in the books of accounts made as on the date immediately preceding the Appointed Date shall be transferred to the Transferee Company. All taxes / cess / duties paid, payable, received or receivable by or on behalf of the Transferor Company under the Tax Laws in respect of the operations and/or profits before the Effective Date, including all or any refunds, claims or entitlements or credits (including credits for income tax, withholding tax, advance tax, self-assessment tax, minimum alternate tax, CENVAT credit, goods and service tax credit, other indirect tax credit and other tax receivables) shall, for all purposes, be treated as the taxes / cess / duties, liabilities or refunds, claims or credits as the case may be of the Transferee Company, and any tax incentives, benefits (including claims for unabsorbed tax losses and unabsorbed tax depreciation), advantages, privileges, exemptions, credits, tax holidays, remissions or reduction which would have been available to the Transferor Company, shall be available to the Transferee Company, and following the Effective Date, the Transferee Company shall be entitled to initiate, raise, add or modify any claims in relation to such taxes.





- 19.4 All compliances under the Tax Laws between the Appointed Date and Effective Date, undertaken by the Transferor Company, shall, upon this Scheme coming into effect, be deemed to have been complied with, by the Transferee Company. Any tax deducted at source by Transferor Company / Transferee Company on transactions between the Transferor Company and the Transferee Company, if any (from Appointed Date to Effective Date) shall be deemed to be advance tax paid or tax deposited by the Transferee Company and shall, in all proceedings, be dealt with accordingly in the hands of the Transferee Company (including but not limited to grant of such tax deposited as credit against total tax payable by Transferee Company while filing consolidated return of income on or after Appointed Date). Upon the Scheme becoming effective, the Transferee Company is expressly permitted to revise its financial statements and returns along with prescribed forms, filings and annexures under the Tax Laws and to claim refunds and/or credit for taxes paid (including, tax deducted at source, wealth tax, etc.) and for matters incidental thereto, if required, to give effect to the provisions of the Scheme.
- 19.5 The amalgamation of the Transferor Company with the Transferee Company and transfer and vesting of the Undertaking of the Transferor Company in the Transferee Company has been proposed in compliance with the provisions of Section 2(1B) of the Income-tax Act, 1961. If any terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said Section at a later date including resulting from an amendment of law or for any other reason whatsoever, the provisions of the said Section of the Income-tax Act shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with the said Section. Such modification will however not affect the other parts of the Scheme.
- 19.6 In the event of this Scheme failing to take effect finally, this Scheme shall become null and void and in that case no rights or liabilities whatsoever shall accrue to or be incurred inter-se by the parties or their shareholders or creditors or employees or any other person.





IN THE NATIONAL COMPANY LAW TRIBUNAL CUTTACK BENCH CUTTACK

CA (CAA) No. 66/CTB/2020

CORAM: 1. Ms. Sucharitha R. (J)

2. Shri Satya Ranjan Prasad (T)

In the Matter of:

The Companies Act, 2013, Section 230 (1) read with Section 232 (1).

-And-

In the Matter of:

M/s. Mangalam Timber Products Limited, a company incorporated under the Companies Act, 1956 and being a company within the meaning of the Companies Act, 2013 having Corporate Identification No. L02001OR1982PLC001101 and its Registered Office situated at: Village: Kusumi, P.O. & District: Nabarangpur – 764 059 in the state of Odisha.

... ... Applicant/Petitioner

Counsel on Record for the applicant:

1. Mr. Patita Paban Bishwal, Advocate.

Sd Sd Page 1 of 23

Date of pronouncement of Order: 18th day of January, 2021.

ORDER

Per Ms. Sucharitha R., Member (J):

- 1. This application has been filed by the Applicant Company, namely, M/s. Mangalam Timber Products Limited (Transferor Company) under Section 230 to 232 of the Companies Act, 2013 to obtain orders with regard to meetings of shareholders and creditors of the applicant in connection with a proposed scheme of Amalgamation of M/s. Mangalam Timber Products Limited, being the applicant Company with M/s. Mangalam Cement Limited (Transferee Company). Both the Transferor and Transferee Company are listed on the BSE Limited and National Stock Exchange of India Limited. The registered office of the Transferor Company is in the State of Odisha and registered office of the Transferee Company is in the State of Rajasthan. The terms and conditions of the amalgamations are fully stated in the Scheme of Amalgamation. A copy of the Scheme of Amalgamation has been annexed with the application as Annexure 'A' at Page No. 36 to 65 of the application.
- 2. The object of this application is to ultimately obtain sanction of this Tribunal to a Scheme of Amalgamation proposed to be made between the

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above companies and their respective shareholders under the Scheme of Amalgamation whereby and where under: -

i. The Transferor Company and the Transferee Company (hereinafter collectively referred as the "Companies") are part of the BK Birla Group of Companies and are under common management. The Companies have been looking at suitable proposals for consolidation for improving their financial and operating parameters and strengthening their position to grow and develop their business more effectively which is primarily catering to the housing sector. Further, integrating, interlinking and combining the business activities undertaken by both the Companies will be beneficial to the growing requirements in the housing sector, amongst other things and in order to utilize the resources available with each other for better functioning and operating in their respective spheres, under a single entity, it is proposed to amalgamate the Companies under the terms and conditions of this Scheme. The proposed amalgamation of the two companies will, inter alia, streamline the group structure reducing the multiplicity of legal and regulatory compliances required at present and accordingly this amalgamation is proposed.



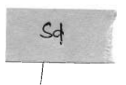


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- ii. The amalgamation will enable appropriate consolidation and integration of the activities of the Transferor Company and the Transferee Company with pooling and more efficient utilization of their resources, reduction in overheads and other expenses and improvement in other parameters. The amalgamation will result in formation of a larger and stronger entity having greater capacity for conducting its operations more efficiently, economically and competitively.
- The existing operating business and activities of the Transferee Company will continue to constitute the main business and activity of the merged entity with the greater share of the assets and turnover of the merged entity being contributed by such operating business and activities. The business of the Transferor Company would, *inter alia*, benefit greatly from the larger infrastructure, easier access to finance and better outreach of the Transferee Company. The consolidation of undertakings will result in the formation of a larger and a more broad based and diversified company.
- iv. The amalgamation will enable the Transferor Company and the Transferee Company to pool their financial, managerial, technical and other resources in order to meet the global challenges and

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competitive market conditions. Their combination will facilitate resource mobilization, increased operational efficiency and integrated management functioning. The managerial expertise of both the Companies would once combine together shall give additional thrust to the merged entity. The Financial strength of the Transferee Company can further accelerate the scaling up of the operations of the Transferor Company and the aim to create a position of leadership in the products manufactured by the Transferor Company. The amalgamation will create a better and a more competitive market for the products manufactured by the Transferor Company. As such the amalgamation of the Transferor Company with the Transferee Company will enable expansion of the business of the Transferee Company into growing markets of India, thereby creating greater value for the shareholders of the Transferee Company. This will in fact enable the Transferee Company to enhance its overall growth and development of business portfolio through effective and efficient deployment of funds leading to the increase in shareholder's value and ensure a fair return on investments made by all stakeholders.



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- The Scheme is proposed accordingly and will have beneficial results v. for the said Companies, their shareholders, employees and all concerned.
- 3. It is stated in the application that the Board of Directors of the applicant company have passed necessary resolution in its Board Meeting dated 21st day of June, 2019 for the approval of the Scheme of Amalgamation. Copy of the Board Resolution of the applicant company is annexed with the application and marked as Annexure 'H', Page No. 366-368.
- 4. It reveals from the record that the copy of the Valuation Report on the share exchange ratio of shares of the Transferor Company and Transferee Company is annexed with the application and marked as Annexure – 'J' at Page No. 375-397. Messrs. V C Corporate Advisors Private Limited, independent SEBI Registered Merchant Bankers, have also confirmed that the share exchange ratio is fair and proper, a copy the fairness opinion issued by Messrs. V C Corporate Advisors Private Limited is annexed with the application and marked as Annexure - K at page 398-403.
- 5. The Statutory Auditors of the applicant companies have certified that the scheme is in conformity with the Accounting Standards prescribed

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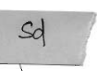
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under Section 133 of the Companies Act, 2013. Copy of the Statutory Auditors certificate is annexed with the application and marked as Annexure - L at Page No. 404 - 406.

- 6. The shares of the Transferor Company and the Transferee Company are listed on BSE and NSE (Collectively referred to as the 'Stock Exchanges"). In terms of the SEBI Circular CFD/DIL3/CIR/2017/21 dated 10th March, 2017 the applicant Company has filed the scheme with the stock exchanges for their approvals. Stock Exchanges have confirmed that they have no adverse observation on the scheme pursuant to the aforementioned circular. Copies of the said observation Letters dated 14th February, 2020 issued by the Stock Exchanges is annexed with the application and marked as Annexure M at Page No. 407 414.
- 7. It reveals from the record that the present share capital structure of the applicant Company is as follows: -

Particulars	Rupees in Lakhs
Authorized Share Capital	
2,50,00,000 Equity Shares of Rs. 10/- each	2500.00
35,00,000 7.50% Non-Cumulative Redeemable	3500.00





6000.00
1832.74
0.21
3447.00
5279.95

A copy of the audited annual accounts is annexed with the application and marked as Annexure - C at Page No. 114-204.

8. It is reveled from the record that the applicant Company has two classes of shareholders, viz (1) Equity shareholders and (2) preference shareholders. The applicant Company has only one preference shareholder which has already agreed in writing to the proposed Scheme of Amalgamation by way of affidavit. The said preference shareholder has also given in writing for dispensed with the meeting. List of preference shareholders of the applicant Company along with consent affidavit is annexed with the application and marked as Annexure - O at Page No. 416-422. The applicant being a listed Company has 15,848 equity shareholders as on 14.02.2020 which has been duly certified by the Practicing Chartered

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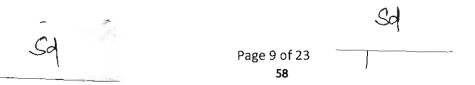
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Accountant is annexed with the application as Annexure P, Page No. 423-635.

- 9. It is revealed from the record that the Applicant Company has two classes of creditors, viz (1) Secured Creditors (2) Unsecured Creditors. It is further stated that the Applicant Company is having 565 Unsecured Creditors and 3 Secured Creditors as on 31.12.2019 which has been duly certified by the Practicing Chartered Accountant, is annexed with the application as Annexure Q, Page No. 636 648.
- 10. The matter was heard through Video Conferencing (VC) due to disruption of Tribunal's work in view of lockdown due to pandemic COVID-19. Heard Ld. Counsel for the applicants. In view of absence of any objection and since all the requisite compliance has been fulfilled, the following Order is passed: -

ORDER

 In view of the affidavit given by the Preference Shareholder of the Applicant Company, meetings of the Preference Shareholder is hereby dispensed with;



ii. Separate meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors of Mangalam Timber Products Limited, Applicant Company ("Transferor Company") be held at the registered office of the Applicant Company at Village: Kusumi, P.O. & District: Nabarangpur – 764 059, Odisha on Saturday, the 27th day of February, 2021 at the following times for the purpose of considering, and if thought fit, approving, with or without modification, the said Scheme of Amalgamation: -

- a. Meeting of Equity Shareholders of Transferor Company at 10:00
 A.M.;
- b. Meeting of Secured Creditors of Transferor Company at 12:00
 Noon;
- c. Meeting of Unsecured Creditors of Transferor Company at 2:00P.M.

In the event any of the meetings of the Applicant Company spill over and is concluded after the time fixed for commencement of the succeeding meetings of the Applicant Company, such succeeding meeting shall be held immediately after such conclusion of the prior meeting;





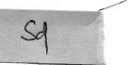
- That at least 30 (thirty) clear days before the meetings to be held as aforesaid, an advertisement convening the same indicating the day, date, times and the venue of the said meetings and stating that copies of the said Scheme of Amalgamation along with the statement required to be furnished pursuant to the provisions of the Companies Act, 2013 disclosing necessary details and a prescribed form of proxy can be obtained free of charge at the registered office of the Applicant Company be inserted once each in the "Financial Express" in English and "Sambad" in Oriya as per the requirements of Section 230 of the Companies Act, 2013 in Form No. CAA2 of the Companies (Compromises, Arrangement and Amalgamation) Rules, 2016;
- iv. That at least 30 (thirty) clear days before the date of the meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors to be held as aforesaid, notice convening the said meetings together with a copy of the said Scheme, a copy of the statement required to be sent under the provisions of the Companies Act, 2013 disclosing necessary details and the prescribed form of proxy shall be sent to each of the said Equity Shareholders, Secured Creditors and Unsecured Creditors of the Applicant Company, by post or air mail or courier or email or through personal messenger at their respective or last known addresses. The said notices along with accompanying documents shall also be placed on the



iii.

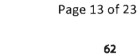
website of the Applicant Company;

That notice along with all accompanying documents, including a copy v. of the Scheme, Statement under the provisions of the Companies Act, 2013 disclosing necessary details shall also be served on the Central Government, through the Regional Director, Eastern Region, Ministry of Corporate Affairs, the Registrar of Companies, Cuttack, Official Liquidator, Cuttack, Income Tax Department having jurisdiction over the Applicant Company in terms of the provisions of Section 230 (5) of the Companies Act, 2013 by sending the same by electronic mail or hand delivery through special messenger or by post forthwith after the notices are sent to the creditors in terms of Rule 8 (2) of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 for filing their representation, if any, within 30 days from the date of the notice. The notice shall specify that representation, if any, should be filed before this Tribunal within 30 days from the date of receipt of the notice with a copy of such representation being simultaneously sent to the advocates of the said Applicant. If no such representation is received by the Tribunal within such period, it shall be presumed that such authorities have no representation to make on the said Scheme of Arrangement. Such notice shall be sent pursuant to Section 230 (5) of the Companies Act, 2013 in Form No. CAA3 of the Companies



(Compromises, Arrangements and Amalgamations) Rules, 2016 with necessary variations, incorporating the directions herein;

- That Mr. Gopinath Nayak, Company Secretary in Practice of Plot No. vi. 186, District Centre, Chandrasekharpur, Bhubaneswar - 751 016, Mobile No. - 09437199291 shall be the Chairperson of the said meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors of the Applicant Company to be held as aforesaid in terms of this order and the Chairperson shall be paid a consolidated sum of Rs.1,00,000/- (Rs. One lakh) for conducting the aforesaid meetings as Chairperson;
- vii. Mr. Sanjay Kumar Mahapatra, Company Secretary in Practice of B/50, Sahid Nagar, Bhubaneswar – 751 007, Mobile No. – 09437078373 is appointed as the Scrutinizer of the said meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors of the Applicant Company to be held as aforementioned in terms of this Order. The Scrutinizer shall be paid a consolidated sum of Rs.70,000/- (Rs. Seventy thousand) for acting as Scrutinizer;
- viii. That the Chairperson appointed for the said meeting or any person authorized by the Chairperson do issue and send out the notices of the



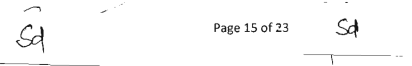
said meetings referred to above;

- ix. The Applicant to file an affidavit proving service of notice of meeting and publication of advertisement and compliance of all directions contained herein at least a week before the meeting to be held;
- x. As per Section 103 (1) (a) (iii) of the Companies Act, 2013 the quorum for the meeting of Equity shareholders shall be 30 (thirty) members present in person. The quorum for the meeting of the Secured Creditor of the Applicant Company shall be 2 (two) persons present either personally or by proxy and the quorum for the meeting of the Unsecured Creditors of the Applicant Company may be 5 (five) persons present either personally or by proxy;
- xi. In case the required quorum as noted above for the meetings is not present at the commencement of the meeting, the meeting shall be adjourned by 30 minutes and thereafter the persons present and voting shall be deemed to constitute the quorum. For the purposes of completing the quorum the valid proxies shall also be considered, if the proxy in the prescribed form, duly signed by the persons entitled to attend and vote at the meeting, is filed with the Registered Office of the Applicant Company at least 48 hours before the meeting. The



Chairperson appointed herein shall ensure that the Proxy register is properly maintained;

- xii. The Equity Shareholders of the Applicant Company shall be given the option of voting on the resolution for approval of the Scheme by casting their votes personally or by proxy at the venue of the meeting on 27th, 2021 or by postal ballot / remote e-voting during the period from Wednesday, 27th January, 2021 (9:00 A.M.) to Friday, 26th February, 2021 (5:00 P.M.). The facility for remote e-voting shall be disabled at 5:00 P.M on Friday, 26th February, 2021;
- xiii. The Secured and Unsecured Creditors of the Applicant Company shall also be given the option of voting on the resolution for approval of the Scheme by casting their votes personally or by proxy at the venue of the meeting on 27th February, 2021 or by postal ballot during the period from Wednesday, 27th January, 2021 (9:00 A.M.) to Friday, 26th February, 2021 (5:00 P.M.);
- xiv. The business of the meetings shall be transacted accordingly. The resolution for approval of the Scheme of Amalgamation shall, if passed by a majority in number representing three-fourths in value of the (a)

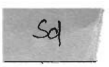


Equity Shareholders casting their votes, as aforesaid, by way of postal ballot/remote e-voting and/or conduct of voting at the venue of the meeting; and (b) Secured Creditors and Unsecured Creditors casting their votes, as aforesaid, by way of postal ballot and/or conduct of voting at the venue of the meeting shall be deemed to have been duly passed on the date of the said meetings of such shareholders and creditors under Section 230 (1) read with Section 232 (1) of the Companies Act, 2013;

- sy. Subject to the directions and matters dealt with herein, the procedure for postal ballot/ remote e-voting and conduct of voting at the venue of the meeting insofar as the same is prescribed by the Companies (Management & Administration) Rules, 2014 ("the said Rules") and the forms thereunder shall be followed with such variations as required in the circumstances and in relation to the resolution for approval of the Scheme;
- xvi. The cut-off date in terms of the said Rules for determining the eligibility of shareholders to vote ("hereinafter referred to as the "Relevant Date 1") shall be 15th January, 2021 and the cut-off date in terms of the said Rules for determining the eligibility of secured creditors and unsecured



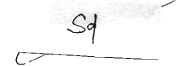
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creditors to vote ("hereinafter referred to as the "**Relevant Date 2**") shall be 31st December, 2020. The votes cast by the shareholders and creditors shall be reckoned and scrutinized for all modes with reference to such respective Relevant Date1 and Relevant Date2, as aforesaid;

their votes only in one mode, i.e., by (a) postal ballot, (b) remote evoting or (c) by poll. In case they cast their votes by both, postal ballot and remote e-voting, then voting done through remote e-voting shall prevail and voting done by postal ballot will be treated as invalid. Further, if they cast their votes by postal ballot and/or remote e-voting, as aforesaid, they will not be entitled to vote again by poll/remote e-voting at the venue of the meeting, whether in person or by proxy. If they do so, the votes so cast by them at the venue of the meeting shall be treated as invalid;

xviii. The Secured Creditors and Unsecured Creditors of the Applicant Company may opt to exercise their votes only in one mode, i.e., by (a) postal ballot or (b) by poll. If they cast their votes by postal ballot, as aforesaid, they will not be entitled to vote again by poll at the venue of the meeting, whether in person or by proxy. If they do so, the votes so



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cast by them at the venue of the meeting shall be treated as invalid;

xix. It is clarified that Equity Shareholders of the Applicant Company choosing to cast their votes by postal ballot/ remote e-voting and Secured Creditors and Unsecured Creditors choosing to cast their votes by postal ballot shall nevertheless be entitled to attend and participate in the discussions in the meeting but shall not be entitled to vote again at the meeting. At the venue of the meeting the votes shall be taken by polling paper;

e-voting to the Secured and Unsecured Creditors of the Applicant Company. In the event, remoting e-voting facility is provided by the Applicant Company with respect to the Secured and Unsecured Creditors of the Applicant Company, such case, the period for remote e-voting shall be from Wednesday, 27th January, 2021 (9:00 A.M.) to Friday, 26th February, 2021 (5:00 P.M.). In the event, any Secured and/or Unsecured Creditor who has already cast their vote by way of remote e-voting, any subsequent voting by them through any other mode shall be rendered invalid. However, the Secured and/or Unsecured Creditors shall be entitled to attend and participate in the





discussions in the meeting but shall not be entitled to vote again at the meeting;

Voting shall be allowed on the proposed Scheme by proxy at the venue xxi. of the meetings of the Equity Shareholders, Secured Creditors, Unsecured Creditors of the Applicant Company provided that the proxies in the prescribed form duly signed by the person (s) entitled to attend and vote at the respective meeting, is filed with the Applicant Company at the registered office not later than forty-eight hours before the respective meeting. In case of a Body Corporate, being an Secured Creditor, Unsecured Creditor or Equity Shareholder of the Applicant Company, opting to attend and vote at the venue of a meeting, as aforesaid, through its authorized representative, such Body Corporate may do so provided a certified copy of the resolution of its Board of Directors or other governing body authorizing such representative to attend and vote at such meeting on its behalf is deposited at the registered office of the Applicant Company not later than 48 (forty eight) hours before the time for holding such meeting;

xxii. The votes cast at the meetings shall be scrutinized by the Scrutinizer.

The votes cast by the Equity Shareholders, Secured Creditors and





Unsecured Creditors in all the modes shall be consolidated and the Scrutinizer shall prepare and submit the respective consolidated reports on the meetings along with all papers relating to the voting to the Chairperson of the meetings within 3 days of the conclusion of the meetings. The Chairperson shall declare the results of the meetings after submission of the reports of the Scrutinizer to him. The declaration of results by the Chairperson shall also be published in the same newspapers in which notice of the meetings is advertised. The Applicant Company shall also appoint a person who shall be responsible for addressing the grievances of the shareholders, if any, in connection with the remote e-voting as required by the said Rules;

xxiii. The value of each Secured Creditor or Unsecured creditor shall be in accordance with the books, records and/or registers of the Applicant Company. The value of the Secured Creditors and Unsecured creditors shall be considered as on 31st December, 2020 for the purpose of the meeting of the said creditors of the Applicant Company;

xxiv. If (a) one week before the prescribed date of the aforesaid meetings, the prevailing social distancing norms and restrictions in the wake of the Novel coronavirus (COVID-19) pandemic continue to be in force and

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(b) due to the same, the meetings cannot be convened or held physically on the date at the venue, as aforesaid, or it is not clear that the meetings can be held physically on the date and at the venue, as aforesaid, such meetings shall be not be adjourned or postponed. In such event, such meetings shall be convened and held through video conferencing in accordance with general Circular No.14/2020 dated 8th April, 2020 and subsequent Circulars and clarifications on holding meetings through video conferencing or other audio-visual means, including publication of notices, as issued, and as may be hereafter issued, by the Ministry of Corporate Affairs. Govt. of India from time to time ("VC Circulars") It is clarified that the date and time of such meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors through video conferencing shall remain the same, i.e., 27th February, 2021 at the following times as indicated aforesaid. At the video conferencing meeting the votes shall be taken by e-voting;

xxv. The Chairperson of the meetings shall take stock of the prevailing conditions before the prescribed date of the meetings and publish in the newspaper the notice for convening and holding of the meetings physically or through video conferencing accordingly. If meetings of the Equity Shareholders, Secured Creditors and Unsecured Creditors are to be held through video conference, the procedure and provisions

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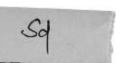
prescribed in the VC Circulars shall be followed in relation to convening and holding of such meetings as read with the Companies Act, 2013, the CAAA Rules, M&A Rules and other applicable Rules and Regulations. Such notices shall be published in the newspapers in once each in the "Financial Express" in English and "Sambad" in Oriya including their digital versions;

In case meetings are held through video conference, the option of voting xxvi. by postal ballot for Equity Shareholders, Secured Creditors and Unsecured Creditors of the Applicant Company and remote e-voting for Equity Shareholders of the Applicant Company, as aforesaid, shall continue to be available to the said Shareholders and Creditors of the Applicant Company with no change in the period and the manner of voting by postal ballot/remote e-voting;

xxvii. That the Chairperson do report to this Tribunal the results of the said meetings within four weeks from the date of the conclusion of the said meetings and his respective report on the said meetings shall be in Form No. CAA4 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, verified by affidavit;

xxviii. The application being Company Application No CA (CAA) 66/CTB/2020 is disposed of accordingly. There shall be no order as to

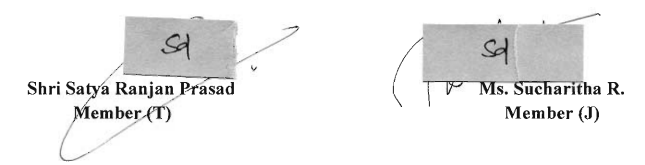




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costs;

xxix. Urgent certified copies of his order, if applied for, are supplied to the parties upon compliance of all requisite formalities.



Signed on this, the 18th day of January, 2021.

Santosh_P.S.

RV (SFA), IP, FCA, B. Com. (H)

IBBI Registered Valuer (SFA)

IBBI/RV/06/2019/11476

June 21,2019

Computation of Share Exchange Ratio in the Context of Scheme of Amalgamation (Through the Process of Merger) Between

Mangalam Cement Limited (MCL)

<u>&</u>

Mangalam Timber Products Limited (MTPL)



RV (SFA), IP, FCA, B. Com. (H)
IBBI Registered Valuer (SFA)
IBBI/RV/06/2019/11476

June 21,2019

The Board of Directors

Mangalam Cement Limited

Registered Office

P.O Adityanagar-326520

Morak, Dist.: Kota

Rajasthan, India

The Board of Directors

Mangalam Timber Products Limited

Registered Office

Village: Kusumi,

P.O & District: Nabrangpur-764059

Odisha, India

Dear Sir/(s),

Sub: Recommendation of Fair Equity Share Exchange Ratio in the context of Scheme of Amalgamation (through the process of Merger) between Mangalam Cement Limited (MCL) & Mangalam Timber Products Limited (MTPL).

I, Sanjai Kumar Gupta, IBBI Registered Valuer (SFA), IBBI/RV/ have been appointed vide letter dated 15th May, 2019 to compute the share exchange ratio in the context of Scheme of Amalgamation (through the process of Merger) between Mangalam Cement Limited (MCL) & Mangalam Timber Products Limited (MTPL). I am pleased to present herewith my report on the same.

The cut-off date for the present valuation exercise has been considered as on 31/03/2019 (Valuation Date') and the market factors have been considered till June 20, 2019. The attached report details the valuation methodologies, calculations and conclusions with respect to this valuation.

I believe that my analysis must be considered as a whole. Selected portions of my analysis or the factors on standalone basis could create a misleading view of the process underlying the valuation conclusions. The preparation of valuation is a complex process and is not necessarily susceptible to partial analysis or summary description. Any attempt to do so could lead to undue emphasis on any particular factor or analysis.



RV (SFA), IP, FCA, B. Com. (H)

IBBI Registered Valuer (SFA)

IBBI/RV/06/2019/11476

June 21,2019

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June 21,2019

1. Background Information of the assets being valued

Mangalam Cement Limited (MCL):

Mangalam Cement Limited (MCL) is a public listed company incorporated on 27th day of October, 1976 under the provisions of the Companies Act, 1956 having its registered office at P.O.: Aditya Nagar - 326520, Morak, District: Kota, in the State of Rajasthan. MCL is a Company within the meaning of the Corporate Companies Act, 2013 having Identification L26943RJ1976PLC001705 herein after referred as Transferee Company. Equity shares of MCL are listed on the BSE Limited (BSE) and National Stock Exchange of India Limited (NSE). MCL is a well-established cement manufacturing Company having two cement manufacturing plants located at Morak in the State of Rajasthan with a consolidated installed capacity of 4.0 MTPA and one cement grinding plant located at Aligarh, in the State of Uttar Pradesh. At present, MCL produces Ordinary Portland Cement (OPC) and Portland Pozzolana Cement (PPC) using the dry process. The product is marketed under the brand name of "Birla Uttam".

MCL has also set up 2 (Two) Captive Thermal Power Plants of 17.5 MW each. Apart from this, MCL also owns 13 (Thirteen) Wind Mills at Jaisalmer, Rajasthan with an aggregate capacity of 13.65 MW generation per day. Recently, MCL has invested approximately Rs. 100 Crores in a Waste Heat Recovery unit (WHR) with a capacity of 11 MW at Morak plant in the State of Rajasthan which is scheduled to be commissioned in September 2019.

Shareholding Pattern of the Transferee Company:

The Issued & Subscribed equity share capital of the Transferee Company as on 31.03.2019 is as under:

Issued, Subscribed and Paid up Equity Share Capital

Rs. in Lacs

2,66,93,780 Equity Shares of face value of Rs. 10/- each	2669.38
Total	2669.38



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The broad details of holdings as on 31/03/2019 are as follows:

Description		Shares (%)
Promoters		18.21
Institutions		11.18
Government		0.00
Non- Institutions		70.61
	Total	100.00



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Mangalam Timber Products Limited (MTPL):

Mangalam Timber Products Limited (MTPL) is a public listed company, incorporated on 27th day of August, 1982 under the provisions of the Companies Act, 1956, having its registered office at Village: Kusumi, P.O. & Dist.: Nabarangpur – 764 059, in the State of Odisha. It is a Company within the meaning of the Companies Act, 2013 having Corporate Identification Number L02001OR1982PLC001101 hereinafter referred to as Transferor Company. Equity shares of the MTPL are listed on the BSE and NSE. The Transferor Company is primarily engaged in manufacturing of Medium Density Fibre Board (MDF) from its factory located at Kusumi, Nabarangpur, in the State of Odisha. The Company sells its products under the brand name "DURATUFF". MDF is used in making furniture, Particle Boards, Doors and all kinds of carpentry work.

Shareholding Pattern of the Transferor Company:

The Issued & Subscribed equity share capital of the Transferor Company as on 31.03.2019 is as under:

Issued, Subscribed and Paid up Equity Share Capital

Rs. in Lacs

1,83,27,400 Equity Shares of face value of Rs. 10/- each	1832.74
Forfeited Shares (Amount originally paid-up)	0.21
Total	1832.95

The broad details of holdings as on 31/03/2019 are as follows:

Description		Shares (%)
Promoters		42.27
Institutions		0.03
Government		0.00
Non- Institutions		57.70
	Total	100.00

Source: Obtained from Company



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2. Proposed Transaction:

I have been appointed vide Mandate letters dated 15.05.2019 by the Transferee Company and Transferor Company to ascertain the Share Exchange Ratio as per the draft scheme of amalgamation of MTPL into MCL.

I understand that the management of Mangalam Timber Products Limited (MTPL) and Mangalam Cement Ltd. (MCL) is contemplating the Proposed Transaction wherein there would be an Amalgamation (through the process of Merger) of Mangalam Timber Products Ltd (MTPL) with Mangalam Cement Ltd (MCL).

For the aforesaid purpose, the management of both the Companies have requested me to submit the Report recommending the Share Exchange Ratio in connection with the Proposed Transaction. The Scope of our service is to conduct valuation in accordance with generally accepted professional standards for the purpose of the Proposed Transaction.

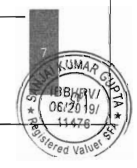
The Scope of my valuation engagement is to recommend fair share exchange ratio for the proposed amalgamation of MTPL with MCL by relatively considering the value attributable to Equity Share Holders of both the companies.

This Report is our deliverable for the above engagement.

The Ratio is subject to the scope, assumptions, exclusions, limitations and disclaimers detailed. As such, the report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein.

3. Appointing Authority

I, Sanjai Kumar Gupta, IBBI Registered Valuer (SFA), IBBI/RV/ have been appointed vide letter dated 15th May, 2019 to compute the share exchange ratio in the context of Scheme of Amalgamation (through the process of Merger) between Mangalam Cement Limited (MCL) & Mangalam Timber Products Limited (MTPL).



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4. Identity of the valuer and any other experts involved in the valuation:

The Report is prepared by me, Sanjai Kumar Gupta, FCA and having registration No. IBBI/RV/06/2019/11476 with IBBI. I acknowledge the support taken from Mr. Darisipudi Veerraju Rajkumar, IBBI registered valuer for "land & building" having registration no IBBI/RV/01/2018/10031 & Mr. Debasish Ghosh IBBI registered valuer for "plant & machinery" having registration no IBBI/RV/01/2019/11265.

5. Date of appointment, valuation date and date of report:

> Date of Appointment

15/05/2019

➤ Date of Valuation (Cut-off date)

31/03/2019*

Date of Report

21/06/2019

6. Nature and sources of the information used or relied upon

Sources of Information:

In connection with this exercise, I have used the following information received from the Management and/or gathered from public domain:

- 1. Shareholding Pattern of Mangalam Cement Ltd. (MCL) & Mangalam Timber Products Ltd. (MTPL) as on March 31, 2019.
- 2. Audited financial statement of MCL and MTPL for the year ended 31st March, 2019.
- 3. Draft Scheme of Amalgamation.



^{*} The cut-off date for the present valuation exercise has been considered as on 31/03/2019 ('Valuation Date') and the market factors have been considered till June 20, 2019.

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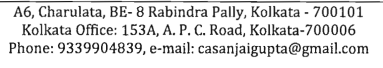
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- 4. Details of Fixed, Current and Financial Assets of both the companies as on 31/3/2019.
- 5. Brief History, Present Activities and Business Profiles of the Companies.
- 6. Obtained relevant information and explanations which has been provided by the management of both the companies which were considered relevant for the purpose of carrying out this valuation engagement.

I have also relied on information available in public domain.

The Transferor and transferee company have been provided with an opportunity to review the report and assumptions as part of standard practice to make sure that factual inaccuracies and omissions are avoided in the final report.





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7. Approach to valuation engagement & valuation methods followed:

In connection with this exercise, we have adopted the following procedures to carry out the valuation:

- Discussions with both the Companies to understand the business and fundamental factors that affect its income-generating capability including strengths, weaknesses, opportunity and threats (SWOT) analysis and historical financial performance of MCL and MTPL.
- Enquire about business plan and future performance estimates of the MCL and MTPL.
- Undertook Industry Analysis with reference to research publicly available market data on the respective industries that may impact the valuation, other publicly available information.
- Analysis of information
- Selection of appropriate internationally accepted valuation methodology/(ies) after deliberations.
- Factors for the Determination of the fair value of Equity Shares of both the companies based on current replacement cost.
- Factors for the determination of the fair value of Equity shares of Rs 10 each based on traded transactions in the stock exchange.



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8. Inter Company Share Holdings and Transactions:

A. Equity & Preference Shares:

MCL (Transferee Company) holds 6,50,000 numbers of Equity Shares of face value of Rs. 10 representing 3.55% of the total equity share capital of MTPL (Transferor Company).

MCL (Transferee Company) holds 34,47,000 7.5% Non- Cumulative Preference Shares of face value of Rs. 100 of MTPL (Transferor Company), which is reflected under the accounting head of "borrowings" in the financial statements of the Transferor Company. As per the draft scheme on implementation, the equity and preference shares hold by MCL (Transferee Company) in MTPL (Transferor Company) shall be cancelled.

B. Inter Corporate Deposit (ICD):

An Amount of Rs. 2170.00 Lakhs is given to MTPL from MCL as ICD as on 31/03/2019.

C. Advance for Supplies:

An Amount of Rs. 288.00 Lakhs is due to MCL from MTPL for advance against Supplies as on 31/03/2019

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9. Valuation - Approach & Methodology:

Valuation – Overview:

It is pertinent to note that the valuation of any company or its assets is inherently imprecise and is subject to certain uncertainties and contingencies, all of which are difficult to predict and are beyond our control. In performing our analysis, I have made numerous assumptions with respect to industry performance and general business and economic conditions, many of which are beyond the control of the companies. In addition, this valuation will fluctuate with changes in prevailing market conditions, and prospects, financial and otherwise, of the Companies, and other factors which generally influence the valuation of companies and their assets.

In particular, I would like to draw the attention of the readers of the report to the fact that every company operates under different economic legislations of the country like Act 2013, Income Tax Act 1961 Companies and various acts/regulations/guidelines/rules, as applicable to the Industry or to the company/ies, in which they operate including those regulations or rules pertaining to Environment, Foreign Exchange, Banking and so on. Such rules or regulations or economic or legal framework under which the company/ies operate may change in future, and all such changes (legislative or otherwise) occurring in all countries where the Companies does business or have interests, either as a supplier or procurer or otherwise may affect the financial and operational performance of the companies and consequently the valuation thereof.

Valuation base:

Valuation Base means the indication of the type of value being used in an engagement. Different Valuation bases may lead to different conclusions of value. In transaction of the nature of merger or amalgamation of companies or merger or demerger of businesses, the consideration is often discharged primarily by issue of securities in the nature of Equity of the acquirer or transferee entity with reference to an exchange ratio/entitlement ratio considering the relative values.

Considering the nature of this exercise, we have considered Relative Value as the Valuation base.

Premise of value:

Premise of value refers to the conditions and circumstances how an asset is deployed. We have considered Going Concern Value and Replacement Value as applicable to the companies being valued, as the Premise of Value.



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June 21,2019

Intended Users: The report is intended for consumption of both the Board of Directors of the Transferor and Transferee Company and for the purpose of submission to the relevant regulatory authorities.

The Scheme contemplates the merger of MTPL into MCL. Arriving at the Share Exchange Ratio for the Proposed Transaction would require determining value of the equity shares of MCL & MTPL independently but on a relative basis and without considering the current transaction. The Scheme contemplates the Proposed Transaction pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013.

As discussed below, there are several commonly used and accepted methods for determining the Share Exchange Ratio for the proposed merger of MCL into MTPL, which have been considered in the present case, to the extent relevant and applicable.

- 1) Cost Approach:-
- 1.1) Replacement Cost Method.
- 1.2) Reproduction Cost method.
- 2) Income Approach :- Discounted Cash Flows method
- 3) Market Approach
- 3.1) Market Price method
- 3.2) Comparable Transaction Method
- 3.3) Guideline Publicly Traded Comparable method
- 1. Cost Approach Cost approach is a valuation approach that reflects the amount that would be required currently to replace the service capacity of an asset (often referred to as current replacement cost).

The cost approach provides an indication or value using the economic principle that a buyer will pay no more for an asset than the cost to obtain an asset of equal utility, whether by purchase or by construction, unless undue time. inconvenience, risk or other factors are involved. The approach provides an indication of value by calculating the current replacement or reproduction cost of an asset and making deductions for physical deterioration and all other relevant forms of obsolescence.

1.1 Replacement Cost Method - Replacement Cost Method, also known as 'Depreciated Replacement Cost Method' involves valuing an asset based on the cost that a market participant shall have to incur to recreate an asset/business with substantially the same utility (comparable utility and not the same physical property of the asset) as that of the asset/business sought to be valued, adjusted for physical deterioration obsolescence.



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The replacement cost is generally that of a modern equivalent asset, which is one that provides similar function and equivalent utility to the asset being valued, but which is of current design and constructed or made using current cost-effective materials and techniques.

Taking into consideration the business of MCL and MTPL, we have applied the Replacement Cost Method to be one of the methods for valuation.

1.2 Reproduction Cost Method - This method involves valuing an asset based on the cost that a market participant shall have to incur to recreate a replica of the asset to be valued, adjusted for obsolescence. It is difficult to ascertain the cost to recreate the business model of the companies (manufacturing units. supplier/customer ecosystem, human resources, processes, both front office and back-office) and other relationships (banking and so on). Hence, this method is not used for the valuation of the Companies.

2. Income Approach - Discounted Cash Flow (DCF) Method.

Under the DCF method, the business is valued by discounting its free cash flows for the explicit forecast period and the perpetuity value thereafter. The Free Cash Flows to Firm ("FCFF") represent the cash available for distribution to the owners as well as lenders of the business and the Free Cash Flows to Equity ("FCFE") represent the cash available for distribution to the owners of the business. The free cash flows to firm are discounted by the Weighted Average Cost of Capital ("WACC") and the free cash flows to equity are discounted by the Cost of Equity ("Ke"). The WACC or Ke, based on an optimal vis-à-vis actual capital structure, is an appropriate rate of discount to calculate the present value of the future cash flows as it considers risk of the firm.

The perpetuity (terminal) value is calculated based on the business's potential for further growth beyond the explicit forecast period. The "Constant Growth Model" is applied, which implies an expected constant level of growth for perpetuity in the cash flows over the last year of the forecast period.

The discounting factor (rate of discounting the future cash flows) reflects not only the time value of money, but also the risk associated with the business's future operations. The Business/Enterprise Value (aggregate of the present value of explicit period and terminal period cash flows) so derived, is further reduced by the value of debt, if any, (net of cash and cash equivalents) to arrive at value to the owners of the business.



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Since both MCL and MTPL have not provided the future cash flow on the ground of price sensitivity, we have not used the income method of valuation.

3. Market Approach

3.1) Market Price Method

The market price of equity shares as quoted on a stock exchange is normally considered as the fair indicator of the value of the equity shares of the company where such quotations are arising from the shares being regularly and freely traded in, subject to the element of speculative support that may be inbuilt in the value of such shares. But there could be situations where the value of the share as quoted on the stock market would not be regarded as a proper index of the fair value of the share, specially where the market values are fluctuating in a volatile capital market and/or not frequently traded.

Both the companies are traded in BSE & NSE and are coming within the perview of frequently traded Shares.

As already explained herein above the companies have not provided the future plans and projected financials on the ground of price sensitivity. Hence, along with Replacement Cost Method under cost approach and market price (taken at six months' average) method under market approach with an appropriate weightage has been considered in the present context.

3.2. Comparable Transaction Method ('CTM') Model

The comparable transactions method. also known as the guideline transaction method, utilises information involving transaction that are the same or similar to the subject asset to arrive at an indication of value under this method. Value of the equity shares of a company's business is arrived at by using multiples derived from valuation in comparable companies as manifest through transaction valuations. There are number of CTM's like Price to Sales Ratio, PBV Ratio (Price to Book Value). EV I EBITDA Multiples. EV I EBIT Multiples and Price Earnings Multiples. Appropriate weightage is also given to arrive at a fair value. In case of the companies under reference and taking into consideration several factors like Current Asset Size, Capital Employed, Operating Revenue, Human Resource deployed, Current Turnover, Production Level, Management Efficiency & Structure and so on, I am unable to find information/data of a comparable company in the public domain wherein the deal of this nature has been carried to apply the Comparable Transaction Method. Hence, Comparable



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Transaction Method have not been considered for the valuation of Equity Shares of the Companies under reference.

3.3) Guideline Publicly-Traded Comparable Method

The guideline publicly-traded method utilises information on publicly-traded comparable that are the same or similar to the subject asset to arrive at an indication of value. This method is similar to the comparable transactions method. However, there are several differences due to the comparable, being publicly traded, as follows:

- (a) the valuation metrics/comparable evidence are available as of the valuation dale.
- (b) detailed information on the comparable are readily available in public filings. and
- (c) the information contained in public filings is prepared under well understood accounting standards.

Under this method value of the equity shares of a company is arrived at by using multiples derived from valuations of comparable companies, as manifest through stock market or other public filling documents/information (of listed companies). This valuation is based on the principle that market valuations, taking place between informed buyers and informed sellers, incorporate all factors relevant to valuation. Relevant multiples need to be chosen carefully and adjusted for differences between the circumstances under which this valuation is being done.

In case of the companies in reference taking into consideration several factors like Current Asset Size, Capital Employed, Operating Revenue, Human Resource deployed, Current Turnover, Production Level, Management Efficiency & Structure and so on, I am unable to find information/data or a Comparable companies in the public domain wherein the deal of this nature has been carried out to apply Guideline Publicly-Traded Comparable Method. Hence, Guideline Publicly-Traded Comparable Method has not been considered for the valuation of Equity Shares of the Companies under reference and in the present context.



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9. Basis of Share Exchange Ratio:

The basis of the Proposed Transaction would have to be determined after taking into consideration all the factors and methodologies mentioned above. Though different values have been arrived at under each of the above methodologies, for the purpose of recommending a fair Share Exchange Ratio of equity shares, it is necessary to arrive at a single value for each of the business/subject companies' shares. It is however important to note that in doing so we are not attempting to arrive at the absolute equity values of the Companies but at their relative values to facilitate the determination of a fair Share Exchange Ratio. For this purpose, it is necessary to give appropriate weights to the values arrived at under each methodology.

The Share Exchange Ratio has been arrived at on the basis of a relative equity valuation of MCL and MTPL. The Share Exchange Ratio is based on the various methodologies explained herein earlier and various qualitative factors relevant to each company and the business dynamics and growth potentials of the businesses of the companies, having regard to available information base, key underlying assumptions and limitations.



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10. Computation of Share Exchange Ratio:

The Computation of Share Exchange ratio as derived by us is given hereunder:

Valuation Approach	Mangalam Limi		Mangalam Timber Products Limited			
	Value per Share (INR)	Weight %	Value per Share (INR)	Weight %		
Net Asset Value Based on Cost	N/A	N/A	N/A	N/A		
Net Asset Value Based on Replacement Cost	231.94	80%	9.12	80%		
Comparable Companies Methods	N/A	N/A	N/A	N/A		
Market Price Method	245.88	20%	16.72	20%		
Income Approach	N/A	N/A	N/A	N/A		
Relative Value per Share	234.73	100 %	10.64	100 %		
Exchange Ratio	1		22			

Recommendations:

22 nos. of Equity Shares of Face value Rs.10/- each fully paid up of Mangalam Timber Products Limited will get 1 no. of Equity Shares of Face Value of Rs.10 each Fully Paid up of Mangalam Cement Limited.



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12. Assumptions, Limiting Conditions & Important Notice Cum Disclaimer:

I have no responsibility to modify this report for events and circumstances occurring subsequent to the date of this report. I have, however, used conceptually sound and generally accepted methods, principles and procedures of valuation in determining the value estimate included in this report.

The valuation analyst, by reason of performing this valuation and preparing this report, is not to be required to give expert testimony nor to be in attendance in court or at any government hearing with reference to the matters contained herein, unless prior arrangements have been made with an analyst regarding such additional engagement and which, the analyst shall be at a liberty to accept or decline.

Any matters related to legal title and ownership are outside the purview and scope of this valuation exercise. Further, no legal advice regarding the title and ownership of the subject property has been obtained while conducting this valuation exercise. Valuation may be significantly influenced by adverse legal, title or ownership, encumbrance issues.

For the present valuation exercise, I have also relied upon information available in the public domain. However, the accuracy and timeliness of the same has not been independently verified by us.

Provision of valuation recommendations and considerations of the issues described herein are areas of our regular corporate advisory practice. The services do not represent accounting, assurance, financial due diligence review, consulting, transfer pricing or domestic/international tax-related services that may otherwise be provided by us.

This Report contains proprietary and strictly confidential information, which has been prepared by us under a specific mandate.

By accepting a copy of this Report, the recipient agrees to keep its contents and any other information which is disclosed to the recipient, confidential, and shall not divulge, distribute or disseminate any information contained herein, in part or in full, without our prior written approval.

This Report and information contained herein or any part of this report, does not constitute or purport to constitute investment advice in publicly accessible media and should not be printed, reproduced, transmitted, sold, distributed or published by or on behalf of the recipient without the prior written approval from us. The recipient also agrees to indemnify us against any claims that may arise as a result of a breach of any confidentiality arrangement, which governs the contents of this Report.



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This Report and opinions contained herein have been prepared by us, inter alia, on the basis of information and documents available in the public domain, information provided by the company, data available on the company website.

I have not carried out any independent verification for the accuracy or truthfulness or completeness of the same and hence, no representation or warranty, express or implied is made that it is accurate, authentic, fair, correct or complete. I do not accept any responsibility or liability for any such information or opinions and therefore, any liability or responsibility is expressly disclaimed.

This Report has been prepared for the specific purpose as mentioned in the Report, and does not constitute any recommendation, and should not be construed as an offer to sell or the solicitation of an offer to buy, purchase or subscribe to any securities mentioned therein, and neither this Report nor anything contained herein shall form the basis of or be relied upon in connection with any contract or commitment whatsoever, apart from the specific purpose as mentioned above. It may be noted however, that nothing in these materials is intended to be construed as legal, accounting, technical or tax advice.

This Report constitutes an opinion expressed by us and each party concerned has to draw its own conclusions on making independent enquiries and verifications and I should not be held liable for any financial loss incurred by anyone based on this report. Neither I or our affiliates, nor its directors, employees, agents or representatives shall be liable for any damages whether direct or indirect, incidental, special or consequential including lost revenue or lost profits that may arise from or in connection with the use of this Report. Further, by accepting a copy this Report, the recipient accepts the terms of this Notice cum Disclaimer, which forms an integral part of this Report and the recipient shall be deemed to have agreed to indemnify us against any claims that may be raised as a result of or in connection with the data and opinions presented in this Report.

The delivery of this Report at any time does not imply that the information in it is correct as of any time after the date set out on the cover page hereof, or that there has been no change in the status of the subject or anyone else since that date. Analysis including the Valuation analysis and results under this Report are specific to the purpose of valuation under this Report and is as on a particular date. It may not be valid for any other purpose or as at any other date. Also, it may not be valid if done on behalf of any other entity. I, however, have no obligation to update this Report for events, trends or transactions relating to the Company or the market/economy in general and occurring subsequent to the date of this Report.



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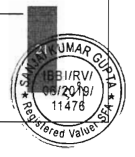
June 21,2019

I am not responsible for arithmetical inaccuracies/logical inconsistencies of any financial model or business plan or other information / data provided by the Company and used in connection with this Report. Also, I have been given to understand that it has not omitted any relevant and material factors and that it has checked out relevance or materiality of any specific information to the present exercise with us in case of any doubt. I assume no responsibility for any errors in the information furnished and their impact on the present exercise.

There will usually be differences between estimated and actual results because events and circumstances may not occur as expected, and those differences may be material. Under such circumstances, no assurance can be provided that the assumptions or data upon which any estimates have been based are accurate or whether these estimates will actually materialize. All assumptions and commercial inputs with regard to financial projections have been obtained and in certain cases such inputs/assumptions have been modified as per the updates provided by them. I have not carried out any due diligence independently in verifying the accuracy or veracity of data provided by the Company. Therefore, financial projections and ratios (if any) presented in this Report are forecast on the basis of these given information. Neither I nor any of my associates, nor any of their respective directors, employees or advisors or controlling persons make any expressed or implied representation or warranty and no responsibility or liability whether direct or indirect, express or implied, contractual, tortuous, statutory or otherwise, is accepted by any of them with respect to the accuracy, completeness or reasonableness of the facts, opinions, estimates, forecasts, or other information set forth in this Report or the underlying assumptions on which they are based or the accuracy of any computer model used or for any errors, omissions or misstatements or for any loss /damage be it tangible or intangible, howsoever arising, from the use of this Report and nothing contained herein is, or shall be relied upon as a promise or representation regarding the historic or current position.

This Report has not been approved and will or may not be reviewed or approved by any statutory or regulatory authority in India or by any Stock Exchange in India. While due care and prudence has been exercised to incorporate all the necessary and material important information required to carry out the present engagement, I wish to state that this Report may not be all inclusive and may not contain all the information that the recipient may consider material.

The distribution / taking / sending / dispatch / transmission of this document in certain foreign jurisdictions may be restricted by law, and persons into whose possession this document comes should inform themselves about, and observe, any such restrictions.



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This Report is divided into sections & sub-sections only for the purpose of reading convenience. Any partial reading of this Report may lead to inferences, which may be at divergence with the conclusions and opinions based on the entirety of this Report. Neither this Report, nor the information contained herein, may be reproduced or passed-on to any person or used for any purpose other than stated above.

I am not responsible for authentication of the Ownership of the properties valued by us.

Public information estimates and industry and statistical information contained in this report have been obtained from sources considered to be reliable. However, I independently did not verify such information and make no representation as to the accuracy or completeness of such information obtained from or provided by such sources.

Possession of this report, or a copy thereof, does not carry with it the right of publication of all or part of it nor may it be used for any purpose by anyone other than those enumerated in this report without the written consent of us. This report and the conclusion of value arrived at herein are for the exclusive use of our client for the sole and specific purposes as noted herein.

Our valuation report is confidential to the addressees and should be used only for the purpose as required by the relevant regulations. It should not be quoted from or used by any other party without our prior written consent. No other party is entitled to rely on our report for any purpose whatsoever.

Valuation is an economic concept and various valuation approaches provide only an estimate of value based on the assumptions involved. It is pertinent to note that valuation, being a highly subjective exercise dependent on assumptions, is a matter of individual perception, and hence may vary from valuer to valuer.

Financial information of the subject company is included solely to assist in the development of a value conclusion presented in this report and should not be used to obtain credit or for other purpose. Because of the limited purpose of the information presented, it may be incomplete and contain departures from generally accepted accounting principles. I have not audited, reviewed or compiled this information and express no assurance on it.

I have not carried out any verification and certification and attestation of the financial information provided to us and I assume no responsibility for their accuracy, though I have reviewed the basis of preparation of the same and cross checked with the various statutory records in a broad manner.



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The conclusion of value arrived at herein is valid only for the stated purpose as of the date of the valuation and may not be used out of the context presented herein.

The valuation contemplates facts and conditions existing as of the valuation date. Events and conditions occurring after that date have not been considered, and I have no obligation to update our report for such events and conditions. I have not any present or contemplated future interest in Corporate Debtor, any personal interest with respect to the parties involved, or any other interest that might prevent us from performing an unbiased valuation. Our compensation is not contingent on any action or event resulting from the analyses, opinions, or conclusions in, or the use of, this report.

This report is only to be used in its entirety, and for the purpose stated in the report. No third parties should rely on the information or data contained in this report without the advice of their lawyer, attorney or accountant. I acknowledge that I have no present or contemplated financial interest in the Company. My fees for this valuation are based upon my normal billing rates, and not contingent upon the results or the value of the business or in any other manner.

Disclosure of valuer interest or conflict, if any;

I am associated neither with MTPL nor MCL in any other professional capacity and there is no source of conflict whether direct or indirect interests involved.

Neither the valuer nor the members of the team working on this independent valuation have directly or indirectly, through the client or otherwise. shared any advisory perspective or have been influenced or undertaken advocating a management position in determining the value.

The fees for the engagement are not contingent upon the results reported.

SANJAI KUMAR GUPTA Registered Valuer SFA IBBI/RV/06/2019/11476 Warm Regards,

Singai Kumar Gupta

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UIDN NO: 986906011310



VC CORPORATE ADVISORS PVT LTD.

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E-mail: mail@vccorporate.com Website: www.vccorporate.com

PRIVATE & CONFIDENTIAL

Dated: 21.06.2019

The Board of Directors

Mangalam Cement Limited

Regd. Ofice: P.O.:Aditya Nagar, Morak,

District: Kota - 326520, Rajasthan

The Board of Directors

Mangalam Timber Products Limited

Regd. Ofice: Village :Kusumi, P.O. &

District: Nabarangpur – 764 059, Odisha

Dear Sir,

Sub: Proposed scheme for amalgamation of Mangalam Timber Products Limited ("MTPL" or "Transferor Company") into Mangalam Cement Limited ("MCL" or "Transferee Company") with effect from 01 April 2019 ("Appointed Date").

Re: Fairness Opinion

1. PURPOSE:

Please refer to the engagement letter dated May 15, 2019 appointing VC Corporate Advisors Private Limited ("VCAPL"), a SEBI Registered Category (I) Merchant Banker, to provide a Fairness Opinion on the recommendation of fair equity shares exchange ratio issued by CA Sanjai Kumar Gupta, Chartered Accountant ("Valuer") vide their report dated June 21, 2019 ("Valuation Report") in terms of the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 ("SEBI Circular"), for the proposed scheme of amalgamation of Transferor Company with Transferee Company and their respective shareholders pursuant to sections 230-232 and other applicable provisions of the Companies Act, 2013 (hereinafter termed as "Scheme").

The equity share entitlement ratio for this opinion refers to number of equity shares of the face value of INR 10/- of Mangalam Cement Limited which would be issued to the equity shareholders of the Transferor Company.

The information contained herein and our report is confidential. It is intended only for the sole use of captioned purpose including for the purpose of obtaining requisite approvals as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended.

2. BRIEF BACKGROUND OF THIS REPORT:

(i) <u>Mangalam Timber Products Limited ("Transferor Company")</u>: Mangalam Timber Products Limited is a public listed company, incorporated on 27th day of August, 1982 under the provisions of the Companies Act, 1956, having its registered office at Village :Kusumi, P.O. & Dist.:Nabarangpur – 764 059, in the State of Odisha.The Transferor Company is a Company within the meaning of the Companies Act, 2013 havingCorporate Identification Number L020010R1982PLC001101.Equity shares ofthe Transferor Companyarelisted on the BSE Limited (BSE) andTheNational Stock Exchange of India Limited (NSE). The Transferor Company is primarilyengaged in manufacture of Medium Density Fibre Board (MDF) from its factory located at Kusumi, Nabarangpur, in the State of Odisha. The Transferor Company sells its products under the brand name "DURATUFF". MDF is used in making furniture, Particle Boards, Doors and all kinds of carpentry work.

(ii) Mangalam Cement Limited ("Transferee Company"): Mangalam Cement Limitedis a public listed company incorporated on 27th day of October, 1976 under the provisions of the Companies Act, 1956 having its registered office at P.O.:Aditya Nagar - 326520, Morak, District: Kota, in the State of Rajasthan. The Transferee Company is a Company within the meaning of the Companies Act, 2013 having Corporate Identification Number L26943RJ1976PLC001705. Equity shares ofthe Transferee Company are listed on the BSEand NSE. The Transferee Companyis a well-established cement manufacturing Company having two cement manufacturing plantslocated at Morak in the State of Rajasthan with a consolidated installed capacity of 4.0 MTPA and one cement grinding plant located at Aligarh, in the State of Uttar Pradesh. At present, the Transferee Company produces Ordinary Portland Cement (OPC) and Portland Pozzolana Cement (PPC) using the dry process. The cements are marketed under the brand name of "Birla Uttam". The Transferee Company has also set up two Captive Thermal Power Plants of 17.5 MW each. Apart from this, the Transferee Company also owns 13 (Thirteen) Wind Mills at Jaisalmer, Rajasthan with anaggregate capacity of 13.65 MW generation per day. Recently, the Transferee Company has invested approximately Rs.100 Crores in a Waste Heat Recovery unit (WHR) with a capacity of 11 MW atMorak plant in the State of Rajasthan which is scheduled to be commissioned in September 2019.

3. CAPITAL STRUCTURE

i. The share capital of Transferor Company as on 31st March, 2019 is as follows:

Particulars	Rupees in Lakhs
Authorised Share Capital	
2,50,00,000 equity shares of Rs.10/- each	2,500.00
35,00,000 7.5% Non-Cumulative Redeemable Preference Shares of	3,500.00
Total	6,000.00
Issued, Subscribed and Paid-up Capital	
1,83,27,400 equity shares of Rs.10/- each fully paid up	1,832.74
Add: Forfeited Shares (originally paid up)	0.21
34,47,000 7.50% Non-Cumulative Redeemable Preference Shares	3,447.00
Total	5,279.95

ii. The share capital of Transferee Company as on 31st March, 2019 is as follows:

Particulars	Rupees in Lakhs
Authorised Share Capital	
4,00,00,000 equity shares of Rs.10/- each	4,000.00
2,00,000 Redeemable Cumulative Preference Shares of	200.00
Rs. 100/- each	
1,80,00,000 Optionally Convertible Cumulative Redeemable	1,800.00
Total	6,000.00
Issued, Subscribed and Paid-up Capital	
2,66,93,780 equity shares of Rs.10/- each	2669.38
Total	2,669.38

As on date, the authorized, issued, subscribed and paid-up capital of the Transferor Company and the Transferee Company remains the same as stated hereinabove

4. RATIONALE FOR THE SCHEME

- i. The Transferor Company and the Transferee Company are under common management. The said Companies have been looking at suitable proposals for consolidation for improving their financial and operating parameters and strengthening their position to grow and develop their business more effectively. With the view to integrate thebusiness activities undertaken by both, the Transferor Company and the Transferee Company, under a single entity, it is proposed to amalgamate the said Companies under the terms and conditions of this Scheme. The proposed amalgamation of the two companies will streamline group structure reducing the multiplicity of legal and regulatory compliances required at present and accordingly this amalgamation is proposed.
- ii. In the circumstances, it is considered desirable and expedient to amalgamate the Transferor Company with the Transferee Company in the manner and on the terms and conditions stated in this Scheme of Amalgamation.
- iii. The amalgamation will increase the asset base and the net worth of the Transferee Company which in turn will enable it to conduct operations in the most cost effective and efficient manner to enhance the profitability of the Transferee Company.
- iv. The amalgamation will enable appropriate consolidation and integration of the activities of the Transferor Company and the Transferee Company with pooling and more efficient utilization of their resources, reduction in overheads and other expenses and improvement in other parameters. The amalgamation will result in formation of a larger and stronger entity having greater capacity for conducting its operations more efficiently, economically and competitively.

- v. The existing operating business and activities of the Transferee Company will continue to constitute the main business and activity of the merged entity with the greater share of the assets and turnover of the merged entity being contributed by such operating business and activities. The business of the Transferor Company would, inter alia, benefit greatly from the larger infrastructure, easier access to finance and better outreach of the Transferee Company. The amalgamation will enable the merged entity to have a more rational asset holding structure. As such the undertakings of the two companies can be combined, run and managed together more conveniently and advantageously. The amalgamation will enable the amalgamated entity to pursue and grow its business and other opportunities in each of its business segment more effectively.
- vi. The amalgamation will enable the Transferor Company and the Transferee Company to pool their financial, managerial, technical and other resources in order to meet the global challenges and competitive market conditions. In particular, it would be prudent and beneficial that the financial resources be pooled together, as the magnitude of the capital and marketing investments contemplated will be better met by two companies merged together and considerable synergy of operations will be achieved. The Financial strength and marketing capability of the Transferee Company can further accelerate the scaling up of the operations of the Transferor Company and the aim to create a position of leadership in the products manufactured by the Transferor Company. The amalgamation will create a better and amore competitive market for the productsmanufactured by the Transferor Company. Their combination will result in strong financial structure and will facilitate resource mobilization, financial consolidation, lowering the cost of borrowing, increased operational efficiency and integrated management functioning. As such the amalgamation of the Transferor Company with the Transferee Company will enable greater realization of the potential of the businesses of the Transferor Company and the Transferee Company in the merged entity. The consolidation of undertakings of the companies will also result in the formation of a larger and a more broad based and diversified company having greater capacity to raise and access funds for growth and expansion of its business, marketing and selling its products and services and conducting trade on more favourable terms.
- vii. All Equity Shares held by the Transferee Company in the Share Capital of the Transferor Company shall stand cancelled, without any further act or deed from the Appointed Date and, without any further obligation in this regard. All preference shares held by the Transferee Company in the Transferor Company shall be cancelled without issue and allotment of any new shares in lieu thereof to any person whatsoever. Such cancellation will rationalise and adjust the relationship between capital and assets suitably. The same will also enable the Transferee Company to have a more

appropriate capital base and increase shareholders value.

The Scheme is proposed accordingly and will have beneficial results for the said Companies, their shareholders, employees and all concerned

5. SOURCES OF INFORMATION:-

The cut-off date for the valuation exercise has been considered as at April 1, 2019 ('Valuation Date'). For the purposes of fairness opinion, we have relied upon the following sources of information –

- a) Memorandum and Articles of Association of the Transferee Company and the Transferor Company,
- b) Audited financial statements of the Transferee Company and Transferor Company for the financial years ('FY') ended March 31, 2017, March 31, 2018 and March 31, 2019.
- Draft of the proposed Scheme of Amalgamation between the Transferee Company and the Transferor Company,
- d) Equity Share Entitlement Ratio Report dated June 21, 2019 issued by the Valuer and related workings.
- e) Such other information, documents, data, reports, discussions and verbal & written explanations from Transferors Company and Transferee Company as well as advisors for proposed merger/ amalgamation, information available at public domain & websites as were considered relevant for the purpose of the Fairness Opinion.

6. EXCLUSIONS AND LIMITATIONS:-

Our conclusion is based on the information furnished to us being, complete and accurate in all material aspects. We have relied upon the financials and the information and representations furnished to us and have not carried out any audit of such information.

We have not carried on any independent valuation or appraisal of any of the assets or liabilities of the companies.

Our work does not constitute verification of financials or including the working results of the companies referred to in this report. Accordingly, we are unable to and do not express an opinion on the fairness or accuracy of any financial information referred to in this report.

We assume no responsibility for updating or revising our opinion on the circumstances or events after the date hereof.

Our opinion is not, nor should it be construed as our opining or certifying the compliance of the proposed scheme of arrangement with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising thereon, except for the purpose expressly mentioned herein.

CONCLUSION: -

We have reviewed the methodology used by the Valuer for arriving at the share entitlement ratio for the amalgamation of the Transferor Company with the Transferee Company and also reviewed the working and underlying assumptions adopted to arrive at the values, for the purpose of recommending the share entitlement ratio as per the Report submitted by the Valuer.

In light of the forgoing and subject to the exclusions and limitations as detailed hereinbefore, we hereby certify that the share exchange / swap ratio as given below, recommended by the Valuer, for the proposed amalgamation of MTPL would be fair and reasonable:

For Equity Shareholders of Mangalam	For every 22 (Twenty Two) equity shares of face value
Timber Products Limited	INR 10 each fully paid up of MTPL will get 1 (One) equity
	shares of face value INR 10 each fully paid up of MCL.

Yours Faithfully,

For VC CORPORATE ADVISORS PRIVATE LIMITED

human The war.

ANUP KUMAR SHARMA (VICE PRESIDENT)

SEBI REGN No. INM0000011096

Place: Kolkata

Format of Holding of Specified Securities

Name of the Listed entity: MANGALAM TIMBER PRODUCTS LIMITED (INE805B01012) Scrip Code /Name of Scri/ Class of Security: 516007/MANGTIMBER, EQUITY

Share Holding Pattern filed under Reg 31(1)(b) for Period ended: 21st June, 2019 (Pre-Amalgamation) DECLARATION: The Listed Entity is required to submit the following declaration to the extent

1284

of Submission of information:

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9 2 2 9 일일 22 Yes Whether the Listed Entity has any shares against which Depository receipts are issued? Whether any shares held by Promoters are pledged or otherwise encumbered? Whether the Listed Entity has issued any Convertible Securities? Whether the Listed Entity has issued any partly paid up shares? Whether Company has equity shares with differential voting rights Whether listed entity has any significant beneficial owner? Whether the Listed Entity has any shares in locked-in? **Particulars** Whether the Listed Entity has issued any Warrants ?



Table I - Summary Statement holding of specified securities

full conversion shares encumbered of convertible (XII) As a % of No. As a % of As a %	hill convertible (XX) (XX) (XX) (XX) (XX) (XX) (XX) (XX	hill conversion shares encumbered of conversion (xi) where (xii) we have the (xiii) where (xiiii) where (xiiii) where (xiiii) where (xiiiii) where (xiiiiii) where (xiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii	hill conversion hill conversion hill conversion c	Null conversion Null conversion Null conversion Null conversion Ordinares Ordi	No. Octobaration Ahares Arcentage	No. conversion No. conversion No. conversion No. conversion No. conversion October	Null conversion Null conve
of convertible (XII)	of convertible (XII) securities(as a % No. of diluted share (a)	\$ 3.	deconvertible CAT	of convertible (AS) AS a 1 securitizaçõe a 4% No. As a 1 of cliuted share (4s) As a 1 orapical (A) orapical (A) As a 1 orapical (A) orapical (A) As a 1 orapical (A) orapical (of convertible a % No. As a ** of diluted share (s) to cliluted share (s) to clilute share (s	of convertible (As a b) conver	of convertibles a X No. As any cellulated share (49) total short captibil) (40 s/Vm+c) (60
Securities	_	Securities (including warrants) (X)	Securities (including warrants) (X) (X)	Securities (including warrants) (X) (X) (ASS 0 0	Securities Sec	Securities Sec	### (#################################
	× ×	} ≻	x x x x x x x x x x x x x x x x x x x	6884613 0 6884613 11462287 0 11462787	6884613 0 6884613 11462787 0 11462787	6864613 0 6864613 11462787 0 11462787 0 0	6884613 0 6884613 11462287 0 11462787 0 0 0
E-JTDTT)	(IIIA)	(IMA)	(VIII) (VIII) 0 6864613 37.465	5	٤	8	8
3	_		10 6884613 0	10 6884613 0 11462787 0			
			oter and Promoter Group	oter and Promoter Group	oter and Promoter Group Promoter - Non Public	noter and Promoter Group c c Remoter - Non Public ss underhying DRs	Promoter and Promoter Group Public Non Promoter - Non Public Shares underlyfing DRs Shares held by Employee Trusts



103

Number of Shares held in dematerialized form [XV) 6414613 Munches of shures published or colmunidate or colmunidate or (DEP)

NO. At a N. or (Market or (Mark 900 Numiter of Locked in Locked in Shares (500)
As a % of Locked shares had (50) g E Sharehodding as a % assuming Md conversion of conversion of dished same captur) (XQ = es a % of Av BrC2 underlying outstanding convertible Becarties (including warrants) Total as a % of Total voiling rights No of voting Rights, had in each class of securifies (DX)

(DX) 6564613 6414613 6414613 0 6864613 0 Shareholding % calculate as per BCRR 1987 As a % of [A+B+CZ] (MH) 6.864613 8414613 Sharps Sharps (Ne -Ne Ve Val) No. of shares undenlying Depository Receipts (M) Parety agenty Made 3 and 3500 3500 103527 10500 6264613 No. of fully paid up equity shares hed (fy) Number of shareholders (B) Table II - Statement showing Shareholding Pattern of the Promoter and Promoter Group

Category and Name PAN (B)

of the shareholders (B) AACCD1767E AAATP1227G Total Shareholding of Promoter and Promoter Group (A)=(A)(1)-(A)(2) Central Covernment/State Government(s)
Financial institution / Banks
Any Chine (speedy)
Education Society
Flourists EDICAT/ONAL SOCIETY
BOOK Corporate
PADMANTA INVESTMENT LTD
PADMANTA INVESTMENT LTD
MANANTA INVESTMENT LAITED
ANANA INVESTMENT AND MANUER DEPORT
MANANTA INVESTMENTS ENTREDING CO.LTD
MANANT INVESTMENTS ENTREDING
GOVERNET INVUSTMENTS LIMITED
SEA YOUR MAN
FOUR MANUER
FOUR MANUE Individuals (Non-Readent Individuals) Coegn Individuals)
Government
Individuals
Foreign Porticles Investor
Any Christ (specify)
Boot coegnete
Boot coegnete Indian Individuals Principul Undivided Family KUMAR MANGALAM BIRLA YAYASHREE MOHTA VIDULA JALAN BASANT KUMAR BIRLA 104 Calegory code



Table III - Statement showing Shareholding Pattern of the Public shareholder

Catagory Catagory and Name code of the shareholders	d Name dere	PAN E	Number of shareholders (IR)	No. of fully paid up equity shares	•	No. of shares underlying Depository	Total Nos. shares held	Shareholding % calculate as per	o B	No of voting Rights held in each class of securities (X)	its held in scuribles			Shareholding as a % assuming full conversion	, L Z	Locked in shares	Diedged of enco	Number of shares pledged or otherwise encumbered	of Shares held in
€				held	Def	Receipts	Š	SCRR 1957	No of v.	No of voting Rights		1	-	of convertible		(XII)		(XIII)	demaherlalized
				٤	ε	2	(h/*/vi)	As e % of (A+B+C2) (All)	S ×	Claus	Mar S	Yotal (Imoh yoting warri	Securities (including warrants)	of diluted share capital) (XI) =	S (S)	As a % of total shares hed (b)	ő ®	As 9 % of total shares held (b)	(XX)
Institutions												L							
Mutual Funds/CTI			0	2600	0	٥	2800	0.014	2600	o	2600	0.014	0	10.0		00000		0000	
Venture Capitel Funds		3	0	0	0	0	0	0.000	0	0	0	0.000	0	00.0		0.000	,	0000	
Alternate Investment Funds	nos		0	0	0	O	0	0.000	0	0	0	0.000	0	0.00		00000		0000	
Foreign Venture Capital Investors	Investors		0	0	0	0	0	0.000	0	0	0	0.000	O	00.0		00000		0000	
Foreign Portfolio Investors	378	ا	0	0	0	0	0	0000	0	0	0	0,000	0	00:0		0.000		0000	
Financial Institutions / Banks	anks		0	200	0	0	909	0.003	200	0	200	0,003	0	00.0		00000		0000	11
Insurance Companies			0	0	0	0	0	0000	0	0	0	0.000	0	00:0		00000		0.000	
Provident Funds / Pension Funds	fon Funds		0	0	0	0	0	0000	0	0	0	0.000	0	00'0		00000		0000	
Amy Other (specify)		1	0	0	0	0	0	0.000	0	0	0	0.000	0	00.00		00000		0000	
Foreign Institutional Investor	selor		3 0	2100	0	0	2100	0.011	2100	0	2100	0.011	0	10.0		00000		0.000	
Sub Total (B)(1)			9 0	5200	0	0	5200	0.028	5200	0	2000	0.028	0	0.03	100	00000		0.000	10
Central Government/State Government(s)/ President of India	ere ent of India		0	0	0	0	0	0000	0	0	0	0.000	0	0.00		00000	Ĭ	00000	
Sub Total (B)(2)			0 0	0	0	0	0	0000	0	۰	0	0.000	0	00'0		00000		0.000	
Non-Institutions			0	0	0	0	0	0.000	0	0	٥	0.000	0	0.00		00000		0.000	
Individuals - shareholders holding nominal share capital up to Rs 2 Lekh	ers holding p to Rs 2 Lakh		15602	5704668		o	5704668	31.126	5704668	9	5704668	31.126	0	31.13		0.000		00000	4618609
Individual shareholders holding nominal share capital in excess of Rs. 2 Lakh	holding nominal of Rs. 2 Lakh	3	-11	1201348	0	ō	1201348	6.555	1201348	0	1201348	8,555	0	6.55		0.000	J	0.000	1201348
NBFCs registered with RBI	RBI							0.000				0.000		00:0				li	
Employee Trusts								0.000				0.000		0.00					
Overseas Depositories (holding DRs)(balancing figure)	(holding		0	0	6	0	ø	0000	0	o	0	0.000	0	0.00				3	
Any Other (specify)	100		0	0	0	0	0	00000	0		0	0.000	0	00.0		00000		0.000	
Body Corporate		-	0 256	6	0	0	3354473	18.303	3354473	0 3		18.303	0	18.30		00000		0.000	3
NA.			0 347	175299	0	0	175298	0.956	175299	0	175299	0.956	0	96.0		0.000		0.000	139736
OFI			0	0	0	0	0	0000	0	0	0	0.000	0	00.00		00000			
Trust			0	-	0	Q	0	0.000	0	ó		0.000	0	00'0				00000	
Clearing Member			0 21		0	0	10265	0.056	10265	0		0.056	0	90.0					
, Jeji				101	0	0	1010829	5.515	1010829			6.515	0	6.52					1010829
Employees	4		58			0	405	0.002	405	0	405	0.002	0	0.00		0.000		0.000	-
ILP					0	0	300	0.002	300			0.002	O	00:00		00000		0.000	
Sub Total (B)(3)		100	16274	11457587	0	Q	11457287	62.515	11457287	0	11457587	62.516	٥	62.52		0		0	1052128
Total Public Shareholding	ding		16280	11462787			11462787	62,545	11462787	0 11	11462787	62,545	0	62.54	274	0000	1875000	10.230	10521381



Table IV - Statement showing Shareholding Pattern of the Non Promoter - Non Public shareholder

_							_	<u> </u>	_	
Number	of Shanes	Ped i	dematerialized	form	(XIX)				J	
Number of shares	pledged or otherwise	engumbered	(XIII)	As a % of	total shares	held	(p)	0.000	0.000	0.000
Number	o pedped	unous	×	No.	3			0	0	0
Number of	ed in	shares	í í	As a % of	total shares	P	ē	0.000	0.000	0.000
EZZ	Loci	Ē	2	ě	3			٥	0	0
Shareholding	Bu n % areuming	full conversion	of convertible	securities (as a %	of diluted share	capital) (X!) =	## # % of A+B+C2	0	C	0
_	underlying	outstanding	convertible	Securities	(including		£	0	0	0
Ped	i jes		Total	*	Total	votin	rights	٥	0	0
Rights	each class of securities		No of voting Rights Total	Class Class Total a %				٥	0	0
voting	labs o	(X	othng F	Class	>			0	0	0
No of	ě		do of v	100	×			0	0	0
Shareholding No of voting Rights held	% descuiate	Pag na	SCRR 1957	_	(A+B+C2)	Salin		0.000	0.000	0.000
Total Nos.	shares	held	5	[V*V*V]				0	٥	0
-		Depository	Receipts	٤				٥	0	
Partly	peld-up	equity	¥	S				٥	٥	
No. of fully	dn pred	equity shares	P	Ŝ				0	0	0
Number of	shareholders	(1)						Ō	0	0
PAN	€							0	°	
Category and Name	of the	shareholders	5	;				Custodian/ DR Holder	(Share Based Employee Benefit) Regulations, 2014)	Total Non-Promoter-Non Public Shareholding (C) = (C)(1)+(C)(2)
Category	epoo							E	(Z)	



Format of Holding of Specified Securities

Name of the Listed entity: MANGALAM TIMBER PRODUCTS LIMITED (INE805B01012) Scrip Code /Name of Scri/ Class of Security: 516007/MANGTIMBER, EQUITY

Share Holding Pattern filed under Reg 31(1)(b) for Period ended: 21st June, 2019 (Post-Amalgamation) DECLARATION: The Listed Entity is required to submit the following declaration to the extent

of Submission of information:

	of deprilement of filled filled		
	Particulars	Yes	No
1	Whether the Listed Entity has issued any partly paid up shares?		NO
2	Whether the Listed Entity has issued any Convertible Securities?		NO
3	Whether the Listed Entity has issued any Warrants?		NO
4	Whether the Listed Entity has any shares against which Depository receipts are issued?		NO
5	Whether the Listed Entity has any shares in locked-in?		NO
9	Whether any shares held by Promoters are pledged or otherwise encumbered?		NO
7	Whether Company has equity shares with differential voting rights		NO
8	Whether listed entity has any significant beneficial owner?		NO



Table I - Summary Statement holding of specified securities

Code Number of Logis No. of shares No. of shares Total No. of shares No. of shares Total No. of shares	_	_	_	_	_	_	_	_	_	_	_	_	_	_	
Shareholding Partity	Number	of Shares	held in	dematerialized	form	(XX)				0.00	0.00	0.00	0.00	0.00	
Particle	of shares	r otherwise	pered	CHILD	As a % of	total shares	held	ê)		0.00	0.00	000	00.0	0.00	
Control Cont	Number	o pedipend	enous	8	Ą	3				0	٥	0	٥	٥	ľ
Sharers bield by Employer and Name	ou of	e fi	103	8	Ass % of	total shares	Petd	â		0000	0000	0000	0000	0000	
Sharer bid by Employer and Name	Nemt	Lock	8 48	×	Š	•				0	0	0	0	0	
Section Category and Name Number of No of fully Party No of which Shareholding No of voting Rights held in	Shareholding	Bulmnesse % e so	full conversion	of convertible	Becurities as %	of diluted share	(capital)	(XI)=(XI)+(X)	88 8 % of A+B+C2	00'0	00:00	00'0	00:00	00'0	
Shares held by Employee Trusts	No of shares	underlying	putatanding	convertible	Securities	(Including	Warrants)	Ŕ		0	0	0	0	0	ľ
State				Total as	to % e	(A •B•	ច			00.0	0.00	0.00	0.00	0.00	١
State	ng Rights held in	se of securities	(<u>x</u>	hts						0	0	Ó	Ó	0	
State	of votb	E C		Pa Rig	Class	>				0	0	0	0	0	
Solution Category and Name Number of No. of fully No. of shares Total Nos. of shares Solution So	No	•		No of voti	Class	×				0	0	0	0	0	•
Second Cabagory and Name Namber of Name Namber of Name Namber of Name	Shareholding	% calculate	as per	SCRR 1967	As a % of	(A+B+C2)	(VIII)			00.0	00'0	00'0	0.00	00.0	***
pory Catagory and Name Number of No. of fully shows a shareholders paid up paid up to the shareholders (iii) held (iii) h										0	0	0	0	0	•
pory Catagory and Name Number of No. of fully shows a shareholders paid up paid up to the shareholders (iii) held (iii) h	No. of shares	underhing	Depository	Receipts	3					0	0	0	0	0	•
pory Catagory and Name Number of No. of fully shows a shareholders paid up paid up to the shareholders (iii) held (iii) h	Partly	dn-pled	dinbe	Ahares	P. P.	3				0	0	0	0	0	٩
pory Category and Name so the shareholders (9) Promoter and Promoter Group Public Non Promoter - Non Public Shares underlying DRs Shares held by Employee Trusts										0	0	o	0	0	•
de de	Number of	shareholders	Œ							0	0	0	0	0	•
de de	Category and Name	of the	shareholders	95						romoter and Promoter Group	ublic	Von Promoter - Non Public	Shares underlying DRs	Shares held by Employee Trusts	
	Catagory	epoq	ε							(A)		(C)	(C1)		_



Number of Shares held in dematerialized form (XIV) Number of shares
pleodyed or otherwise
encumbered
(XMIN)
As a % of total shares
(As a % of total share As a % of total shares held (b) 0.000 Number of Locked in shares (XII) ġ € Shareholding
as a % seauming
full conversion
of convertible
securities(as a %
of diluted share
cupital) (XI) **
as a % of A+B+C2 No of shares underlying outstanding convertible Securities (including warrants) And the state of t 900 No of voting Rights held in sech class of securities Shereholding % calculate es per SCRR 1957 As a % of (A+8+C2) (VIII) 0.00 shares
shares
(VII) =
(VII) = No. of shares underlying Depositiony Receipts (VI) Partly pald: aquity held N No. of fully paid up equity shares held (IV) Number of shareholders (III) ¥ € Total Shareholding of Promoter and Promoter Group (A) (A)(1) (A)(2) Indian
Indian Indian Indiaded Family
KUMAR BANDALAM BIRLA

VIDULA JALAN
VIDULA JALAN
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BASANIT KUMAR BIRLA

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ANY Chere (Lapechy)
Fenercial institutions / Bantis

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PRANASH EDUCATIONAL SOCIETY

BEND CASH BANDAL TOWN
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GENTURY TEXTILES AND INDUSTRIES LID

MANDALAMA CEMENT LIMITED

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INDIVIDUAL (NOR STRUCTION INDUSTRIES LIMITED

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INDUS Category and Name of the shareholders 109 Cafegory code

Table II - Statement showing Shareholding Pattern of the Promoter and Promoter Group



Number of Shares held in dematerialized form (XXV) Number of alterea Sledged or otherwise encumbered (XIII) No. As a % of Issue answer (S) 0000 0.000 0.000 0.000 0.000 0,000 0.00 0,000 Number of Looked in shares (XII) ž E 000 8 8 8 0.00 000 Shareholding as a % assuming full conversion of convertible securities(as a % of diluted share capital) (XI) = as a % of A+B+C2 No of shares underlying outstanding convertible Securities (including warrents) 000.0 00000 0,000 Total se a % of Total voting nights (IX)
No of voling Rights

Total

N No of voting Rights held in each class of securities 0.000 0000 Shareholding
% calculate
as per
SCRR 1857
As a % of
(A+B+C2) Shares
shares
held
(Vil = |V*V*V|) No. of shares underlying Depository Receipts (VI) Partby paid-up equify held (V) No, of fully paid up equity shares heid (N) Number of shareholders (III) ₹ € indukdual shareholders holdrig nomiteal share capital in excess of fts. 2 Lakh NBFCs registered with RBI Employee Tratis Overseas Depositories (holding DRS) (best) (cheen) Any Other (speed))

Any Other (speed)) Institutions
Multar FundsUTI
Venture Capiel Funds
Venture Capiel Funds
Alternete Investment Funds
Foreign Portriole investions
Foreign Funds Portriole investions
Foreign Funds Funds Foreign Funds
Any Other (speedin)
Foreign Institutions Investion
Sub Total (B)(1)
Central Government(Stelle
Go Category and Name
of the
shareholders
(i) Category

Table III - Statement showing Shareholding Pattern of the Public shareholde



Table 1V - Statement showing Shareholding Pattern of the Non Promoter - Non Public shareholder

Category	Category and Name	NWd	Number of		Parthy	No. of shares	Total Nos.	Shareholding	No of voting Rights held	thing Rig	rts held	No of shares	Shareholding	Ž	Number of	Number	Number of shares	Number
*poo	of the	(1)	shareholdera	dn pied	dn-Diaq	underlying	sheres	% calculate	each class of securities	8 of 84	ourities		sa n % essuming	ž	Locked In	o peôpeid	pledged or otherwise	of Shares
	sharaholders		(ii)	equity sheres	equity	Depositiony	held	se per		Œ.		outstanding	full conversion	*	39461	encur	encumbered	Reld in
	ŧ	_		held	hold	Raceipts	<u>-</u>	8CRR 1967	No of voting Rights Total	Ing Righ	■ Tota	convertible	of convertible	_	(HXI)	0	(xIIIx)	dematerialized
_				2	3	3	(V+V+VI)	Ass % of	Class Class Total 8%	Tot Tot	* =		Securities a %	No,	As 8 % of	No.		horm
								(A+B+C2)	×	_	Total	(Including	of diluted share	•	total shares	•	total shares	(XIX)
								Ē		_	votin		capital) (XI) =		Ped		hed d	
										-	righte		88 8 % of A+B+C2		(a)		<u>a</u>	
(1)	Custodian/ DR Holder	Ó	0	0	0	0	0	0.000	o O	0	0	0	0		000.0	0	0.000	
(2)	(Share Based Employee Benefit)								-									
	Regulations, 2014)	o T	0	0	0	0	0	0.000	0	0	0	0	0	1	0000	٥	0000	
	Total Non-Promoter-Non Public																	
	Shareholding (C) = (C)(1)+(C)(2)	0	•	0	0	0	0	0000	0	0	0	0	0	_	0000	•	0000	_



Name of the Listed entity: MANGALAM CEMENT LIMITED (INE347A01017)

Scrip Code /Name of Scrip/ Class of Security: 502157/ MANGLMCEM, EQUITY

Share Holding Pattern filed under Reg 31(1)(b) for Period ended: 21st June, 2019 (Pre-Amalgamation)

DECLARATION: The Listed Entity is required to submit the following declaration to the extent of submission of information: 2 g 4

	Particulars	Yes	No
1	Whether the Listed Entity has issued any partly paid up shares ?		No
2	Whether the Listed Entity has issued any Convertible Securities?		No
3	Whether the Listed Entity has issued any Warrants?		No
4	Whether the Listed Entity has any shares against which Depository receipts are issued?		No
5	Whether the Listed Entity has any shares in locked-in?		N _o
9	Whether any shares held by Promoters are pledged or otherwise encumbered?		No
7	Whether Company has equity shares with differential voting rights		No
8	Whether listed entity has any significant beneficial owner?		No



MANGALAM CEMENT LIMITED
TABLE I:-SUMMARY STATEMENT HOI DING OF SDECIFIED STA

TABLE I:-SUMMARY STATEMENT HOLDING OF SPECIFIED SECURITIES AS ON PERIOD ENDED: 21/06/2019	
FIED SE	
SPECIF	-
P	ŀ
9R	:
9	ŀ
9	ŀ
1201 201	ľ
TABLE I:-SUMMARY STATEMENT H AS ON PERIOD ENDED: 21/06/2019	
[AT	
S E	١.
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MW C	
SERIES OF THE SERIES	
<u> </u>	ľ
JE SOI	١.
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Number of locked in Number of Shares Number of	equity	shares	held in	dematerial	ized form			ΛΙΧ				4988089	21426098	0	0	0	26414187
of Shares	Pledged or otherwise equity	þ						XIII	as a% of	total share	held(b)	0	N.A.	N.A.	N.A.	N.A.	0
Number	Pledged o	encumpered	_					~	No.(a)			0	N.A.	N.A.	N.A.	N.A.	0
of locked in								₹	as a% of	total share	held(b)	0	0	0	0	0	•
Number	shares								No.(a)			0	0	0	0	0	0
	underlying holding as a% shares	outstandin assuming full	conversion of	convertible converitble	securities(i securities(as a	% of diluted	share capital)	XI=(VII)+	(X) as a %	of(A+B+C2)		18.69	81.31	0	0	0	100
No of share	underlying	outstandin	g	convertible	securities(i	ncluding	warrants)	×				JIN	NIL	NIL	NIL	NIL	J.
d in each									% of	(A+B+C)		18.69	80.87	0	0	0	99.56
Rights held								×	Total			4988089	21587923	0	0	0	26576012
Voting	urities								Class Y			NIF	NIL	NIL	NIL	NIL.	N
Number of	class of sec								Class X			4988089	21587923	0	0	0	26576012
Shareholdi Number of Voting Rights held in each No of share Shares	ng as a %	of total	no.of	shares(Cal	culated as	per SCRR	1975)	ii.	as a % of	(A+B+C2)		18.69	81.31	0	0	0	100
Total	number of	paid up underlyi shares held of total					_	=IIA	(IV+V+VI)			4988089	21705691	0	0	0	26693780
No.of	shares	underlyi	ng	Deposito	_	Receipts		5				Ę	JIN.	NIL	NIL	JIN	J N
No.of	up Partly	paid up	equity	shares	held			>				0	0	0	0	0	0
No.of Fully	ᆿ	equity	shares	held				2				4988089	21705691	0	0	0	26693780
Number of	Sharehold paid	ers						=				6	17918	0	0	0	17927
Categ Category & Name of Shareholder Number of No.of Fully No.of No.of								=				Promoter & Promoter Group	Public	Non Promoter Non Public	(C1) -Shares Underlying DRs	(C2) UShares Held by Employee Trusts	
Categ	o C	code						-				€	<u>(B</u>	<u>(</u>	<u>ડ</u>	(C2)	Total:



MANGALAM CEMENT LIMITED
TABLE II: Statement Showing Shareholding Pattern of the PROMOTER AND PROMOTER GROUP
AS ON PERIOD ENDED: 21/08/2019

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ony			ehol	dn	ď		er ares	ding as a class of securities % of total	ass of seci	unties		, ,	ire derlyin	ding a%	shares	Pledged		of equity shares
		ਨ ਨ ਰ ਰ		equity ec	equity g	g he Deposito ry Receipts	sheld	no.of shares(C alculated as per SCRR				5.0.2.02	g outstandi ng convertib le	assumin g full conversi on of		encumbered	P ₂	held in demateri alized form
				-	-) 	1975)				1 11 <u> 11 </u> /	curitie ncludi rrrants)	le securitie s(as a % of diluted share capital)				
	_	=	=	2	>	5	=	=		×			×	XI=(VII)+	×		IIIX	λix
						٤	(IV+V+VI)	_	Class X CI	Class Y T	Total 9	% of		(X) as a % No.(a)	No.(a) as a% of	No.(a)	as a% of	
						H	4	(A+B+C2)	H		Ĭ	(A+B+C)		of(A+B+C2)		ire	total share	
(1) Indian	lian														(q)p(a)		held(b)	
(a) Inc	(a) Individuals/HUF		5	136869	0	N.	136869	0.51	136869	N N	136869	0.51	NIC	0.51			0 0	136869
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7	NAISHNAVI JALAN	AHZPJ0041L	+	3629	٥	¥	3629	0.01	3629	Ę	3629	0.01	Ę	0.01	0			3629
ტ .	AVAYAAN VIKRAM JALAN	BAJPJ7047Q		0099	•	į	0099	0.02	0090	ij	000	0.02	ź	0.02				0099
4	VIDULA JALAN	AFVPK1058A	+	76100	0	Į.	76100	0.29	76100	Ę	78100	0.29	Ę	0.29				76100
0	BASANT KUMAR BIRLA	AEKPB3110L	+	10540	0	 	10540	0.04	10540	Z Z	10540	9.0	ź	0.04				10540
9 (a)	(b) Central Gov/State Gov	+	0	0	٥	¥ .	0	0 4	0	-	0		Į.	0				
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-	PILANI INVESTMENT AND INDUSTRIES CORPORATION LTD.	AABCP7642R	+	1120000	0	+	1120000	_	1120000		1120000	42	2	4.2				1120000
7 0	B. K. BIRLA FOUNDATION	AACCB3092J	1	110000	0 0	†	110000	L	110000	†	110000	0.41	¥ !	0.41				110000
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t (C	MANAV INVESTMENTS & TRADING COLTD	AACCM1730D	-	1400120		ž ž	07/0041		1400/20		02/0041	07.0	1 2	07.0	5 6			1400/20
ဖ	CYGNET INDUSTRIES LIMITED	AAGCC0662F	0	10	0	Į	-		0	į	to	1=	ž	0				
(e) An	(e) Any Other (Specify) Trust		0	0	0	Ę	0	0	0	Z Z	0	0	ž	0				
(f) Arry	(f) Any Other (specify) PERSON ACTING IN CONCERN		0	0	0	Ŋ	0	0	0	NI.	0	0) N	0		0	0	
(g) An	(g) Any Other (specify) TRUST		0	0	0	Nic	0	0	0	NIL	0	0	NIL	0		0 0	0	
(h) An	(h) Any Other (specify) DIRECTOR & THEIR RELATIVE			0	0	Н	0		0	-	0	0	NIL	0	0	0 0	0	
Sub T	Sub Total (A)(1)		9	4988089	0	NI,	4988089	18.68 4	4988089	NIL	4988089	18.68	NI,	18.68	0	0 0	0	4988089
(2) Foreign	reign		+	\dashv		\dashv	+	-	+									
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(c) lus	(c) Institutions		0	0	0	ال الج	0	0	0	Ę	0	0	뒬	0				
(d) Fo	(d) Foreign Portfolio Investor		0	0	0	闄	0	0	0	ź	0	0	Z Z	٥				
(e)	(e) Any Other (specify) Bodies Corporate		0	0	0	N.	0	0	0	ž	0	8	Ĭ	0	٥			_
ξ€	(f) Any Other (specify) GROUP HOLDING		•	0	0	Į į	0	0	0	ž	•	0	¥	ō				
Sub 1	Sub Total (A)(2)			0	٥	\dashv	0	- 1	0	ij	0	0	ž	0				
10TA (A)=(A)	TOTAL SHAREHOLDING OF PROMOTER AND PROMOTER GROUP (A)=(A)(1)+(A)(2)		00	4988089	•	¥ H	4988089	18.68	4988089	Į	4988089	18.58	Ę	18.68	•	0	0	4988089
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MANGALAM CEMENT LIMITED
TABLE IV: Statement Showing Shareholding Pattern of the Non Promotor Non Public Shareholder
AS ON PERIOD ENDED: 21/06/2019

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Shares Number or of equity shares held in demateri alized form	ΛIX				.0	0		0	0	0		0 26414187
Shar	_	as a% of	total share	held(b)	0	N.A		0	N.A	0		0
Number of Pledged otherwise encumbered	×		_		0	0		0	0	0		0
ocked in P		as a% of No.(a)	total share	held(b)	0	0		0	0	0		0
Number of locked in Number of shares Shares Pledged Otherwise encumbered	₹		tc	4	0	0	-	0	0	0		 ō
holding st holding st in as a% assumin di g full conversi convertib on of securitie is securitie stas a % share capital)	XI=(VII)+	(X) as a% No.(a)	of(A+B+C2)		0	0		0	0	0		100
ore lerlyin stand vvertit uritie icludi	×	×	of		NIL	NIF		NIL	NIL	NIL		
sha		of	(A+B+C)		0	0		0	0	0		99.56 NIL
its held in		al % of	Ą		0	0		0	0	0		26576012
ties ties	×	Class Y Total			NF	NIL		NIL	NIC	NI.		79€
Sharehol Number of Voting Rights held in each No ding as a class of securities % of total no.of shares(C alculated as per SCRR 1975) scr 86(in ng mark)			_		0	0		0	0	0		100 26576012 NIL
Sharehol Nur ding as a clar % of total no.of shares(C alculated as per SCRR 1975)	All.	(IV+V+VI) as a % of Class X	(A+B+C2)		0	0		0	0	0		100 26
ares	=	+V+VI) as	<u>₹</u>		0	0		0	0	0		 26693780
No.of Total shares numb underlyin of sh. g Deposito ry Receipts	5	<u>\</u>										790
> %	>	+			0 NIC	0 NIL		O NIL	O NIL	0 NIL		0 NIL
Number No.of No.of of Fully paid Partly Sharehol up equity paid ders shares equity held shares held shares					0	0		0	0	0		3780
	≥	+			0	0		0	0	0		17927 26693780
Numbe Of Shareh ders	=											17.
Category Category PAN No. Number code & Name of Sharehol ders	=			older			fit Trust					+
Category & Name of Sharehol der	-			1) Custodian/Dr Holder		l (C)(1)	(2) Employee Benefit Trust		1 (C)(2)		OLDING (C2)	ı
Category				(1) Custo		Sub Total (C)(1)	(2) Emplo		Sub Total (C)(2)	TOTAL	SHAREHOLDING (C)=(C1)+(C2)	Grand Total (A)

************ END OF SHAREHOLDING PATTERN ***********

l Name of the Listed entity: MANGALAM CEMENT LIMITED (INE347A01017)

Scrip Code /Name of Scri/ Class of Security: 502157/ MANGLMCEM, EQUITY

Share Holding Pattern filed under Reg 31(1)(c) for Period ended: Post-Amalgamation

DECLARATION: The Listed Entity is required to submit the following declaration to the extent of Submission of information:

	Particulars	Yes	No
1	Whether the Listed Entity has issued any partly paid up shares ?		No
2	Whether the Listed Entity has issued any Convertible Securities ?		No
3	Whether the Listed Entity has issued any Warrants?		No
4	Whether the Listed Entity has any shares against which Depository receipts are issued ?		No
2	Whether the Listed Entity has any shares in locked-in ?		No
9	Whether any shares held by Promoters are pledged or otherwise encumbered?		No
7	Whether Company has equity shares with differential voting rights		No
8	Whether listed entity has any significant beneficial owner?		No



MANGALAM CEMENT LIMITED
TABLE I:-SUMMARY STATEMENT HOLDING OF SPECIFIED SECURITIES
AS ON PERIOD ENDED: Post Amalgamation

_				_	_	_=			_		_	_	_	_
Number of locked Number of Shares Number of	equity shares held in	dematerial ized form		λIX				5199220	22255287	0	0	0		27454507
of Shares	Pledged or otherwise equity shares encumbered shares held			IIX	as a% of	total share	held(b)	0	N.A.	A.A.	N.A.	N.A.		0
Number	Pledged or encumbered			×	No.(a)			0	N.A.	N.A.	N.A.	N.A.		0
of locked				IIX	as a% of	total share	(q)pjəq	0	0	0	0	0		0
Number	in share				No.(a)			0	0	0	0	0		0
	underlying holding as a% in shares outstandin assuming full	convertible converitble securities(as a ncluding % of diluted	share capital)	+(IIV)=IX	(X) as a%	of(A+B+C2)		18.91	81.09	0	0	0		100
Sharehold Number of Voting Rights held in each No of share Shares	underlying outstandin	convertible securities(i ncluding	warrants)	×				J N	NIL	JN.	NIL	NIL		II.
d in each					% of	(A+B+C)		18.91	81.09	0	0	0	0	100
Rights hel				×	Total			5199220	22298078	0	0	0		27497298
Voting	curities				Class Y Total			¥	JIN	NIF	N	NIL		불
Number of	ing as a % class of securities of total no.of				Class X			5199220	22298078	0	0	0		100 27497298
Sharehold		shares(Cal culated as per SCRR	1975)	III/	as a% of	(A+B+C2)		18.91	81.09	0	0	0	0	
Total	Partly shares number of paid up underlyi shares held equity ng			=IIA	(IV+V+VI)			5199220	22298078	0	0	0		27497298
No.of	shares underlyi ng	Deposit ory Receipt		IA				JIN.	NIL	TIN	NIL	NIL		NIL
No.of	up Partly paid up equity	shares Dep held ory Rec		>				0	0	0	0	0		0
No.of Fully	. g.			Α				5199220	22298078	0	0	0		34208 27497298
Number of	Sharehold paid ers equity shares			=				6	34199	0	0	0		34208
Categ Category & Name of Shareholder Number of No.of Fully No.of				=				Promoter & Promoter Group	Public	Non Promoter Non Public	Shares Underlying DRs	C2+ Shares Held by Employee Trusts		
Categ	ory			_				((B)	(2)	(C1)	(C2)	8	Total:





MANGALAM CEMENT LIMITED
TABLE II: Statement Showing Shareholding Pattern of the PROMOTER AND PROMOTER GROUP
AS ON PERIOD ENDED: Post Amalgamation

2

Part	Cate Category & Name of Shareholder gory	PAN No.	Number P	No.of Fully paid up	Fully No.of up Partly	No.of shares	Total number of	Sharehol Number of ding as a securities	Sharehol Number of Voting Rights held in each class of No ding as a securities	oting Right	ts held in eac	th class of	2	of Shares holding	Number of locked in Number shares Pledged	ked in Nur Pled	ō	Shares Number or equity	nber of ity	
The color of the	9p	, w 5		hei		underlyin g Depositor y Receipts	shares held	% of total no.of shares(C alculated as per SCRR 1975)					underlyin g outstandi ng convertib le securities (includin g warrants)	as a% assuming full conversio n of convertib le securities (as a % of diluted share capital)		ence	umbered	in in dem dem dem dem	, a E	
National Particle	-	=	=	≥	>	5	≈IIV	=			×		×	+(IIV)=IX	IIX	<u> </u>	IIX	+	ΧIX	
			T				Ī	\top			Total	% of		(X) as a%		Т		of		
NY NY NY NY NY NY NY NY							Г	1=				(A+B+C)		of(A+B+C2		Share	Γ	share		
N. C. N. C	(1) Indian															(p))plau	6		
March Marc	(a) Individuals/HUF		9	142052	L	NIL	142052				142052			0.52	0	0	0	0	14205	
National N	1 ANSHUMAN VIKRAM JALAN	ACRPJ7082L		40000		J _N	40000				40000			0.15	0	0	0	0	4000	
NUMBER OFFICERAL ALLAN BALFINDAD OFFICERAL ALLAN BALFINDAD OFFICERAL ALLAN OFFICERAL		AHZPJ0041L		3629		NF	3629				3629	П		0.01	0	0	0	0	362	
National Part National Par	П	BAJPJ7047Q		0099		NF	0099				0099			0.02	0	0	0	0	099	
State Comparison	П	AFVPK1058A		80806		N	76100				76100			0.28	0 (0 0	0 0	0 0	7610	
Particle State Part	5 BASANT KUMAR BIRLA	AEKPB3110L	-	11017			10540	0.04			10540			3. 8	0 0	0 0	5 C	5 0	900	
Packer P	(c) Financial Inst. Banks		0	, l°	\perp	I Z	0	0.00	0	¥	0			8.0	0	0	0	0		
A CANOLINE CONTROL NO CANOLINE CANOLINE CONTROL NO CANOLINE CANOLINE CONTROL NO CANOLINE C	d) Any Other (Specify) Bodies Corporate		4	5057168	L	II.	5057168	18.39		Nil	5057168			18.39	0	0	0	0	505716	
A FUNDATION A FACCESSIOR 110000 NIL 2377711 NIL 110000 NIL<	PILANI INVESTMENT AND INDUSTRIES CORPORATION LTD.	AABCP7642R		1120000	L	NIL	1120000	4.07	1120000	Ŋ	1120000			4.07	0	0	0	0	112000	
TEXTILES AND INDUCATES AND I		AACCB3092J		110000		NIL	110000	0.40			110000			0.40	0	0	0	0	11000	
VESTALENTES LIMITED AACCOMOSTSES 14484457 15 27 14484457 18 11 14484457 18 11 14484457 18 11 14484457 18 11 14484457 18 11	П	AAACC2659Q		2377711		JK	2377711	8.65		NIL	2377711	8.65		8.65	0	0	0	0	237771	
NUMBER MAINTENDER MAINTENDE MAINTEND	Т	AACCV1756D	•	1449457	\perp	N N	1449457	5.27	1449457		1449457	5.2		5.27	0 0	0 0	0 0	0 0	144945	
Sedify Trust Decify Trust ORDITION OF TRUST ORD	Т	AAGCC0662F	0				0		0	į	0			0	0	0	0	0		
Coordy) PIERSON ACTING IN CONCERN 0 0 0 0 0 0 0 0 NIL 0]¥		0	0		¥	0			JE N	0		Ę	0.00	0	0	0	0		
Nocity) TRUST Nocity TRUST No	(f) Any Other (specify) PERSON ACTING IN CONCERN		0	0		N	0			NIL	0		NIL	0.00	0	0	0	0		
NIL 61992ZO NIL 0 <t< td=""><td>(g) Any Other (specify) TRUST</td><td></td><td>0</td><td>0</td><td></td><td>NIL</td><td>0</td><td></td><td></td><td>NIL</td><td>0</td><td></td><td>NIL</td><td>0.00</td><td>0</td><td>0</td><td>0</td><td>0</td><td></td><td></td></t<>	(g) Any Other (specify) TRUST		0	0		NIL	0			NIL	0		NIL	0.00	0	0	0	0		
V individuals/Foreign individuals Set 99220 NIL 6199220 18.91 NIL 6199220	(h) Any Other (specify) DIRECTOR & THEIR RELATIVE		0	٥		NIL	0			NIL	0		NIL	0.00	0	0	0	0		
Individuals/Foreign Individuals O O NIL O O NIL O O NIL O	Sub Total (A)(1)		6	5199220		NIL	5199220		5199220	JIN	5199220	18.91	NI N	18.91	0	0	•	0	519922	
V Individuals/Foreign individuals 0 0 NIL 0 NIL 0 0 NIL 0	(2) Foreign																	$\frac{1}{1}$		
NIL NIL	(a) Individuals nri/ Individuals/Foreign Individuals		0	0		NL	0	0		NIL	0		JN.	0	0	0	0	0		
Color Colo	(b) Government		0	0		NF	0	0		NIL	0		NIL	0	0	0	0	0		
Alic Investor Alic Investor O O NIL O O NIL O NIL O O NIL O O O O NIL NIL<	c) Institutions		0	0		N	0	0		N N	0		NIL	0	0	0	0	0		
Recify) Bodies Corporate NIL 0 NIL NIL 0 NIL 0 NIL 0 NIL NIL 0 NIL 0 NIL 0 NIL NIL NIL	(d) Foreign Portfolio Investor		0	0		NIL	0	0		NIL	0		NIL	0	0	0	0	0		
Excirity GROUP HOLDING Company Company<	e) Any Other (specify) Bodies Corporate		0	0		NI	0	0		NIL	0		NF	0	0	0	0	0		
OLDING OF PROMOTER AND PROMOTER GROUP O	f) Any Other (specify) GROUP HOLDING		0	0		NIC	0	0		NIL	0		NIL	0	0	0	0	0		
9 5199220 0 NIL 6199220 18.91 5199220 NIL 6199220 18.91 NIL 18.91 0 0 0	Sub Total (A)(2)		0	0		J	٥	0		¥	0			٥	0	0	0	0		
	TOTAL SHAREHOLDING OF PROMOTER AND PROMOTER GROUP [A]=[AV11+[AV2]		6	5199220		¥	5199220	18.91		Į.	5199220			18.91	0	0	0	0	519922	_

MANGALAM CEMENT LIMITED
TABLE III: Statement Showing Shareholding Pattern of the PUBLIC SHAREHOLDER
AS ON PERIOD ENDED: Post Amalgamation
Category Category & Name of Shareholder
PAN No.

3

Marchian		•	Shareholds	shares held p	paid up s	s		of			of total		underlyin	as a%				
1 1 1 1 1 1 1 1 1 1					quity hares eld	underl ving Depos tory Recel		no.of tools in the control of the co					g outstand, ng convertible ke securities (includin 9	assuming full conversion of convertible convertible securities (as a % of diluted share capital)		aquinous	3	demateria form
	-	=	=	2	>	5	≖II/	ī5			×		×	XI=(VII)+	IIX		E	ΣX
						8	/+\+\I)	$\overline{}$	lass X	Class Y	Total	% of		(X) as a%	П	f No.(a)	as a% of	
	In white the		1			-		(A+B+C2)				(A+B+C)		of(A+B+C2		a.e	total share	
1 1 1 1 1 1 1 1 1 1	Muhal Funds		8	766685	0	N N	766685		766685		766685			2.79			N.A	76668
The control of the	Venture Capital Funds		0	0	0	ī	0		°	1				0	0	1_	Ϋ́Α	
Note	Alternate Investment Funds		-	10951	0	Ę	10951		10951	11	10951		Н	0.04	0	Ш	NA	1095
1 1 1 1 1 1 1 1 1 1	Foreign Venture Capital investors		0	O I	•	N N	0		٥	- 1			- 1	0	0		N.A	
1 1 2 1 2 2 2 2 2 2	Foreign Portfolio Investors		80 0	2001843		# :	2001843		2001843	- 1	200184			7.28	0	┙	Y.	700
The control of the	Financial Institutions Banks		5	28789			28789		28789		28785			0.1	0	┙	N.A	
1 1 1 1 1 1 1 1 1 1	Drovident Eurole A Density Europe			007	-		nc7		067	П	Š Š		\perp		5 6	\perp	Y X	
1 1 2 2 2 2 2 2 2 2	Any Other (energity) FDI		, ,		1	į		}					⊥	,	5 6	\perp	2 2	
1 1 20 20 Mt. 20040 Mt. 2004	Apy Other (specify) TO		0		ı	Į Į		> <].			┸	, ,	5 6	1	V N	
The control of the	Any Other (specify) Foreign Institutional Investors		, -	95		Į į	95	, 0	9 56	. _	156		Ī	0		l	Y V	
The company of the	Any Other (specify) Qualified Foreign Investor		0	ľ		į	0	0	°	L			L	0	0	L	Ϋ́Α	
Column C	ib Total (B)(1)		23	2808613		į	2808613	10.21	2808613		2808613	l	L	10.21	0	L	N.A	280
1964 1 1 1 1 1 1 1 1 1	Central Government/																	
The color of the	State Government(s)/ President of India		0	0	0	۱	0		0		3		L	0	0		NA	
Mathematical Content	b Total (B)(2)		0	0	0	NIL	0		0		9			0	0		NA	
Continue										Ш						Ш		
AMERICANISTING CONTINUE CON	holding nominal share capital up		32679	4606497	0	<u></u>	4606497	16.75	4606497		4606497	16.75		16.75	0		Ϋ́	₹
Company	holding nominal share capital		31	4876568	0	N N	4876568		4876568		4876568			17.73	0	e v	ΑN	84
AAPPINOSTAN 178155 0 NIL 128155 118 11815 118 11815 118 11815 118 11815 118 11815 118 11815	JIGAR LALCHAND SHAH	AGDPS425	٥	706246	•	Ī	706246		706246		706246			2.57	0		4 Z	7
MAYCHALLY 178146 0 NL 178151 11 118151 NL	SHAH JIGAR LALCHAND	AGDPS425	٩	297920	1	Ę	297920		297920		297920			1.08	0		Ϋ́	7
AMPORTALLY 2514 211000 0 NL 126146 0 NL 211000 113 214000 113 211000 211	SACHIN BANSAL	AAHFN0847	2	1138153	П	Ę	1138153		1138153		1138153			4.14	0		N.A.	11
Machine Column	SACHIN BANSAL	AAVFA1447	1	754145		Į.	754145		754145		754145			2.74	0	Ш	N.A.	-
March Marc	North Residence will not be a supposed from the		٥	000115	1		000112		000115		31100			2 0	0 0	\perp	¥ 2	1
AMERICATIONS 600000 1 1 1 1 1 1 1 1	Overseas Depositories (holding DRs)		9		0	1 2	0	0		1 2			Z	0	0	2 2	2 2	
AMCINITAGE 1980 NIL 150000 151 152 150000 152 151 152 151 152 151 152 151 152 151 152 151 152 151 152 151 152 151 152 151 152 151 151 152 151 152 151	Any Other (specify) Bodies Comprate		536	8608701	1	į	8608701		8608701		8608701	1	1	31.31	• c	\perp	4 2	188
AMCCIONALINE AMCOINALINE AMCCIONALINE AMCO	JAKHOTIA POLYFIBRE PRIVATE LIMITED	AABCJ7246	1	200000	ı	ij	200000	l	200000	ı	200000		1	1.82	0	L	NA	2
AACCIOTISTA AACCIOTISTA AACCIOTISTA AACCIOTISTA AACIOTISTA AACCIOTISTA A	SANGHAI COMMERCIAL AND CREDITS PVT LTD	AAECS2841	z	631346	Ш	뒫	631346	Н	631346	П	631346	Ш	Ш	2.3	0	O.A.A.	N.A.	8
AAACCICTION	ARIHANT CAPITAL MKT. LTD	AABCA6832	5 :	346776	- 1	ž	346776		346776	- 1	346776		-1	1.26	0	\perp	¥.	r)
AMCCINEDSIL 358000 0 NIL 358000 1.3 358000 NIL 358000 0 NIL 358000 NIL	I IMANO COMMEDIAL FINANCE LIMITED	AABCR1130	2 0	421181	9		900000		900000	1	421101			2.13	3 C	\perp	¥ 2	١
AABCATOOSP	TEAM INDIA MANAGERS LTD	AACCT6795		358000	,		358000		358000	1	358000	1	1	3 5	ó	┸	Z Z	F
NAPICALINE 1630400 0 593 1630400 NIL 1630400 18.0 1630400 18.0 1630400 18.0 1630400 18.0 <	VIBGYOR INVESTORS & DEVELOPERS PVT. LTD.	AABCV1008		400000	,	Į	400000		400000	ı	40000		1	1.45	0	N O	¥ X	4
AADCAJTORA 600000 0 NIL 600000 NIL 60000 NIL 60	FINOUEST SECURITIES PVT. LTD CLIENT BENEFICIARY A/C	AABCB7028	Ĺ	1630400		Į	1630400		1630400	ı	1630400	l	1	5.93	0	V Z	Y.	16.
178 193000 NIL NIL 193000	JAKHOTIA POLYCHEM PRIVATE LIMITED	AADCJ4706	4	000009	0	Į	000009		000009	П	000009	l	1	2.18	0	A'N	Z.A.	9
17 183000 NIL 183000 0.7 183000 NIL 183000 0.7 NIL 240246	Any Other (specify) Qualified Foreign Investor		П	0	0	Į.	0		0	H	ь	Ш	ш	0	0	Ш	ΝΑ	
116 305592 10 NIL 148313 10 NIL 148313 10 NIL 148313 NIL 144334 NIL 14433434 NIL 144334 NIL 14433434 NIL 1443344 NIL 1443344	Any Other (specify) OCB		-	193000	0	Į.	193000		193000	Ш	193000		Ш	0.7	0		ΝA	15
1585 148313 0 NIL 148313 NIL 1410 NIL 1443845 NIL 14438	Any Other(specify) Non-resident indian Non-Repeat		178	240248	0	ī	240248		240248		240248			0.87	0	O.	ΑN	5
116 306582 0 NIL 306582 NIL 305582 NIL 3055822 NIL 305582 NIL 3055822 NIL 305582 NIL 3055822 NIL 305582 NIL 3055822300000000000000000000000000000000	Any Other(specify) Non-resident indian Repeat		292	148313	•	į	148313	1	148313		148313		- 1	0.54	0	Ц	Ϋ́	2
1 20454 0 NIL 7157 0 NIL 7157 0 NIL 0 0 N N N N N N N N N N N N N N N	Any Other (specify) Clearing Member		116	305592	0	ī	305592		305592		305592		- 1	1.11	0	O NA	ΑN	30512
1 20454 0 NIL 20454 0 O NIL 0 0 O NIL 0 O O NIL 0 O O NIL 0 O O O O O O O O O	Any Other (specify) Trustee/ Director (for fractional shares)		-	7157	0	N	7157		7157		7157			0.03	0	O NA	NA	
20 18 18 0 NIL 18 0 NIL 18 NIL 0	Any Other (specify) foreign bodies corporates		1	20454	0	NIC	20454		20454		0.07			0.07	0	0 N.A	ΑN	2
Column C	Any Other (specify) EMPLOYEE		29	18	0	NI.	18		18	L	0		L	0	0	0 NA	ΑN	
The color of the	Any Other (specify) Enemy Property		0	0	0	¥	0		0	N.			_	0	0	A.N.	ΑN	
1	Any Other (specify) DIRECTOR'S & THEIR RELATIVES		2	7280	0	¥	7280		7280	L	7280		L	0.03	0	V N	ΑN	
1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,1,	Any Other (specify) FOREIGN COMPANIES		0	°		Į	0		0		ľ		L	0	0	V V	A N	
The control of the	Any Other(specify)		0		-	Į				Z					6	42	4 2	
1 14 15 15 15 15 15 15	Any Other (Specify) Unclaimed or Suspense or Fectow Account		,	117768	, -	1 2	117768			1 2			\perp	2 43	5 6	⊥	4 2	=
1 14 0 NIL 14 0 NIL 1500 NIL 1	Any Other (Specify) Market Maker		0		-	Į	0			Į			L	0	6	⊥	4	
1 90 10 10 10 10 10 10	And Other (Openity Intellige)		,)	,		1	0	1		֓֟֟֓֟֓֟֟֓֟֓֟֟֓֓֓֟֟֓֟֓֟֓֟֟ ֓֓֓֓֓֓֓֓֓֓֓֓					\perp	5	
1 1 1 1 1 1 1 1 1 1	Any Core (Specify) not LLP		+	4	,		* 00	5	41	⊥	4-		-	3 6	5 6	2 2	¥ .	
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MANGALAM CEMENT LIMITED
TABLE IV: Statement Showing Shareholding Pattern of the Non Promotor Non Public Sharehold
AS ON PERIOD ENDED: Post Amalgamation

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Category	& Name	of	Sharehol	der								_			an/Dr Holo		C)(1)	ee Benefit		C)(2)		LDING	tal (A) +
Category Category PAN No. Number	code	_								_					(1) Custodian/Dr Holder		Sub Total (C)(1)	(2) Employee Benefit Trust		Sub Total (C)(2)	TOTAL	SHAREHOLDING (C)=(C1)+(C2)	Grand Total (A) (B) + (C)



******************* END OF SHAREHOLDING PATTERN *************





Date: 06.11.2019

Tο

BSE Limited, P.J. Towers, Dalal Street,

_ Mumbai- 400001

To,

National Stock Exchange of India Limited,

Exchange Płaza, C-1, Block G, Bandra Kurla Complex, Bandra (E)

Mumbai - 400 051

Sub: Submission of complaints Report as per Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017 (as amended from time to time) for the proposed Scheme of Amalgamation between Mangalam Timber Products Limited (Transferor Company) with Mangalam Cement Limited (Transferee Company).

Dear Sir.

This is in reference to our application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 for the proposed Scheme of amalgamation between Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company"). In accordance with SEBI Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017, as amended from time to time, ("SEBI Circular"), please find enclosed the Complaints Report in the prescribed format, indicating "NIL" complaints received on the Scheme during the period of 21 days from the date of hosting of the draft Scheme and other documents on the website of the Designated Stock Exchange i.e., BSE Limited, on October 15, 2019.

Further kindly note that the complaints report is also being updated on the website of the Company at www.mangalamtimber.com.

We request you to please take the same on record and provide us the in-principal approval / no objection letter for the captioned Scheme of Amalgamation.

Thanking You.

BER Pours faithfully,

Mangalam Timber Products Limited

Sriya Sharma

(Company Secretary)

Encl: as stated



Corporate Office :

Birlo Building, 10th Floor, 9/1 R. N. Mukherjee Rood, Kolkata - 700 001

Phone : (O) 2243 8706/8707/8857/3293 9131/9132, Fax : (033) 2243 8709, E-Moil : admin@mongolomtimber.com

Factory & Regd. Office: Kusumi, P.O. & Dist. Noborongpur, Pin: 764 059, Orissa (INDIA), Tel.: 06858 - 222142 / 222074 / 222148





Format for Complaints Report: Mangalam Timber Products Limited (Transferor Company)

Part A

Sr. No.	Particulars	Number
1.	Number of complaints received directly	Nil
2.	Number of complaints forwarded by Stock Exchange	Nil
3.	Total Number of complaints/comments received (1+2)	Nil
4.	Number of complaints resolved	Not Applicable
5.	Number of complaints pending	Nil

Part B- Not Applicable

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.		Not Applicable	-

Yours faithfully,

Mangalam Timber Products Limited

Priya Sharma

(Company Secretary)

Corporate Office :

Birla Building, 10th Floor, 9/1 R. N. Mukherjee Road, Kalkata - 700 001

Phone: (O) 2243 8706/8707/8857/3293 9131/9132, Fox: (033) 2243 8709, E-Mail: admin@mangalamtimber.com

Factory & Regd. Office : Kusumi, P.O. & Dist. Nobarangpur, Pin : 764 059, Orissa (INDIA), Tel. : 06858 - 222142 / 222074 / 222148





Date: 02.01.2020

To, National Stock Exchange of India Limited, Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai - 400 051,

Sub: Submission of complaints Report as per Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017 (as amended from time to time) for the proposed scheme of Amalgamation between Mangalam Timber Products Limited (Transferor Company) with Mangalam Cement Limited (Transferee Company).

Dear Sir,

This is in reference to our application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 for the proposed Scheme of amalgamation between Mangalam Timber Products Limited (Transferor Company) with Mangalam Cement Limited (Transferee Company). In accordance with SEBI Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017 dated March 10, 2017, as amended from time to time, (SEBI Circular), please find enclosed the Complaints Report in the prescribed format, indicating "NIL" complaints received on the Scheme during the period of 21 days from the date of hosting of the draft Scheme and other documents on the website of the National Stock Exchange of India Limited i.e., December 09, 2019. The report is for the period from December 09, 2019 to January 01, 2020.

Further kindly note that the complaints report is also being updated on the website of the Company at www.mangalamtimber.com.

We request you to please take the same on record and provide us the in-principal approval / no objection letter for the captioned Scheme of Amalgamation.

Thanking You.

Yours faithfully

For Mangalam Timber Products Limited

Priya Sharma

Company Secretary

Encl: as stated



Corporate Office:

Birla Building, 10th Floor, 9/1 R. N. Mukherjee Rood, Kalkala - 700 001

Phone : (O) 2243 8706/8707/8857/3293 9131/9132, Fax : (033) 2243 8709, E-Moil : admin@mongalamlimber.com Foctory & Regd. Office: Kusumi, P.O. & Dist. Nabarongpur, Pin: 764 059, Orissa (INDIA), Tel.: 06858 - 222142 / 222074 / 222148

Fox: 91-06858-222042, E-mail: facedp@mongolomlimber.cam

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Format for Complaints Report: Mangalam Timber Products Limited (Transferor Company)

Period: December 09, 2019 to January 01, 2020

Part A

Particulars	Number
Number of complaints received directly	Nil
Number of complaints forwarded by Stock Exchange	Nil
Total Number of complaints/comments received (1+2)	Nil
Number of complaints resolved	Not Applicable
Number of complaints pending	Nil
	Number of complaints received directly Number of complaints forwarded by Stock Exchange Total Number of complaints/comments received (1+2) Number of complaints resolved

Part B- Not Applicable

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.		Not Applicable	

For Mangalam Timber Products Limited

Company Secretary



Corparate Office :

Birla Building, 10th Floor, 9/1 R. N. Mukherjee Raad, Kolkato - 700 001

Phone : (O) 2243 8706/8707/8857/3293 9131/9132, Fox : (033) 2243 8709, E-Mail : admin@mangalamtimber.com

Foctory & Regd. Office : Kusumi, P.O. & Dist. Nabarongpur, Pin : 764 059, Orisso (INDIA), Tel. : 06858 - 222142 / 222074 / 222148





Date: 05.11.2019

BSE Limited, P.J. Towers, Dalal Street, Mumbai- 400001

National Stock Exchange of India Limited, Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai \ 400 051

Sub: Submission of complaints Report as per Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017 (as amended from time to time) for the proposed Scheme of Amalgamation between Mangalam Timber Products Limited (Transferor Company) with Mangalam Cement Limited (Transferee Company).

Dear Sir, '

This is in reference to our application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 for the proposed Scheme of amalgamation between Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company"). In accordance with SEBI Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017, as amended from time to time, ("SEBI Circular"), please find enclosed the Complaints Report in the prescribed format, indicating "NIL" complaints received on the Scheme during the period of 21 days from the date of hosting of the draft Scheme and other documents on the website of the Designated Stock Exchange i.e., BSE Limited, on October 15, 2019.

Further kindly note that the complaints report is also being updated on the website of the Company at www.mangalamcement.com.

We request you to please take the same on record and provide us the in-principal approval / no objection letter for the captioned Scheme of Amalgamation.

Thanking You.

Yours faithfully

For Mangalam Cement Limited

Manoj Kumar (Company Secretary) Encl: as stated

Regd. Office & Works: P.O. Aditya Nagar-326520, Morak, Distt. Kota (Raj.) CIN: L26943RJ1976PLC001705, Telefax: 07459 - 232156

Website: www.mangalamcement.com, E-mail: email@mangalamcement.com

Kota Office

Shop No. 20, 80 Feet Road, Opp. Sukhdham Colony, (Near SBI Bank) Kota - 324001(Rajasthan)

Mob: 9351468064 / 9351468055 / 9351468445, E-mail: mclkta@kappa.net.in

Delhi Office

: 153, Leela Building (GF), Okhla Indl. Estate, Phase-III, New Delhi - 110020

Tel. No.: 011-43539132, 43539133, 43539137 Fax: 011-23421768

E-mail: delhi.purchase@mangalamcement.com, delhi.marketing@mangalamcement.com

Jaipur Office

: 2nd Floor, Geejgarh Tower, Hawa-Sarak, Jaipur - 302 006 (Rajasthan)





Format for Complaints Report: Mangalam Cement Limited (Transferee Company)

Part A

Particulars	Number
Number of complaints received directly	Nil
Number of complaints forwarded by Stock Exchange	Nil
Total Number of complaints/comments received (1+2)	Nil
Number of complaints resolved	Not Applicable
Number of complaints pending	Nil
	Number of complaints received directly Number of complaints forwarded by Stock Exchange Total Number of complaints/comments received (1+2) Number of complaints resolved

Part B- Not Applicable

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
1.		Not Applicable	(Made of the state

For Mangalam Cement Limited

Manoj Kumar

Kota Office

(Company Secretary)

Regd. Office & Works : P.O. Aditya Nagar-326520, Morak, Distt. Kota (Raj.) CIN: L26943RJ1976PLC001705, Telefax: 07459 - 232156

Website: www.mangalamcement.com, E-mail: email@mangalamcement.com
Shop No. 20, 80 Feet Road, Opp. Sukhdham Colony, (Near SBI Bank) Kota - 324001(Rajasthan)

Mob: 9351468064 / 9351468055 / 9351468445, E-mail: mclkta@kappa.net.in

Delhi Office : 153, Leela Building (GF), Okhla Indl. Estate, Phase-III, New Delhi - 110020 Tel. No.: 011-43539132, 43539133, 43539137 Fax: 011-23421768

E-mail: delhi.purchase@mangalamcement.com, delhi.marketing@mangalamcement.com

Jaipur Office : 2nd Floor, Geejgarh Tower, Hawa-Sarak, Jaipur - 302 006 (Rajasthan)





Date: 16.12.2019

To,
National Stock Exchange of India Limited,
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex, Bandra (E)
Mumbai – 400 051

Sub: Submission of complaints Report as per Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017 (as amended from time to time) for the proposed Scheme of Amalgamation between Mangalam Timber Products Limited (Transferor Company) with Mangalam Cement Limited (Transferee Company).

Dear Sir,

This is in reference to our application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 for the proposed Scheme of amalgamation between Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company"). In accordance with SEBI Circular No. CFD/DIL/CIR/2017/21 dated March 10, 2017, as amended from time to time, ("SEBI Circular"), please find enclosed the Complaints Report in the prescribed format, indicating complaints received on the Scheme during the period of 21 days from the date of hosting of the draft Scheme and other documents on the website of National Stock Exchange Limited i.e., on November 22, 2019.

Further kindly note that the complaints report is also being updated on the website of the Company at www.mangalamcement.com.

We request you to please take the same on record and provide us the in-principal approval / no objection letter for the captioned Scheme of Amalgamation.

Thanking You.

Yours faithfully

For Mangalam Cement Limited



Manoj Kumar (Company Secretary)

Encl: as stated

Regd. Office & Works : P.O. Aditya Nagar-326520, Morak, Distt. Kota (Raj.) CIN: L26943RJ1976PLC001705, Telefax: 07459 - 232156

Website: www.mangalamcement.com, E-mail: email@mangalamcement.com

Kota Office : Shop No. 20, 80 Feet Road, Opp. Sukhdham Colony, (Near SBI Bank) Kota - 324001 (Rajasthan)

Mob: 9351468064 / 9351468055 / 9351468445, E-mail: mclkta@kappa.net.in

Delhi Office : 153, Leela Building (GF), Okhla Indl. Estate, Phase-III, New Delhi - 110020 Tel. No.: 011- 43539132, 43539133, 43539137 Fax: 011- 23421768

E-mail: delhi.purchase@mangalamcement.com, delhi.marketing@mangalamcement.com

Jaipur Office : 2nd Floor, Geeigarh Tower, Hawa-Sarak, Jaipur - 302 006 (Rajasthan)





Format for Complaints Report: Mangalam Cement Limited (Transferee Company)

Part A

Particulars	Number
Number of complaints received directly	Nil
Number of complaints forwarded by Stock Exchange	1
Total Number of complaints/comments received (1+2)	1 .
Number of complaints resolved	1
Number of complaints pending	Nil
	Number of complaints received directly Number of complaints forwarded by Stock Exchange Total Number of complaints/comments received (1+2) Number of complaints resolved

Part B- Not Applicable

Sr. No.	Name of complainant	Date of complaint	Status	
			(Resolved/Pending)	
1.	Anonymous	09.12.2019	Reply given	on
	(forwarded by BSE Ltd)		13.12.2019	

For Mangalam Cement Limited

Manoj Kumar

Kota Office

(Company Secretary)

Regd. Office & Works: P.O. Aditya Nagar-326520, Morak, Distt. Kota (Raj.) CIN: L26943RJ1976PLC001705, Telefax: 07459 - 232156

Website: www.mangalamcement.com, E-mail: email@mangalamcement.com

Shop No. 20, 80 Feet Road, Opp. Sukhdham Colony, (Near SBI Bank) Kota - 324001 (Rajasthan)

Mob: 9351468064 / 9351468055 / 9351468445, E-mail: mclkta@kappa.net.in

: UCO Bank Building (4th Floor), 5, Parliament Street, New Delhi - 110 001 Delhi Office

Tel. No.: 011- 43539132, 43539133, 43539137 Fax: 011- 23421768 E-mail: delhi.purchase@mangalamcement.com, delhi.marketing@mangalamcement.com

: 2nd Floor, Geejgarh Tower, Hawa-Sarak, Jaipur - 302 006 (Rajasthan) Jaipur Office



DCS/AMAL/SD/R37/1679/2019-20

February 14, 2020

The Company Secretary,
MANGALAM TIMBER PRODUCTS LTD.
Kusumi, Nabarangpur,
Koraput, Orissa- 764059

Sir

Sub: Observation letter regarding the Scheme of Amalgamation of Mangalam Timber Products Ltd with Mangalam Cement Ltd.

We are in receipt of Draft Scheme of Amalgamation of Mangalam Timber Products Ltd filed as required under SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017; SEBI vide its letter dated February 14, 2020 has inter alia given the following comment(s) on the draft scheme of arrangement:

- "Company shall ensure that a statement is inserted in the scheme that it is in compliance with Minimum Public Shareholding (MPS) requirement on fully diluted hasis."
- "Company shall ensure that additional information and undertakings, if any, submitted by the Company, after filing the Scheme with the Stock Exchange, and from the date of receipt of this letter is displayed on the websites of the listed company and the stock exchanges."
- · "Company shall duly comply with various provisions of the Circular."
- "Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT."
- "It is to be noted that the petitions are filed by the company before NCLT after
 processing and communication of comments/observations on draft scheme by
 SEBI/stock exchange. Hence, the company is not required to send notice for
 representation as mandated under section 230(5) of Companies Act, 2013 to SEBI
 again for its comments / observations / representations."

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised:

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.
- · To duly comply with various provisions of the circulars.

In light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/de-listing/continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the scheme, it shall disclose information about unlisted companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

Kindly note that as required under Regulation 37(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to the NCLT.



BSE Limited (Formerly Bombay Stock Exchange Ltd.)
Registered Office: 25% Floor AP | Tower Dala Street, Mumbal 400 001 India
T: +91 22 2272 1233/34 E: corp.comm@bseindla.com www.bseindla.com
Corporate Identity Number: L67120MH2005PLC155188





The Exchange reserves its right to withdraw its 'No adverse observation' at any stage if the information submitted to the Exchange is found to be incomplete / incorrect / misleading / false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

Please note that the aforesaid observations does not preclude the Company from complying with any other requirements.

Further, it may be noted that with reference to Section 230 (5) of the Companies Act, 2013 (Act), read with Rule 8 of Companies (Compromises, Arrangements and Amalgamations) Rules 2016 (Company Rules) and Section 66 of the Act read with Rule 3 of the Company Rules wherein pursuant to an Order passed by the Hon'ble National Company Law Tribunal, a Notice of the proposed scheme of compromise or arrangement filed under sections 230-232 or Section 66 of the Companies Act 2013 as the case may be is required to be served upon the Exchange seeking representations or objections if any.

In this regard, with a view to have a better transparency in processing the aforesaid notices served upon the Exchange, the Exchange has <u>already introduced an online system of serving such Notice along with the relevant documents of the proposed schemes through the BSE Listing Centre.</u>

Any service of notice under Section 230 (5) or Section 66 of the Companies Act 2013 seeking Exchange's representations or objections if any, <u>would be accepted and processed through the Listing Centre only and no physical filings would be accepted.</u> You may please refer to circular dated February 26, 2019 issued to the company.

Yours faithfully

Nitinkumar Puja Sopior Mobocor







DCS/AMAL/SD/R37/1678/2019-20

February 14, 2020

The Company Secretary, MANGALAM CEMENT LTD. P O Aditya Nagar, Dist. Kota, Morak, Rajasthan- 326520

Sir,

<u>Sub: Observation letter regarding the Scheme of Amalgamation of Mangalam Timber Products Ltd with Mangalam Cement Ltd.</u>

We are in receipt of Draft Scheme of Amalgamation of Mangalam Cement Ltd filed as required under SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017; SEBI vide its letter dated February 14, 2020 has inter alia given the following comment(s) on the draft scheme of arrangement:

- "Company shall ensure that a statement is inserted in the scheme that it is in compliance with Minimum Public Shareholding (MPS) requirement on fully diluted basis."
- "Company shall ensure that additional information and undertakings, if any, submitted by the Company, after filing the Scheme with the Stock Exchange, and from the date of receipt of this letter is displayed on the websites of the listed company and the stock exchanges."
- · "Company shall duly comply with various provisions of the Circular."
- "Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT."
- "It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments / observations / representations."

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised:

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.
- To duly comply with various provisions of the circulars.

In light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/de-listing/continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the scheme, it shall disclose information about unlisted companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

Kindly note that as required under Regulation 37(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to the NCLT.



BSE Limited (Formerly Bombay Stock Exchange Ltd.)
Registered Office: 25% Floeb Player, Palal Street, Mumbai 400 0011ndla
T: +91 22 2272 1233/34 E: corp.comm@bseindla.com www.bseindla.com
Corporate Identity Number: L67 120MH2005PLC155183



The Exchange reserves its right to withdraw its 'No adverse observation' at any stage if the information submitted to the Exchange is found to be incomplete / incorrect / misleading / false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

Please note that the aforesaid observations does not preclude the Company from complying with any other requirements.

Further, it may be noted that with reference to Section 230 (5) of the Companies Act, 2013 (Act), read with Rule 8 of Companies (Compromises, Arrangements and Amalgamations) Rules 2016 (Company Rules) and Section 66 of the Act read with Rule 3 of the Company Rules wherein pursuant to an Order passed by the Hon'ble National Company Law Tribunal, a Notice of the proposed scheme of compromise or arrangement filed under sections 230-232 or Section 66 of the Companies Act 2013 as the case may be is required to be served upon the Exchange seeking representations or objections if any.

In this regard, with a view to have a better transparency in processing the aforesaid notices served upon the Exchange, the Exchange has <u>already introduced an online system of serving such Notice along with the relevant documents of the proposed schemes through the BSE Listing Centre.</u>

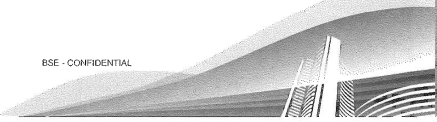
Any service of notice under Section 230 (5) or Section 66 of the Companies Act 2013 seeking Exchange's representations or objections if any, <u>would be accepted and processed through the Listing Centre only and no physical filings would be accepted.</u> You may please refer to circular dated February 26, 2019 issued to the company.

Yours faithfully,

Nitinku

Senior Manager









National Stock Exchange Of India Limited

Ref: NSE/LIST/22020 II February 14, 2020

The Company Secretary
Mangalam Timber Products Limited
Village Kusumi, P.O & Dist.Nabarangpur-764059

Kind Attn.: Ms. Priya Sharma

Dear Madam,

Sub: Observation Letter for Draft Scheme of Amalgamation between Mangalam Timber Products Limited with Mangalam Cement Limited

We are in receipt of the Draft Scheme of Amalgamation between Mangalam Timber Products Limited (Transferor Company) and Mangalam Cement Limited (Transferee Company) vide application dated October 03, 2019.

Based on our letter reference no Ref: NSE/LIST/22020 submitted to SEBI and pursuant to SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('Circular'), SEBI vide letter dated February 14, 2020, has given following comments:

- a. The Company shall ensure that a statement is inserted in the scheme by the Company that it is in compliance with minimum Public Shareholding (MPS) requirement on fully diluted basis.
- b. The Company shall ensure that additional information, if any, submitted by the Company, after filing the Scheme with the Stock Exchange and from the date of the receipt of this letter is displayed on the website of the listed company.
- c. The Company shall duly comply with various provisions of the Circular.
- d. The Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT.
- e. It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments/observations/representations.

It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to National Stock Exchange of India Limited again for its comments/observations/ representations.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of Regulation 11 of SEBI (LODR) Regulations, 2015, we conveyed our "No-objection" in terms of Regulation 94 of SEBI (LODR) Regulations, 2015, so as to enable the Company to file the draft scheme with NCLT.

However, the Exchange reserves its rights to raise objections at any stage of the exchange is found to be incomplete/ incorrect/ misleading/ false or for any contravention of Rules, Bye-

NSE

Signer: Rajendra P Bhosale Date: Fri, Feb 14, 2020 17:04:12 IST Location: NSE



Continuation Sheet

laws and Regulations of the Exchange, Listing Regulations, Guidelines / Regulations issued by statutory authorities.

The validity of this "Observation Letter" shall be six months from February 14, 2020 within which the scheme shall be submitted to NCLT.

Yours faithfully, For National Stock Exchange of India Limited

Rajendra Bhosale Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL http://www.nseindia.com/corporates/content/further issues.htm





National Stock Exchange Of India Limited

f: NSE/LIST/22017 II

February 14, 2020

e Company Secretary angalam Cement Limited D. Aditya Nagar prak-326520

Kind Attn.: Mr. Manoj Kumar

ar Sir,

b: Observation Letter for Draft Scheme of Amalgamation between Mangalam Timber oducts Limited with Mangalam Cement Limited

e are in receipt of the Draft Scheme of Amalgamation between Mangalam Timber Products Limited ransferor Company) and Mangalam Cement Limited (Transferee Company) vide application dated tober 03, 2019.

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The Company shall ensure that a statement is inserted in the scheme by the Company that it is in compliance with minimum Public Shareholding (MPS) requirement on fully diluted basis.

The Company shall ensure that additional information, if any, submitted by the Company, after filing the Scheme with the Stock Exchange and from the date of the receipt of this letter is displayed on the website of the listed company.

The Company shall duly comply with various provisions of the Circular.

The Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT.

It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments/observations/representations.

is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to National Stock Exchange of India Limited again for its comments/observations/ representations.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of Regulation 11 of SEBI (LODR) Regulations, 20 his, we conveyed our "No-objection"



Signer: Rajendra P Bhosale Date: Fri, Feb 14, 2020 17:12:27 IST Location: NSE

National Stock Exchange of India Limited | Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051, India +91 22 26598100 | www.nseindia.com | CIN U67120MH1992PLC069769





in terms of Regulation 94 of SEBI (LODR) Regulations, 2015, so as to enable the Company to file the draft scheme with NCLT.

However, the Exchange reserves its rights to raise objections at any stage if the information submitted to the Exchange is found to be incomplete/ incorrect/ misleading/ false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Regulations, Guidelines / Regulations issued by statutory authorities.

The validity of this "Observation Letter" shall be six months from February 14, 2020 within which the scheme shall be submitted to NCLT.

Yours faithfully, For National Stock Exchange of India Limited

Rajendra Bhosale Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL http://www.nseindia.com/corporates/content/further issues.htm





Date: 21/06/2019

Report of Board of Directors of the Company u/s 232(2)(c) of the Companies Act, 2013 on effect of Scheme of Amalgamation

1. **Background**

- 1.1 The Board of Directors at their meeting held on 21/06/2019 after considering, inter alia, the following documents placed before the meeting, approved the proposed Scheme of Amalgamation of Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company") with effect from 1st April, 2019 ("Appointed Date"):-
 - Draft of the Scheme of Amalgamation prepared by Messrs. Khaitan & Co LLP, Advocates ("Draft ١. Scheme").
 - Report dated 21/06/2019 of Mr. Sanjai Kumar Gupta, FCA and IBBI Registered Valuer (FSA) on the II. share exchange ratio for the amalgamation ("Valuation Report").
 - Fairness Opinion of Messrs. VC Corporate Advisors Pvt. Ltd., Category -I, Independent Merchant III. Banker on the share exchange ratio thereon ("Fairness Opinion");
 - Certificate of Messrs. Manish Goyal & Associates., Chartered Accountants being the Statutory Auditors of the Transferee Company confirming that the accounting treatment under the Scheme was in accordance with the Accounting Standards ("Auditor's Certificate").
 - ٧. Report dated 21/06/2019 of the Audit Committee recommending the Draft Scheme for consideration of the Board.
- 1.2 The provisions of Section 232(2)(c) of the Companies Act, 2013 require the Board of Directors to adopt a report explaining the effect of the Amalgamation on various stakeholders. This report of the Board is made and adopted accordingly.
- 2. Effect of the Scheme of Amalgamation.
- 2.1 At the outset, it is stated that no compromise or arrangement is proposed under the Scheme between the said companies and any classes of persons other than the shareholders of the said companies.

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Corporate Office:

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Phone: (O) 2243 8706/8707/8857/3293 9131/9132, Fax: (033) 2243 8709, E-Mail: admin@mangalamtimber.cam

Factory & Regd. Office: Kusumi, P.O. & Dist. Nabarangpur, Pin: 764 059, Orissa (INDIA), Tel.: 06858 - 222142 / 222074 / 222148





The Transferee Company has only one class of shareholders, i.e. Equity Shareholders. The Transferor Company has two classes of shareholders, i.e. Equity Shareholders and Preference Shareholders. Since all Preference Shares issued by the Transferor Company are held by the Transferee Company, such Preference Shares shall stand cancelled without issue or allotment of any new shares in lieu thereof to any person whatsoever, and there is no exchange ratio of such Preference Shares. In so far as the Equity Shareholders of the said companies are concerned, all shares held by the Transferee Company in the Transferor Company shall be cancelled without issue and allotment of any new shares in lieu thereof to any person whatsoever and the shareholders of the Transferor Company will receive Equity Shares in the Transferee Company in consideration of the amalgamation in the following exchange ratio:-

One (01) Equity Share of Rs.10/- each in the Transferee Company credited as fully paid up for every Twenty Two (22) Equity Shares of Rs.10/- each fully paid-up held by them in the capital of the Transferor Company.

- 2.3 The share exchange ratio, as aforesaid, was fixed on a fair and reasonable basis and on the basis of the said valuation report dated 21/06/2019 of Mr. Sanjai Kumar Gupta, FCA and IBBI Registered Valuer (FSA). There was no difficulty in valuation. Further, Messrs. VC Corporate Advisors Pvt. Ltd., Category –I, Independent Merchant Banker has also confirmed in its Fairness Opinion that the exchange ratio is fair and proper.
- 2.4 The effect of the Scheme on various stakeholders is summarised below:-

Category	Transferor Company	Transferee Company
(a) Shareholders	The Transferor Company	The Transferee Company
	shall be dissolved without	shall issue new Equity Shares
	winding up pursuant to the	to the shareholders of the
	Scheme. Shareholders of the	Transferor Company as
	Transferor Company will thus	aforesaid.
	cease to be shareholders of	
	the Transferor Company and	
	all such shareholders of the	
	Transferor Company (other	
	than the Transferee	
	Company itself) shall receive	
	shares in the Transferee	
	Company in the exchange	





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Category	Transferor Company	Transferee Company
	ratio aforesaid. All shares	
	held by the Transferee	
	Company in the Transferor	
	Company shall be cancelled	
	without issue and allotment	
	of any new shares in lieu	
	thereof to any person	
	whatsoever.	
(b) Creditors	Creditors of the Transferor	They will continue to be
	Company will cease to be	creditors of the Transferee
	creditors of such Transferor	Company. The terms and
	Company and become	conditions will be the same,
	creditors of the Transferee	as before.
	Company, on the same terms	
	and conditions, as before.	
(c) Depositors	There are no depositors.	There are no depositors.
(d) Debenture holders	Transferor Company has not	Transferee Company has not
	issued any debentures at	issued any debentures at
	present.	present.
(e) Deposit trustee and	There are no deposit trustees	There are no deposit trustees
Debenture trustee	or debenture trustees.	or debenture trustees.
(f) Employees	Employees of the Transferor	They will continue to be
	Company will cease to be	employees of the Transferee
	employees of such Transferor	Company which will be a
	Company and become	larger company consequent
	employees of the Transferee	to the amalgamation. The
	Company, on the same terms	terms and conditions will be
	and conditions, as before.	the same, as before.
(g) Promoters/Promoter	In so far as shares held by	In so far as shares held by
Group	promoters/promoter group	promoters/promoter group
	are concerned, the effect of	are concerned, the effect of
	the scheme is the same as	the scheme is the same as
	stated in item (a) above.	stated in item (a) above.
/h) Nico	Effect of the Colores	Effect of the Colombia
(h) Non-promoter	Effect of the Scheme on	Effect of the Scheme on Non-
members	Non-promoter members is	promoter members is the
	the same as in case of	same as in case of



3 | 4

Corporate Office : Birla Building, 10th Floor, 9/1 R. N. Mukherjee Road, Kolkata - 700 001

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3

MANGALAM TIMBER PRODUCTS LIMITED



Category	Transferor Company	Transferee Company
	shareholders, as stated in	shareholders, as stated in
	item (a) above.	item (a) above.
(i) Key Managerial	They will cease to be KMPs	They will continue to be KMPs
Personnel ("KMP")	of the Transferor Company.	of the Transferee Company.
(j) Directors	They will cease to be	They will continue to be
	Directors of the Transferor	Directors of the Transferee
	Company.	Company, as before.

2.5 In the opinion of the Board, the said Scheme will be advantageous and beneficial to the Companies, Shareholders and all concerned.

By order of the Board

Mangalam Timber Products Limited

Vishwanath Chandak Independent Director

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(DIN:00313035)



4 | 4

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Factory & Regd. Office: Kusumi, P.O. & Dist. Nabarangpur, Pin: 764 059, Orissa (INDIA), Tel.: 06858 - 222142 / 222074 / 222148





Date: 21/06/2019

Report of Board of Directors of the Company u/s 232(2)(c) of the Companies Act, 2013 on effect of Scheme of Amalgamation

1. Background

- 1.1 The Board of Directors at their meeting held on 21/06/2019 after considering, inter alia, the following documents placed before the meeting, approved the proposed Scheme of Amalgamation of Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company") with effect from 1st April, 2019 ("Appointed Date"):-
 - Draft of the Scheme of Amalgamation prepared by Messrs. Khaitan & Co LLP, Advocates ("Draft Scheme").
 - II. Report dated 21/06/2019 of Mr. Sanjai Kumar Gupta, FCA and IBBI Registered Valuer (FSA) on the share exchange ratio for the amalgamation ("Valuation Report").
 - III. Fairness Opinion of Messrs. VC Corporate Advisors Pvt. Ltd., Category –I, Independent Merchant Banker on the share exchange ratio thereon ("Fairness Opinion");
 - IV. Certificate of Messrs. Singhi & Co., Chartered Accountants being the Statutory Auditors of the Transferee Company confirming that the accounting treatment under the Scheme was in accordance with the Accounting Standards ("Auditor's Certificate").
 - V. Report dated 21/06/2019 of the Audit Committee recommending the Draft Scheme for consideration of the Board.
- 1.2 The provisions of Section 232(2)(c) of the Companies Act, 2013 require the Board of Directors to adopt a report explaining the effect of the Amalgamation on various stakeholders. This report of the Board is made and adopted accordingly.

1 | 5

Regd. Office & Works: :

P.O. Aditya Nagar-326520, Morak, Distt. Kota (Raj.) CIN: L26943RJ1976PLC001705, Telefax: 07459 - 232156

Website: www.mangalamcement.com, E-mail: email@mangalamcement.com

Kota Office

Shop No. 20, 80 Feet Road, Opp. Sukhdham Colony, (Near SBI Bank) Kota - 324001(Rajasthan)

Mob: 9351468064 / 9351468055 / 9351468445, E-mail: mclkta@kappa.net.in

Delhi Office

: 153, Leela Building (GF), Okhla Indl. Estate, Phase-III, New Delhi - 110020

Tel. No.: 011-43539132, 43539133, 43539137 Fax: 011-23421768

E-mail: delhi.purchase@mangalamcement.com, delhi.marketing@mangalamcement.com

Jaipur Office

2nd Floor, Geejgarh Tower, Hawa-Sarak, Jaipur - 302 006 (Rajasthan)





- 2. Effect of the Scheme of Amalgamation.
- 2.1 At the outset, it is stated that no compromise or arrangement is proposed under the Scheme between the said companies and any classes of persons other than the shareholders of the said companies.
- 2.2 The Transferee Company has only one class of shareholders, i.e. Equity Shareholders. The Transferor Company has two classes of shareholders, i.e. Equity Shareholders and Preference Shareholders. Since all Preference Shares issued by the Transferor Company are held by the Transferee Company, such Preference Shares shall stand cancelled without issue or allotment of any new shares in lieu thereof to any person whatsoever, and there is no exchange ratio of such Preference Shares. In so far as the Equity Shareholders of the said companies are concerned, all shares held by the Transferee Company in the Transferor Company shall be cancelled without issue and allotment of any new shares in lieu thereof to any person whatsoever and the shareholders of the Transferor Company will receive Equity Shares in the Transferee Company in consideration of the amalgamation in the following exchange ratio: -

One (01) Equity Share of Rs.10/- each in the Transferee Company credited as fully paid up for every Twenty-Two (22) Equity Shares of Rs.10/- each fully paid-up held by them in the capital of the Transferor Company.

- 2.3 The share exchange ratio, as aforesaid, was fixed on a fair and reasonable basis and on the basis of the said valuation report dated 21/06/2019 of Mr. Sanjai Kumar Gupta, FCA and IBBI Registered Valuer (FSA). There was no difficulty in valuation. Further, Messrs. VC Corporate Advisors Pvt. Ltd., Category–I, Independent Merchant Banker has also confirmed in its Fairness Opinion that the exchange ratio is fair and proper.
- 2.4 The effect of the Scheme on various stakeholders is summarised below: -

Category	Transferor Company	Transferee Company
(a) Shareholders	The Transferor Company shall	The Transferee Company shall
	be dissolved without winding	issue new Equity Shares to the
	up pursuant to the Scheme.	shareholders of the Transferor
	Shareholders of the Transferor	Company as aforesaid.

2 | 5

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2nd Floor, Geeigarh Tower, Hawa-Sarak, Jaipur - 302 006 (Rajasthan)



MANGALAM CEMENT LTD.



Category	Transferor Company	Transferee Company
	Company will thus cease to be	
	shareholders of the Transferor	
	Company and all such	
	shareholders of the Transferor	
	Company (other than the	
	Transferee Company itself)	
	shall receive shares in the	
	Transferee Company in the	
	exchange ratio aforesaid. All	
	shares held by the Transferee	
	Company in the Transferor	
	Company shall be cancelled	
	without issue and allotment of	
	any new shares in lieu thereof	
	to any person whatsoever.	
(b) Creditors	Creditors of the Transferor	They will continue to be
	Company will cease to be	creditors of the Transferee
	creditors of such Transferor	Company. The terms and
	Company and become	conditions will be the same, as
	creditors of the Transferee	before.
	Company, on the same terms	
	and conditions, as before.	
(c) Depositors	There are no depositors.	There are no depositors.
(1)	T (()	Tunnafaura Commoniu har mat
(d) Debenture	Transferor Company has not	Transferee Company has not
holders	issued any debentures at	issued any debentures at
(a) Danasit tours	present.	present.
(e) Deposit trustee	There are no deposit trustees	There are no deposit trustees
and Debenture	or debenture trustees.	or debenture trustees.
trustee		

3 | 5

Regd. Office & Works

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Tel.: 0141 - 2218933, 2218931, E-mail: jaipur.marketing@mangalamcement.com



MANGALAM CEMENT LTD.



Category	Transferor Company	Transferee Company
(f) Employees	Employees of the Transferor Company will cease to be employees of such Transferor Company and become employees of the Transferee Company, on the same terms and conditions, as before.	They will continue to be employees of the Transferee Company which will be a larger company consequent to the amalgamation. The terms and conditions will be the same, as before.
(g) Promoters/Promoter Group	In so far as shares held by promoters/promoter group are concerned, the effect of the scheme is the same as stated in item (a) above.	In so far as shares held by promoters/promoter group are concerned, the effect of the scheme is the same as stated in item (a) above.
(h) Non-promoter members	Effect of the Scheme on Non-promoter members is the same as in case of shareholders, as stated in item (a) above.	Effect of the Scheme on Non- promoter members is the same as in case of shareholders, as stated in item (a) above.
(i) Key Managerial Personnel ("KMP")	They will cease to be KMPs of the Transferor Company.	They will continue to be KMPs of the Transferee Company.
(j) Directors	They will cease to be Directors of the Transferor Company.	They will continue to be Directors of the Transferee Company, as before.

4 | 5

Regd. Office & Works

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Tel.: 0141 - 2218933, 2218931, E-mail: jaipur.marketing@mangalamcement.com



MANGALAM CEMENT LTD.



2.5 In the opinion of the Board, the said Scheme will be advantageous and beneficial to the Companies, Shareholders and all concerned.

By order of the Board

Mangalam Cement Limited

Aruna Makhan

Independent Director

(DIN: 00025727)

Mob : 9351468064 / 9351468055 / 9351468445, E-mail : mclkta@kappa.net.in

Delhi Office : 153, Leela Building (GF), Okhla Indl. Estate, Phase-III, New Delhi - 110020 Tel. No. : 011- 43539132, 43539133, 43539137 Fax : 011- 23421768

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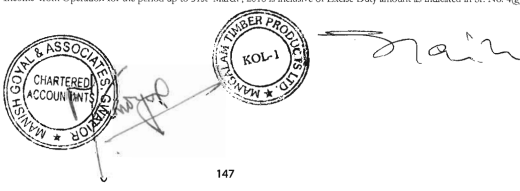
STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2019

Rs. In Lakhs

SI No.	Particulars	3 Month ended 31.03.2019	Preceding 3 Month ended 31.12.2018	Corresponding 3 month ended 31.03.2018	Year to date figure for Current Year ended 31.03.2019	Previous Year ended 31.03.2018
2504524		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
- 1	Revenue from Operations	9.61	135.96	1,317.55	1,127.51	2,278.57
1	Other Income	89.75	34.33	209.17	212.65	219.99
3	Total Income (1+2)	99.36	170.29	1,526.72	1,340.16	2,498.56
4	Expenses					
	a Cost of materials consumed		15.46	626.06	469.11	1,576.64
	b Purchases of Stock-in-Trade	3 3 3 3 5				-
	c Changes in inventories of linished goods, work-in-progress and stock-in-trade	13.11	218.87	(30.42)	488.62	(735.03)
	d Employee Benefit Expense	92.10	144.13	197.28	572.76	612.01
	e l'inance Cost	256.87	235.98	246.83	984.23	887.11
	f Depreciation and Amortisation Expense	36.60	37.44	37.09	148.80	155.18
	g Other Expenses					
	i) Power & Fuel	25.87	34.23	239.72	344.19	862.24
	ii) Freight & Delivery Charges	2.01	6.49	96.60	140.61	127.31
	iii) Excise Duty		-	-		0.11
	iv) Others	62.46	35.14	108.73	260.64	366.47
	Total Expenses	489.02	727.74	1,521.89	3,408.96	3,852.04
5	Profit(loss) before ordinary activities before tax (3-4)	(389.66)	(557.45)	4.83	(2,068.80)	(1,353.48)
6.	Tax expense					
l	- Current Tax	-			- 7	-
	- Deferred Tax	(120.41)	(174.18)	(33.99)	(639.26)	(419.79)
7	Net Profit / (Loss) for the period (5-6)	(269.25)	(383.27)	38.82	(1,429.54)	(933.69)
8	Other comprehensive income (net of tax)	14.18	(2.38)	20.75	7.05	13.62
9	Total Comprehensive Income for the period (after tax) (7+8)	(255.07)	(385.65)	59.57	(1,422.49)	(920.07)
*	Paid-up equity share capital [Face value of Rs.10/-]	1,832.74	1,832.74	1,832.74	1,832.74	1,832.74
11	Earnings per share	A LINE				
l	Basic and Diluted (Rs.)	(1.47)	(2.09)	0.21	(7.80)	(5.09)

Notes:

- The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at the meeting held on 01st May 2019, and have been reviewed by the Statutory Auditor of the Company.
- In accordance with the requirment of Ind AS, Income from Operations of the Company for the year ended 31st march. 2019 is net of Goods and Service Tax (GST). However Income 'from Operation for the period up to 31st March, 2018 is inclusive of Excise Duty amount as indicated in Sr. No. 4(g)(iii).



- 3 Necessary steps are being taken for the proposed amalgamation of the company with Mangalam Cement Limited. In the mean time the Company has been able to resolve various labour issues and necessary efforts are being made to restart commercial production by end of June 2019 and for that purpose all effective steps are being taken to complete all the repairs and maintenance work at the Plant.
- 4 Statement of Assets and Liabilities is as under:-

	Particulars	As at 31st	As at 31st
		March, 2019	March, 2018
	10057770	(Audited)	(Audited)
A	ASSETS		
	I. Non-current assets	2.14.41	2 205 11
	(a) Property, Plant Equipment	3,146.61	3,295.41
	(b) Capital work-in-Progress	35.69	0.57
	(c) Other Intangible assets	7.30	7.30
	(d) Financial Assets:		• 00
	(i) Investments	5.00	5.00
	(e) Deferred tax assets (net)	3,546.18	2,910.08
	(f) Other non current assets	1,160.51	1,165.76
	Total-Non-current Assets	7,901.29	7,384.12
	2. Current assets		
	(a) Inventories	1,513.65	2,130.02
	(b) Financial Assets:		
	(i) Trade receivable	420.25	450.55
	(ii) Cash and Cash equivalents	0.80	0.25
	(iii) Bank balance other than(ii) above	83.33	99.64
	(iv) Loans and Deposits	1.37	0.27
	(v) Others	25.28	18.20
	(c) Current Tax Assets (nct)	79.20	65.82
	(d) Other current assets	268.97	321.07
	Total Current assets	2,392.85	3,085.82
	TOTAL - ASSETS	10,294.14	10,469.94
В	EQUITY AND LIABILITIES	ļ	
	I. EQUITY		
	(a) Equity Share Capital	1,832.95	1,832.95
	(b) Other Equity	(6,546.00)	(5,123.51)
	VI LIABYLYMING	-4,713.05	-3,290.56
	II. LIABILITIES		
	1. Non-current liabilities		
	(a) Financial Liabilities	2 50 / 55	2 222 04
	(i) Borrowings	3,596.55	3,322.06
	(ii) Other finacial liabilities	713.04	766.72
	(b) Provisions	184.37	183.03
	Total - Non current liabilities	4,493.96	4,271.81
	2. Current liabilities		
	(a) Financial Liabilities	2 170 (2	2 04 5 00
	(i) Borrowings	3,472.63	3,215.28
	(i) Trade Payables		
	(a) Total Outstanding dues of micro enterprises and small enterprises		
	(b) Total Outstanding dues of creditors other than micro enterprises and	605.95	1,150.13
	small enterprises		
	(ii) Other finacial liabilities	4,367.76	4,035.28
	(b) Other current liabilities	2,065.43	1,078.97
	(c) Provisions	1.46	9.03
	Total - Current liabilities		9,488.69
	TOTAL - EQUITY AND LIABILITIES	10,294.14	10,469.94
	<u> </u>		

- The Company manufactures "Medium Density Fibre (MDF) Boards" and management reviews the performance of the Company as a Single operating segment in accordance 'with IND As-108 "Operating Segment" notification pursunt to Companies (Accounting Standards) Rule 2015. Accordingly, no separate information has been furnished herewith.
- 6 The figure of the previous year/periods have been regrouped/rearranged wherever necessary.

By order of the Board

N.G. Khaitan

Director DIN: 00020588

Place: Kolkata
Date: 01st May, 2019

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CHARTERED ACCOUNTANTS

1-B, Chetakpuri, Gwalior - 474009 Phones: 0751 - 2322995, 94251 13995,

E-mail: ca_mgoyal@yahoo.com

<u>Auditor's Report on Quarterly Financial Results and Year to Date Results of the Mangalam Timber Products Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

To

The Board of Directors Mangalam Timber Products Limited

We have audited the quarterly financial results of Mangalam Timber Products Limited for the quarter ended 31st March 2019 and the year to date results for the period 1st April 2018 to 31st March 2019 attached herewith, being submitted by the company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

These quarterly financial results as well as the year to date financial results have been prepared on the basis of the interim financial statements, which are the responsibility of the company's management. Our responsibility is to express an opinion on these financial results based on our audit of such interim financial statements, which have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 (Ind AS 34) for Interim Financial Reporting, prescribed, under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder; or by the Institute of Chartered Accountants of India, as applicable and other accounting principles generally accepted in India.

We conducted our audit in accordance with the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial results are free of material misstatement(s). An audit includes examining, on a test basis, evidence supporting the amounts disclosed as financial results. An audit also includes assessing the accounting principles used and significant estimates made by management. We believe that our audit provides a reasonable basis for our opinion.

In our opinion and to the best of our information and according to the explanations given to us these quarterly financial results as well as the year to date results:

i. are presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in this regard; and

ii. Give a true and fair view of the net profit/ loss and other financial information for the quarter ended 31st March 2019 as well as the year to date results for the period from 1st April 2018 to 31st March 2019.

For Manish Goyal & Associates

Chartered Accountants

Firm Registration No. 007152C

Manish Coy Proprietor

1 Top letor

Membership Number: 076096

Place: Kolkata

Date: 1st May, 2019

Birla Building, 9/1 R N Mukherjee Road, 10th Floor, Kolkata - 700 001 Regd. Office: Kusumi, Nabarangpur, Odisha - 764 059 Tel No: +91 6858 222148/142/053 Fax: +91 6858 222 042 Website: www.mangalamtimber.com, Email: admin@mangalamtimber.com CIN: L020010R1982PLC001101

STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2020

Rs.	Tn.	Ι.	ձև	h
ELS.	. 111	1	aк	11:

			r			Rs.In Lakhs
SI No.	Particulars	3 Month ended 31.03.2020	Preceding 3 Month ended 31.12.2019	Corresponding 3 month ended 31.03.2019	Year ended 31.03.2020	Previous Year ended 31.03.2019
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
	Income:					
1	Revenue from Operations	299.52	50.91	9.61	400.06	1,127.51
2	Other Income	× 7.82	19.96	89.75	78.06	212.65
3	Total Income (1+2)	307.34	7 0. 87	99.36	478.12	1,340.16
١.	Expenses:					
)	a Cost of materials consumed	372.68	76.94	-	449.62	469.11
	b Changes in inventories of finished goods, work-in-progress and stock-in-trade	(332.71)	(60.94)	13.11	(346.34)	488.62
	c Employee Benefit Expense	171.18	140.57	92.10	549.88	572.76
	d Finance Cost	365.17	286.23	256.87	1,183.51	984.23
	e Depreciation and Amortisation Expense	36.18	36.87	36.60	146.68	148.80
	f Other Expenses					
	i) Power & Fuel	258.27	6 9.97	25.87	386.20	344.19
	ii) Freight & Delivery Charges	40.16	5.28	2.01	47.27	140.61
	iii) Others	144.97	38.19	62.46	254.21	260.64
	Total Expenses	1,055.90	593.11	489.02	2,671.03	3,408.96
5	Profit(loss) before ordinary activities before tax (3-4)	(748.56)	(522.24)	(389.66)	(2,192.91)	(2,068.80)
6	Tax expense					
	- Current Tax	-] -	-		-
	- Deferred Tax	(273.51)	(161.55)	(120.41)	(719.81)	(639.26)
7	Net Profit / (Loss) for the period (5-6)	(475.05)	(360.69)	(269.25)	(1,473.10)	(1,429.54)
8	Other comprehensive income (net of tax)	(2.12)	2.55	14.18	5.53	7.05
I 9	Total Comprehensive Income for the period (after tax) (7+8)	(477.17)	(358.14)	(255.07)	(1,467.57)	(1,422.49)
10	Paid-up equity share capital [Face value of Rs.10/-]	1,832.74	1,832.74	1,832.74	1,832.74	1,832.74
11	Earnings per share					
	Basic and Diluted (Rs.)	(2.59)	(1.97)	(1.47)	(8.04)	(7.80)

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	Particulars	As at 31st March, 2020	As at 31st Mareb, 2019
		(Audited)	(Audited)
A	ASSETS		
	1. Non-current assets		
	(a) Property, Plant Equipment	2,999.92	3,146.61
	(b) Capital work-in-Progress	108.63	35.69
	(c) Other Intangible assets	7.30	7.30
	(d) Financial Assets:		
	(i) Investments	5.00	5.00
	(e) Deferred tax assets (net)	4,263.48	3,546.18
	(f) Other non current assets	1,145.46	1,160.51
	Total-Non-current Assets	8,529.79	7,901.29
	2. Current assets		
	(a) Inventories	1,849.98	1,513.65
	(b) Financial Assets:		
	(i) Trade receivable	491.56	420.25
	(ii) Cash and Cash equivalents	0.59	0.80
	(iii) Bank balance other than(ii) above	83.33	83.33
	(iv) Loans and Deposits	0.09	1.3
	(v) Others	31.33	25.2
	(c) Current Tax Assets (net)	85.75	79.2
	(d) Other current assets	229.59	268.9
	Total Current assets	2,772.22	2,392.8
	TOTAL - ASSETS	11,302.01	10,294.14
В	EQUITY AND LIABILITIES		
-	I. EQUITY		
	(a) Equity Share Capital	1,832.95	1,832.9
	(b) Other Equity	(8,013.57)	(6,546.00
	(5) 5 11.41 24 11.19	-6,180.62	-4,713.0
	II. LIABILITIES	-0,100.02	-4,715.0.
	1. Non-current liabilities		
	(a) Financial Liabilities		
	(i) Borrowings	2 02 0 2 1	2 507 5
	· · · · · · · · · · · · · · · · · · ·	3,938.31	3,596.55
	(ii) Other finacial liabilities	890.04	713.0
	(b) Provisions	171.25	184.3
	Total - Non current liabilities	4,999.60	4,493.90
	2. Current liabilities		
	(a) Financial Liabilities		
	(i) Borrowings	5,634.81	3,472.6
	(ii) Trade Payables		
	(a)Total outstanding dues of micro enterprises and small enterprises	-	-
	(b) Total outstanding dues of creditors other than micro enterprises	472.19	605.9
	and small enterprises		
	(iii) Other finacial liabilities	4,366.11	4,367.7
	(b) Other current liabilities	2,008.27	2,065.43
	(c) Provisions	1.65	1.40
	Total - Current liabilities	12,483.03	10,513.2
	TOTAL - EQUITY AND LIABILITIES	11,302.01	10,294.1

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Casn.	riow Statement for the year ended 31st March, 2020		Rs.In Lacs
		As at 31st	As at 31st
Partic	ulars	March, 2020	March, 2019
		(Audited)	(Audited)
(A)	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit before Tax and Extra-ordinary Items	(2,192.91)	(2,068.80
	Adjustments for.		
	-Depreciation	146.69	148.80
	-Interest Expenses	1,183.51	984.23
	-Liabilities no longer required written back	(18.09)	(21.70
	-Interest Income	(7.83)	(9.34
	Operating Profit Before Working Capital Changes	(888.63)	(966.81
	Adjustments for.		
	-Trade Payables	(484.80)	746.75
	-Trade and other Receivables	(15.60)	86.55
	-Inventories .	(336.33)	616.37
	Cash Generated from Operations:	(1,725.36)	482.86
	Taxes Paid	(6.55)	(13.38
	Net Cash generated from Operating Activities	(1,731.91)	469.48
(B)	CASH FLOW FROM INVESTING ACTIVITIES		
	Purchase of Property, Plant and Equipments (Net)	(72.94)	(35.11
	Term Deposit other than eash equivalents	-	16.31
	Interest Received	1.78	2.20
	Dividend Income		
	Net Cash used in Investing Activities	(71.16)	(16.54
(C)	CASH FLOW FROM FINANCING ACTIVITIES		
	Proceeds from Short Term Borrowings	2,162.18	257.35
	Proceeds From Long Term Borrowings		
	Interest Paid	(359.32)	(709.74
	Net Cash generated/(used) in Financing Activities	1,802.86	(452.39
	Net Increase/(Decrease) in Cash and Cash Equivalents(A+B+C)	(0.21)	0.55
	Cash and Cash Equivalents at the beginning of the year	0.80	0.23
	Cash and Cash Equivalents at the end of the period	0.59	0.80
	Details of Cash and Cash Equivalents		
	Balance with bank	31.03.2020	31.03.201
	On Current Accounts	0.50	0.35
	Cash on hand	0.09	0.45
	Total	0.59	0.80

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Notes:

- 1 The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at the meeting held on 28th July 2020, and have been reviewed by the Statutory Auditors of the Company.
- 2 Scheme of Amalgamation between Mangalam Timber Products Limited ("the Company") with Mangalam Cement Limited w.e.f. April 1, 2019 (appointed date), has been filed with respective NCLTs for sanction of the scheme. Mangalam Cement Ltd had to defer the the meeting of Equity shareholders and its creditors sheduled to happen on 18th April' 20, because of nationwide lockdown and shall conduct the meeting on getting afresh date from NCLT-Jaipur bench. Mangalam Timber Products Ltd. application was sheduled to be heard on 31st March'20 but could not happen because of the lockdown and the same application has been reheard on 12th June 20 but order has been reserved for pronouncement. The meeting shall be held as per direction received from NCLT-Cuttack bench. Pending sanction of the scheme, no impact has been considered in these financial results.
- 3 The Company's operations were affected during the quarter ended 31st March,2020 due to lockdown announced on account of COVID-19 pandemic by State and Central Govt. w.e.f. 23rd March 2020. However, Production restarted from 18th of July 2020 in compliane of guidelines issued by Govt. of India after seeking necessary permission and following social distancing, hygiene and other safety measures. The Company is continuously monitoring any material changes in future economic conditions.
- 4 The Company manufactures "Medium Density Fibre (MDF) Boards" and management reviews the performance of the Company as a Single operating segment in accordance 'with IND As-108 "Operating Segment" notification pursunt to Companies (Accounting Standards) Rule 2015. Accordingly, no separate information has been furnished herewith.
- Effective from April 1, 2019, the Company has adopted Ind AS 116 "Leases" using modified retrospective approach, accordingly comparative information has not been restated. The adoption of the new standard has resulted in recognizing a right of use assets and corresponding lease liabilities. The effect of the adoption does not have any material impact on the financial results of the quarter.
- 6 The figure of the previous year/periods have been regrouped/rearranged wherever necessary.
- 7 The figures for three months ended 31st March, 2020 and 31st March, 2019 are the balancing figures in respect of the full financial year and published year to date figures up to the nine months of the current financial year.

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By order of the Board

Vishwanath Chandak Director (DIN:00313035)

Place: Kolkata Date: 28th July, 2020

CHARTERED ACCOUNTANTS

1-B, Chetakpuri, Gwalior - 474009 Phones: 0751 - 2322995, 94251 13995,

E-mail: ca_mgoyal@yahoo.com

Independent Auditor's Report on the Quarterly and Year to Date Audited Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, as amended

To
The Board of Directors
Mangalam Timber Products Limited

Report on the Audit of the Standalone Financial Results

Opinion

We have audited the accompanying statement of quarterly and year to date Standalone Financial results of Mangalam Timber Products Limited ("the Company") for the quarter ended March 31, 2020 and for the year ended March 31, 2020 ("Statement"), attached herewith, being submitted by the Company pursuant to the requirement of the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, as amended (the "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the statement:

- i. Is presented in accordance with the requirements of the Listing Regulations in this regard; and
- ii. gives a true and fair view in conformity with the applicable accounting standards and other accounting principals generally accepted in India, of the net profit/loss and other comprehensive income and other financial information of the company for the quarter ended March 31, 2020 and for the year ended March 31, 2020.

Basis of Opinion

We conducted our audit in accordance with the Standard on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibility under that Standard are further described in the "Auditor's Responsibilities of the Audit of the Standalone Financial Results" section of our report. We are independent of the Company in accordance with the code of Ethics issued by The Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the Financial Statement under the provision of the act and Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our opinion.



CHARTERED ACCOUNTANTS

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Emphasis of Matter

We drew attention to Note 4 to the Statement, which describes the uncertainties and the impact of Covid-19 pandemic on the Company's operation and result as assessed by the management. Further, our attendance at the physical inventory verification done by the management was impracticable under the current lock-down restriction imposed by the government and we have therefore, relied on the related alternate audit procedures to obtain comfort over the existence and condition of inventory at the year end. Our opinion is not modified in respect of this matter.

Management's Responsibilities of the Standalone Financial Results

The Statement has been prepared on the basis of the Standalone annual financial statements. The Board of Director of the Company is responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit/loss and other comprehensive income of the company and other financial information in accordance with the applicable accounting standards prescribed under section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provision of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimate that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view are free from material misstatement, whether due to fraud or error.

In preparing the statement, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Board of Directors either intends to liquidate the Company or to cease the operations, or has no realistic alternatives but to do so.

The Board of Directors is also responsible for overseeing the Company's financial reposting process.

Auditor's Responsibilities for the Audit of the Standalone Financial Results

Our objectives are to obtain reasonable assurance about whether the Statement as a whole is free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatement can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of user taking on the basis of the Statement.



Page 2 of 4

CHARTERED ACCOUNTANTS

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As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also

- identify and assess the risk of material misstatement of the Statement, whether due to fraud or error, design and perform audit procedures responsive to those risk, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk is not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act,
 we are also responsible for expressing our opinion on whether the company has adequate
 internal financial controls with reference to financial statements in place and operating
 effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Conclude on the appropriateness of the Board of Director's use of the going concern basis
 of accounting and, based on the audit evidence obtained, whether a material uncertainty
 exists related to events or conditions that may cast significant doubt on the company's
 ability to continue as a going concern. If we conclude that a material uncertainty exists,
 we are required to draw attention in our auditor's report. However, future events or
 conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the statement, including the
 disclosures, and whether the Statement represents the underlying transactions and
 events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among the matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with the relevant ethical requirements regarding independence, and to communicate with them all relationship and other matters that may reasonably be thought to bear in our independence, and where applicable, related safeguards.

CHARTERED ACCOUNTANTS

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E-mail: ca_mgoyal@yahoo.com

Other Mattes

The Statement includes the results for the quarter ended March 31, 2020 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2020 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

For Manish Goyal & Associates

Chartered Accountants

Firm Registration No. 007152C

Manish Goya

Proprietor

Membership Number: 076096 Place: Kolkata, 28th July 2020

UDIN:- 20076096AAAABA1531



MANGALAM CEMENT LIMITED



Regd:Office: P.O. Adityanagar-326520, Morak, Distt. Kota (Rajasthan) CIN-L26943RJ1976PLC001705

Website: www.mangalamcement.com email: communication@mangalamcement.com

AUDITED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31ST MARCH-2019

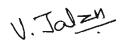
						(Rs. in Lacs)	
		Q	uarter endec	Year ended			
Sr. No.	Particulars	31.03.2019	31.12.2018	31.03.2018	31.03.2019	31.03.2018	
		AUDITED	UNAUDITED	AUDITED	AUDITED	AUDITED	
1	Revenue from Operations	31808.63	33487.24	30243.26	119506.50	111884.48	
2	Other Income	1200.57	771.21	731.06	2842.79	2807.10	
3	Total Income (1 + 2)	33009.20	34258.45	30974.32	122349.29	114691.58	
4	Expenses						
	a) Cost of Materials Consumed	4766.13	5482.70	5099.97	19926.62	19888.78	
	b) Change in Inventories of Finished Goods,	1252.14	459.12	(216.16)	1369.38	(472.18)	
	Work-in-Progress and Stock-in-Trade						
	c) Employee Benefits Expense	2098.71	2428.19	2357.55	8894.29	8808.08	
	d) Power and Fuel	9068.48			38192.85	29940.87	
	e) Packing, Distribution & Selling Expenses	10284.54	10473.05		36781.94	33448.86	
	f) Finance Costs	1805.74	749.46	1061.46	5078.24	4727.28	
1	g) Depreciation and Amortisation Expense	1141.09	1168.51	1141.10	4612.47	4421.11	
	h) Excise Duty		-	-	· -	3918.50	
İ	i) Other Expenses	2369.63			9085.93	8114.45	
	TOTAL EXPENSES	32786.46			123941.72	112795.75	
5	Profit/(Loss) Before Exceptional Items and Tax (3 - 4)	222.74	78.24	(438.59)	(1592.43)	1895.83	
6	Exceptional Items	-	-	-		-	
7	Profit/(Loss) Before Tax (5 - 6)	222.74	78.24	(438.59)	(1592.43)	1895.83	
8	Tax expenses				l· .i·		
	a) Current Tax / MAT	-	-	(47.75)	· , -	295.31	
	b) MAT Credit entitlement	-	-	47.75		(295.31)	
	c) Deferred Tax charge/(credit)	89.20	(0.15)	12.05	(584.90)	761.31	
	d) Income Tax for earlier year	(33.81)	-	-	(33.81)	(3.67)	
	Total Tax	55.39	(0.15)	12.05	(618.71)	757.64	
9	Net Profit/(Loss) for the Period (7-8)	167.35	78.39	(450.64)	(973.72)	1138.19	
10	Other comprehensive Income (Net of Tax) Items that will not be reclassified to Profit & Loss	(22.87)	19.83	(61.61)	(14.98)	(0.38)	
11	Total Comprehensive Income (After Tax) (9+10)	144.48	98.22	(512.25)	(988.70)	1137.81	
12	Paid up Equity Share Capital (Face value Rs.10/-)	2669.38	2669.38	2669.38	2669.38	2669.38	
13	Other Equity			,	47677.83	48827.44	
14	Basic and Diluted EPS (in Rs.)	0.62	0.30	(1.69)	(3.65)	4.26	

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V. Jolza

	Statement of Assets and Liabilities is as under:-		(Rs.in Lacs)
		As at	As at
S.No.	Particulars	31.03.2019	31.03.2018
	·	AUDITED	AUDITED
Α	ASSETS		
	1 Non-Current Assets		
	a) Property, Plant and Equipment	81088.06	
	b) Capital Work-in-Progress	7306.08	509.21
	c) Other Intangible Assets	1002.56	1137.35
	d) <u>Financial Assets</u>	0750 70	0.450.50
•	i) Investments	2758.78	2459.58
	ii) Other Financial Assets	942.27	972.21
	e) Other Non Current Assets Total -Non Current Assets	2282.57 95380.32	2725.99
		95360.32	89795.22
	2 Current Assets	11050 10	44400 74
	a) Inventories	11656.42	11190.71
	b) <u>Financial Assets</u>		
	i) Investments	538.63	
	ii) Trade Receivable	3523.95	3649.14
	iii) Cash and Cash Equivalents	66.53	991.68
	iv) Bank Balance other than above	1307.08	1255.29
	v) Loans and Deposits	12220.00	3370.00
	vi) Others	1988.94	1159.08
	c) Current Tax Assets (net)	581.27	560.79
	d) Other Current Assets	14143.06	8897.45
	Total - Current Assets	46025.88	32176.85
	TOTAL ASSETS	141406.20	121972.07
<u> </u>	* * * * * * * * * * * * * * * * * * * *	14 1406.20	121972.07
В	EQUITY AND LIABILITIES		
	Equity		
	a) Equity Share Capital	2669.38	2669.38
	b) Other Equity Total -Equity	47677.83 50347.21	48827.44 51496.82
	Liabilities	30347.21	31430.02
	1 Non-Current Liabilities		
	a) <u>Financial Liabilities</u>	1	
	i) Borrowings	29178.85	18854.88
	ii) Other Financial Liabilities	3967.25	3900.14
	b) Provisions	1897.20	
	c) Deferred Tax Liabilities (net)	3601.53	
	Total - Non-Current Liabilities	38644.83	28798.15





11376.76

18011.25

15210.09

5668.81

2020.36

52414.16

141406.20

126.89

9158.63

14351.84

10449.61

5576.40

2139.35

41677.10

121972.07

1.27

Total outstanding dues of micro enterprises and small enterprises

Total outstanding dues of creditors other than micro

enterprises and small enterprises iii) Other Financial Liabilities

Total - Current Liabilities

TOTAL EQUITY AND LIABILITIES

2 Current Liabilities

c) Provisions

a) <u>Financial Liabilities</u>i) Borrowings

ii) Trade payables

b) Other Current Liabilities

NOTES

- The Board of Directors has recommended a dividend of Rs. 0.50 (Fifty Paisa) only per equity share of Rs.10 each subject to approval of shareholders for the year ended 31st March, 2019
- 2. The figures for three months ended 31st March ,2019 and 31st March , 2018 are the balancing figure between audited figures in respect of the full financial year and published year to date figures up to the nine months of the current financial year.
- 3. Effective 1st July 2017, sales are recorded net of GST whereas earlier sales were recorded gross of excise duty which formed part of expenses. Hence, Revenue from Operations for the year ended 31st March 2018 are not comparable with current year figures.
- 4. The Company has only one business segment, which is cement.
- 5. In compliance with Ind AS 115, certain sales promotion schemes are now treated as variable components of consideration and have been recognized as revenue deductions instead of other expenses. Consequently, prior period financial numbers have been restated, wherever necessary.
- 6. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective meeting held on 11th May, 2019.

Place: New Delhi

Date: 11th May, 2019

By Order of the Board

Vidula Jalan Executive Director

160



Unit No. 1704, 17th Floor, Tower B, World Trade Tower, DND FLyway, C-01, Sector 16, Noida-201301, Delhi-NCR (India) | Ph:(0120) 2970005 Mob. 9205575996

E-mail: newdelhi@singhico.com | Website: www.singhico.com

Auditor's Report on Quarterly Financial Results and Year to Date Results of Mangalam Cement Limited Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015.

To Board of Directors Mangalam Cement Limited

We have audited the accompanying quarter and annual financial results ('the statement') of Manglam Cement Limited ('the Company") for the year ended 31 March 2019, attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Attention is drawn to the fact that the figures for the quarter ended 31 March, 2019 and the corresponding quarter ended in the previous year as reported in the statement are the balancing figures between audited figures in respect of the full financial year and the published year to date figures up to the end of the third quarter had only been reviewed and not subjected to audit.

The Statement have been prepared on the basis of the audited annual financial statements and reviewed quarterly financial results up to the end of third quarter which are the responsibility of the Company's management. Our responsibility is to express an opinion on the statement based on our audit of financial statements, which have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standards (Ind AS) prescribed under section 133 of the Companies Act, 2013 ('the Act') read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulation, 2015.

We conducted our audit in accordance with the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement is free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts disclosed as financial results. An audit also includes assessing the accounting principles used and significant estimates made by the management. We believe that our audit provides a reasonable basis for our opinion.

Attention is drawn in respect of coal valuing Rs. 1512.64 Lacs sent for processing is lying with a vendor for long time. Due to financial difficulty, vendor could not supply the material but the Company is hopeful of recovery. Our opinion is not modified in respect of said matter.

Based on our audit conducted as above, in our opinion and to the best of our information and according to the explanations given to us the accompanying statement,

- (i) is presented in accordance with the requirements of Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 in this regard; and
- (ii) Give a true and fair view of the net loss including other comprehensive income and other financial information for the year ended 31 March 2019.

For Singhi & Co. Chartered Accountants Firm Reg. No. 302049E

> B. K. Sipani Partner

Membership No. 088926

Place: New Delhi Date: 11th May, 2019

MANGALAM CEMENT LIMITED



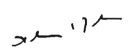
Regd.Office: P.O. Adityanagar-326520, Morak, Distt. Kota (Rajasthan) CIN-L26943RJ1976PLC001705

Website: www.mangalamcement.com email: communication@mangalamcement.com

AUDITED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31ST MARCH-2020

						(Rs. in Lakhs)
		(Quarter ended	1	Year e	nded
Sr. No.	Particulars	31.03.2020	31.12.2019	31.03.2019	31.03.2020	31.03.2019
		AUDITED	UNAUDITED	AUDITED	AUDITED	AUDITED
1	Revenue from Operations	29679.89	30903.86	31950.08	122825.10	119959.65
2	Other Income	711.73	715.31	1059.12	2972.58	2389.64
3	Total income (1 + 2)	30391.62	31619.17	33009.20	125797.68	122349.29
4	Expenses					
	a) Cost of Materials Consumed	5112.50	5301.62	4766.13	19719.16	19926.62
	b) Change in Inventories of Finished Goods,	(1931.73)	(1432.94)	1252.14	(5487.44)	1369.38
	Work-in-Progress and Stock-in-Trade					
	c) Employee Benefits Expense	2740.31	2704.83	2098.71	10877.09	8894.29
	d) Power and Fuel	7956.19	8881.17	9068.48	33631.72	38192.85
	e) Packing, Distribution & Selling Expenses	8202.47	8604.40	10284.54	33111.95	36781.94
	f) Finance Costs	1711.77	1632.46	1805.74	6327.50	5078.24
	g) Depreciation and Amortisation Expense	1257.23	1232.88	1141.09	4867.50	4612.47
	h) Other Expenses	2999.26	2760.55	2369.63	11036.16	9085.93
	TOTAL EXPENSES	28048.00	29684.97	32786.46	114083.64	123941.72
5	Profit/(Loss) Before Tax (3-4)	2343.62	1934.20	222.74	11714.04	(1592.43)
6	Tax expenses					
	a) Income Tax / MAT	400.02	332.58	-	1919.36	-
	b) Income Tax for earlier year (Net)	-	-	(33.81)	77.77	(33.81)
	c) Deferred Tax charge/(credit)	392.06	357.78	89.20	2126.70	(584.90)
	Total Tax	792.08	690.36	55.39	4123.83	(618.71)
7	Net Profit/(Loss) for the Period (5-6)	1551.54	1243.84	167.35	7590.21	(973.72)
8	Other comprehensive Income/(Loss) (Net of Tax) Items that will not be reclassified to Profit & Loss	(65.65)	(22.96)	(22.87)	(185.88)	(14.98)
9	Total Comprehensive Income/(Loss) (After Tax) (7+8)	1485.89	1220.88	144.48	7404.33	(988.70)
10	Paid up Equity Share Capital	2669.38	2669.38	2669.38	2669.38	2669.38
	(Face value Rs.10/-)					
11	Other Equity				54921.26	47677.83
12	Basic and Diluted EPS (in Rs.)	5.81	4.66	0.62	28.43	(3.65)





	Statement of Assets and Liabilities is as under:-			Assets and Liabilities is as under:-	(Rs.in Lak		
5.No.		-		Particulars	As at 31.03.2020	As at 31,03,201	
l					AUDITED	AUDITED	
A	ASS	ETS	,				
	1	No	n-Cu	rrent Assets			
		1	a) Pr	operty, Plant and Equipment	88745.87	81088	
				ipital Work-in-Progress	2073.88	7299	
				ght-of-use Assets	1925,25		
_				her Intangible Assets	872.62	1002	
—- -				nancial Assets			
		 	1)	Investments	3485.22	2758	
— -		-	ii)	Other Financial Assets ner Non Current Assets	1019.40 7833.07	942 2282	
		'	700	Total -Non Current Assets	105955.31	95373	
	_	0			105855.31	95513	
				Assets			
-				entories	16417.99	11663	
_		b	-	ancial Assets			
<u>_</u> _				Investments	3031.94	538	
			ji)	Trade Receivable	2691.14	3523	
			iii	Cash and Cash Equivalents	6332.00	66	
			iv	Bank Balance other than (iii) above	2030.59	1307	
- -			V	Loans and Deposits	7872.71	12220	
$ \mid$ $-$				Other Financial Assets	2733.76	1988	
-	\neg			rent Tax Assets (net)	494.16	581	
- -				er Current Assets	11708.19	14143	
- -	-	u,	Oiii	Total - Current Assets	53312.48	46032.	
+	_		┼──	TOTAL ASSETS	159267.79	141406.	
E	OUI	TYA	ND I	LIABILITIES	139207.79	141400.	
	quit						
			Equ	ity Share Capital	2669.38	2669.	
_ _		b)	Oth	er Equity	54921.26	<u>47677.</u>	
_ _				Total -Equity	57590.64	50347.	
_ <u>L</u> 1		lities					
_ _	1			rent Liabilities			
-	_	a)		ncial Liabilities	24024 55	20479	
-}	-			Borrowings Other Financial Liabilities	34834.55 4331.00	29178. 3967.	
-	\dashv			Lease Liabilities	105.00	3507.	
-		b)		risions	2283.28	1897.	
1	1			erred Tax Liabilities (net)	5651.42	3601.	
			Othe	er Non Current Liabilities	209.92		
				Total - Non-Current Liabilities	47415.17	38644.	
	2 0	urre	int L	iabilities			
		a)[Fina	ncial Liabilities			
			i)	Borrowings	14421.91	11376.	
			_ii)	Trade payables			
				Total outstanding dues of micro enterprises and small enterprises	1.53	126.	
-				Total outstanding dues of creditors other than micro enterprises and small enterprises	18036.14	16545.	
	+	+		Other Financial Liabilities	14121.89	16822.	
-	+			Lease Liabilities	50.12		
	\top	b)		r Current Liabilities	5130.42	5671.0	
1	_			sions	1735.89	1871.4	
		- U/I			764.08		
	+		Curre	ent Tax Liabilities			
				ent Tax Liabilities Total - Current Liabilities	54261.98	52414.	

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Mangalam Cement Ltd. Statement of Cash Flow for the year ended 31st March, 2020 (All amounts are in rupees lakhs, unless otherwise stated) Year ended Year ended 31st March, 2020 31st March, 2019 Audited Audited CASH FLOWS FROM OPERATING ACTIVITIES: (1,592.43)11,714.04 Net profit / (Loss) before tax Adjustments for: 4,612.47 Depreciation and amortization expense 4,867.50 5,078.24 Finance costs 6,327.50 (659.72)(1,849.21)Interest income 14.90 15.25 Net loss on sale of property, plant and equipment 14.06 (Gain) / Loss on foreign exchange fluctuation (352.05)Gain on fair valuation of financial assets measured at FVTPL (328.79)(277.76)Net gain on sale of investments (39.74)30.32 Loss on interest rate swap 13.36 6,868.03 Operating profit before working capital Changes 20,719.91 Changes in Working Capital 6,583.02 2,802.43 Increase/ (decrease) in trade and other payables 3,957.22 (4,566.50)(Increase)/ decrease in trade and other receivables (465.71)(4,754.57)(Increase)/ decrease in inventories Cash generated from operation 22,724.99 8,418.84 18.13_ (1,143.29)Income taxes refund /(Paid) Net cash flow from operating activities (A) 21,581.70 8,436.97 B. CASH FLOWS FROM INVESTING ACTIVITIES: (16,715.44)(10,244.41)Purchase of property, plant and equipment 147.18 Sale of property, plant and equipment 88.48 (10,950.00)(20,960.00)Purchase of investments 8,026.87 21,903.40 Sale of investments (9,077.71)(10,700.00)Inter Corporate Deposits given 2,020.00 Inter Corporate Deposits refunded back 13,425.00 (1,193.65)(81.23)Movement in fixed deposits 788.83 276,81 Interest received Net cash flow used in Investing activities (B) (15,607.62)(17,638.25) C. CASH FLOWS FROM FINANCING ACTIVITIES: (6,338.95)(5,410.25)Interest and financial charges Dividend paid (including dividend distribution tax) (160.91)(160.91)(76.86)Payment of lease liability 533.84 Proceed from borrowings from Government 20500.00 19,273.91 Proceeds from non current borrowings Repayment of non current borrowings (15,984.79)(8870.84)

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3,045.15

6,265.47

6,332.00

66.53

291.39

2,218.13

8,276.13

(925.15)

991.68

66.53

Net proceed from current borrowings

Net Cash Flow used in financing activities (C)

Net increase/(decrease) in cash and cash equivalents

Cash and cash equivalents at the end of the year

Cash and cash equivalents at the beginning of the year

NOTES

- The Board of Directors has recommended a dividend of Rs. 1.00 (Rupee One) only per equity share of Rs.10 each subject to approval of shareholders for the year ended 31st March, 2020.
- 2. The figures for three months ended 31st March, 2020 and 31st March, 2019 are the balancing figure between audited figures in respect of the full financial year and published year to date figures up to the nine months of the current financial year.
- 3. Effective from April 1, 2019, the Company has adopted Ind AS 116 "Leases" using modified retrospective approach, accordingly comparative information has not been restated. The adoption of the new standard has resulted in recognising a right of use assets and corresponding lease liabilities. The effect of the adoption does not have any material impact on the financial results.
- 4. The Company has only one business segment, which is cement.
- 5. The Company's operations were affected during the quarter ended 31st March, 2020 due to lockdown announced on account of COVID-19 pandemic by State/Central Govt. w.e.f. 23rd March, 2020. Company has re-started its operations in compliance of guidelines dated 15th April, 2020 issued by Govt. of India after seeking necessary permission and approvals and following social distancing, hygiene and other safety measures. The Company expects to recover the carrying amount of all its assets including inventories, receivables and loans in the ordinary course of business based on information available on current economic conditions. The Company is continuously monitoring any material changes in future economic conditions.
- 6. Scheme of Amalgamation between Mangalam Timber Products Limited with Mangalam Cement Limited ("the Company") w.e.f. April 1, 2019 (appointed date), has been filed with respective NCLTs. Mangalam cement Ltd had to defer the meeting of Equity shareholders and its creditors scheduled to happen on 18th April'20, because of nationwide lockdown and shall conduct the meeting on getting a fresh date from NCLT-Jaipur bench. Mangalam timber application was scheduled to be heard on 31st march'20 but could not happen because of the lockdown and the same application has been reheard on 12th June but order has been reserved for pronouncement. The meetings shall be held as a per direction received from NCLT-Cuttack bench. Pending sanction of the scheme, no impact has been considered in these financial results.
- 7. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective meeting held on 17th June, 2020.

Place: Kolkata

Date: 17th June, 2020

By Order of the Board

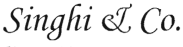
Anshuman Vikram Jalan

Co-Chairperson

سرا سايد

DIN: 01455782

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Chartered Accountants

Unit No. 1704, 17th Floor, Tower B, World Trade Tower, DND FLyway, C-01, Sector 16, Noida-201301, Delhi-NCR (India) | Ph:(0120) 2970005 Mob. 9205575996 E-mail: newdelhi@singhico.com | Website: www.singhico.com

Independent Auditor's Report on the Quarterly and Year to Date Audited Financial Results of the Company Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended

To the Board of Directors of Mangalam Cement Limited

Report on the Audit of the Financial Results

Opinion

We have audited the accompanying statement of quarterly and year to date financial results of Mangalam Cement Limited ("the Company"), for the quarter and year ended March 31 2020 ("the Statement"), attached herewith, being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations").

In our opinion and to the best of our information and according to the explanations given to us, the Statement:

- i. is presented in accordance with the requirements of the Listing Regulations in this regard: and
- ii. gives a true and fair view in conformity with the applicable accounting standards and other accounting principles generally accepted in India, of the net profit and other comprehensive income for the quarter ended March 31, 2020, net profit and other comprehensive income for the year ended March 31, 2020 and other financial information of the Company for the quarter and year ended March 31, 2020.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs), as specified under section 143(10) of the Companies Act, 2013, as amended ("the Act"). Our responsibilities under those Standards are further described in the 'Auditor's Responsibilities for the Audit of the Financial Results' section of our report. We are independent of the Company in accordance with the 'Code of Ethics' issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Management's Responsibilities for the Financial Results

The Statement has been prepared on the basis of the annual financial statements. The Board of Directors of the Company are responsible for the preparation and presentation of the Statement that gives a true and fair view of the net profit/loss and other comprehensive income and other financial information of the Company in accordance with the applicable accounting standards prescribed under Section 133 of the Act read with relevant rules issued thereunder and other accounting principles generally accepted in India and in compliance with Regulation 33 of the Listing Regulations. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making

Page 1 of 3

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judgments and estimates that are reasonable and prudent; and the design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the Statement, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Results

Our objectives are to obtain reasonable assurance about whether the Statement as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Statement.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Statement, whether due to fraud or
 error, design and perform audit procedures responsive to those risks, and obtain audit evidence
 that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud
 may involve collusion, forgery, intentional omissions, misrepresentations, or the override of
 internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial results or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Statement, including the disclosures, and whether the Statement represent the underlying transactions and events in a manner that achieves fair presentation.



Materiality is the magnitude of misstatements in the Statement that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the Statement may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the Statement.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

Other Matter

The Statement includes the results for the quarter ended March 31, 2020 being the balancing figure between the audited figures in respect of the full financial year ended March 31, 2020 and the published unaudited year-to-date figures up to the third quarter of the current financial year, which were subjected to a limited review by us, as required under the Listing Regulations.

Date:June 17, 2020

Place: Noida (Delhi - NCR)

NODA * DELHI NCR For Singhi & Co. Chartered Accountants Firm Reg. No. 302049E

> Bimal Kumar Sipani Partner

Membership No. 088926 UDIN: 20088926AAAAEJ4825

Birla Building, 9/1 R N Mukherjee Road, 10th Floor, Kolkata - 700 001

Regd. Office: Kusumi, Nabarangpur, Odisha - 764 059 Tel No: +91 6858 222148/142/053 Fax: +91 6858 222 042

Website: www.mangalamtimber.com, Email: admin@mangalamtimber.com

CIN: L02001OR1982PLC001101

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND SIX MONTH ENDED 30TH SEPTEMBER, 2020

Rs.	in l	[a]

_		Name of the last o					Rs.In Lakhs
Si No.	Particulars	3 Month ended 30.09.2020	Preceding 3 Month ended 30.06.2020	Corresponding 3 month ended 30.09.2019	6 Month ended FY20-21	Corresponding Month ended FY19-20	Previous Year ended 31.03.2020
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
	Income:					,	
1	Revenue from Operations	390.70	130.33	29.81	521.03	49.63	400.06
2	Other Income	7.71	0.76	29.12	8.47	50.28	78.06
3	Total Income (1+2)	398.41	131.09	58.93	529.50	99.91	478.12
4	Expenses;						
	a Cost of materials consumed	249.60	5.33		254.93	-	449.62
F	b Changes in inventories of finished goods, work-in-progress and stock-in-trade	114,91	162.13	26.81	277.04	47.31	(346.34)
	c Employee Benefit Expense	171.50	100.77	125.20	272.27	238.13	549.88
	d Finance Cost	326.02	316.56	284.44	642.58	532.11	1,183.51
	e Depreciation and Amortisation Expense	36.62	36.23	36.88	72.85	73.63	146.68
	f Other Expenses						
	i) Power & Fuel	193.55	29.23	30.76	222.78	57.96	386.20
	ii) Freight & Delivery Charges	59.40	18.96	0.88	78.36	1.83	47.27
	iii) Others	88.82	35.47	30.02	124.29	71.05	254.21
	Total Expenses	1,240.42	704.68	534.99	1,945.10	1,022.02	2,671.03
5	Profit(loss) before ordinary activities before tax (3-4)	(842.01)	(573.59)	(476.06)	(1,415.60)	(922.11)	(2,192.91)
6	Tax expense						
	- Current Tax		-	- 1			-
	- Deferred Tax	(251.28)	(178.96)	(146.92)	(430.24)	(284.75)	(719.81)
7	Net Profit / (Loss) for the period (5-6)	(590.73)	(394.63)	(329.14)	(985.36)	(637.36)	(1,473.10)
8	Other comprehensive income (net of tax)	1.39	1.38	2.55	2.77	5.10	5.53
9	Total Comprehensive Income for the period (after tax) (7+8)	(589.34)	(393.25)	(326.59)	(982.59)	(632.26)	(1,467.57)
1 10	Paid-up equity share capital [Face value of Rs.10/-]	1,832.74	1,832.74	1,832.74	1,832.74	1,832.74	1,832.74
	Earnings per share						
	Basic and Diluted (Rs.)	(3.22)	(2.15)	(1.80)	(5.38)	(3.48)	(8.04)
					l s		
		Kilyan I D. S. Mart II bahara aras ara		-	THE PROPERTY OF THE PARTY	1	

Cluander

State	ement of Assets and Liabilities is as under:-	Rs.In l	Lakhs
	,	As at 30th	As at 31st
	Particulars	September, 2020	March, 2020
		(Unaudited)	(Audited)
Α.	ASSETS		
	1. Non-current assets	2.027.07	2 000 02
	(a) Property, Plant Equipment	2,927.07	2,999.92
	(b) Capital work-in-Progress	115.39	108.63
	(c) Other Intangible assets	7.30	7.30
	(d) Financial Assets:		
	(i) Investments	5.00	5.00
	(e) Deferred tax assets (net)	4,692.48	4,263.48
	(f) Other non current assets	1,145.46	1,145.46
	Total-Non-current Assets	8,892.70	8,529.79
	2. Current assets		
	(a) Inventories	1,535.56	1,849.98
	(b) Financial Assets:		
	(i) Trade receivable	477.77	491.56
	(ii) Cash and Cash equivalents	0.42	0.59
	(iii) Bank balance other than(ii) above	-	83.33
	(iv) Loans and Deposits	0.10	0.09
	(v) Others	34.36	31.33
	(c) Current Tax Assets (net)	86.50	85.75
	(d) Other current assets	226.50	229.59
	Total Current assets	2,361.21	2,772.22
	TOTAL - ASSETS	11,253.91	. 11,302.01
В	EQUITY AND LIABILITIES		
	I, EQUITY		
	(a) Equity Share Capital	1,832.95	1,832.95
	(b) Other Equity	(8,996.16)	(8,013.57
		-7,163.21	-6,180.62
	II, LIABILITIES		-
	1. Non-current liabilities		
	(a) Financial Liabilities		
	(i) Bortowings	3,847.16	3,938.31
	(ii) Other finacial liabilities	890.04	890.04
	(b) Provisions	179.11	171.25
	Total - Non current liabilities	4,916.31	4,999.60
	2. Current liabilities		
	(a) Financial Liabilities		
	(i) Borrowings	5,816.45	5,634.81
	(ii) Trade Payables	ĺ	,
	(a)Total outstanding dues of micro enterprises and small enterprises	_	_
	(b) Total outstanding dues of creditors other than micro enterprises	500.14	472.19
	and small enterprises	300.14	7,2.17
	(iii) Other finacial liabilities	5,199.04	4,366.11
	(b) Other current liabilities (c) Provisions	1,983.53	2,008.27
		1.65	1.65
	Total - Current babilities	· ·	12,483.03
	TOTAL - EQUITY AND LIABILITIES	11,253.91	11,302.01



Cash Flow Statement Rs.In Lakhs			
	•	As at 30th	As at 31st
	Particulars	September,2020	March, 2020
\vdash		(Unaudited)	(Audited)
. (A)	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit before Tax and Extra-ordinary Items	(1,415.60)	(2,192.91)
	Adjustments for:		
	-Depreciation	72.85	146.69
l	-Interest Expenses	642.58	1,183.51
	-Liabilities no longer required written back	(3.60)	(18.09)
	-Interest Income	(3.79)	(7.83)
	Operating Profit Before Working Capital Changes	(707.56)	(888.63)
1	Adjustments for:		
	-Trade Payables	6.81	(484.80)
	-Trade and other Receivables	16.87	(15.60)
	-Inventories	314.42	(336.33)
	Cash Generated from Operations:	(369.46)	(1,725.36)
	Taxes Paid	(0.75)	(6.55)
	Net Cash generated from Operating Activities	(370.21)	(1,731.91)
(B)	CASH FLOW FROM INVESTING ACTIVITIES		
()	Purchase of Property, Plant and Equipments (Net)	(6.76)	(72.94)
	Interest Received	0.76	1.78
	Net Cash used in Investing Activities	(6.00)	(71.16)
1	Tee Cash taco in investing Activities	(0.00)	(71.10)
(C)	CASH FLOW FROM FINANCING ACTIVITIES		
	Proceeds from Short Term Borrowings	181.64	2,162.18
l	Proceeds From Long Term Borrowings	220.45	-
l	Interest Paid	(26.05)	(359.32)
l	Net Cash generated/(used) in Financing Activities	376.04	1,802,86
l	Net Increase/(Decrease) in Cash and Cash Equivalents(A+B+C)	(0.17)	(0.21)
l	Cash and Cash Equivalents at the beginning of the year	0.59	0.80
	Cash and Cash Equivalents at the end of the period	0.42	0.59
	Details of Cash and Cash Equivalents		
	Balance with bank	30.09.2020	31.03.2020
	On Current Accounts	0.30	0.50
	Cash on hand	0.12	0.09
	Total	0.42	0.59



Notes:

- 1 The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at the meeting held on 12th November 2020, and have been reviewed by the Statutory Auditors of the Company.
- 2 Scheme of Amalgamation between Mangalam Timber Products Limited ('the Company') with Mangalam Cement Limited w.e.f. April 1, 2019 (appointed date), has been filed with respective NCLTs for sanction of the scheme. Mangalam Cement Ltd. had to defer the meeting of Equity shareholders and its creditors scheduled to happen on 18th April' 2020, because of nationwide lockdown and shall conduct the meeting on getting afresh date from NCLT Jaipur bench Mangalam Timber Products Limited application was scheduled to be heard on 31st March'20 but could not happen because of the lockdown and the same application has been reheard on 12th June 2020 but order has been reserved for pronouncement. The meeting shall be held as per direction received from NCLT-Cuttack bench. Pending sanction of the scheme, no impact has been considered in these financial results.
- 3 The Company has started production from 3rd week of July, 2020 but production got hampered because of Covid-19 and continued with stoppage following social distancing, hygiene and other safety measures to limit the impact of Covid-19. The Company is continuously monitoring any material changes in future economic conditions also and expect to recover the carrying amount of its Assets.
- 4 The Company manufactures "Medium Density Fibre (MDF) Boards" and management reviews the performance of the Company as a Single operating segment in accordance with INDAs 108 'Operating Segment' notification pursunt to Companies Accounting Standards Rule 2015. Accordingly, no separate information has been furnished herewith.

5 The figure of the previous year/periods have been regrouped/rearranged wherever necessary.

By order of the Board

Vishwanath Chandak Director (DIN:00313035)

Plat Kolkata Dat 12th November, 2020

CHARTERED ACCOUNTANTS

1-B, Chetakpuri, Gwalior - 474009 Phones: 0751 - 2322995, 94251 13995, E-mail: ca_mgoyal@yahoo.com

Independent Auditor's Review Report on Quarterly and Six Months ended Unaudited Financial Results Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, as amended

To
The Board of Directors
Mangalam Timber Products Limited

- We have reviewed the accompanying statement of unaudited financial results ("the Statement") of Mangalam Timber Products Limited ("the Company") for the quarter and six months ended September 30, 2020.
- 2.The Statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34, Interim Finandal Reporting (Ind AS 34), prescribed under Section 133 of the Companies Act, 2013 ('the Act') and other accounting principles generally accepted in India and in compliance with regulation 33 of SEBI (Listing obligation and Disclosure Requirements) Regulation, 2015 ('Listing Regulation). Our responsibility is to issue a report on the statement based on our review.
- 3. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial results are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 4. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results read with notes therein prepared in all material respects in accordance with the applicable accounting standards and other recognized accounting practices and policies, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Manish Goyal & Associates

Chartered Accountants Firm Registration No. 007

Manish Goyal Proprietor

Membership Number: 076096

Place: Kolkata, 12th November 2020

udin: 20076096AAAABK7893



MANGALAM CEMENT LIMITED



Regd.Office: P.O. Adityanagar-326520, Morak, Distt. Kota (Rajasthan)
CIN-L26943RJ1976PLC001705

Concrete Ka Sachcha Saathi

Website: www.rnangalamcement.com email: communication@mangalamcement.com
UNAUDITED FINANCIAL RESULTS FOR THE QUARTER/HALF YEAR ENDED 30TH SEPTEMBER-2020

_	(Rs. in Lakhs)						
		Quarter ended		Half Year ended		Year ended	
Sr. No.	Particulars	30.09.2020	30.06.2020	30.09.2019	30.09.2020	30.09.2019	
		UNAUDITED	UNAUDITED	UNAUDITED	UNAUDITED	UNAUDITED	AUDITED
1	Revenue from Operations	32072.69	22622.37	28925.27	54695.06	62241.35	122825.10
2	Other Income	927.10	689.92	733.21	1617.02	1545.54	2972.58
3	Total Income (1 + 2)	32999.79	23312.29	29658.48	56312.08	63786.8 9	125797.68
4	Expenses						
	a) Cost of Materials Consumed	5273.66	2641.80	4644.85	7915.46	9305.04	19719.16
	b) Change in Inventories of Finished Goods.	(291 26)	2913.57	(703.42)	2622.31	(2122.77)	(5487.44)
	Work-in-Progress and Stock-in-Trade						
	c) Employee Benefits Expense	2699.91	2755.26	2578.47	5455.17	5431.95	10877.09
	d) Power and Fuel	7558.58	3205 53	7757.22	10764.11		33643.89
	e) Packing, Distribution & Selling Expenses	8885.42	5415.63	7012.97	14301.05	16305.08	33111.95
	f) Finance Costs	1581.12	1636.07	1594.40	3217.19	2983.27	6327.50
	g) Depreciation and Amortisation Expense	1585.39	1564.51	1233.18	3149.90	2377.39	4867.50
	h) Other Expenses	2424.85	1043.03		3467.88	5276.35	11023.99
	TOTAL EXPENSES	29717.67	21175.40		50893.07	56350.67	114083.64
5	Profit Before Tax (3 - 4)	3282.12	2136.89	2358.97	5419.01	7436.22	11714.04
6	Tax expenses						
	a) Income Tax / MAT	544.39	356.23	219.41	900.62	1186.76	1919.36
	b) Income Tax for earlier year (Net)	-	-	77.77	-	77.77	77.77
	c) Deferred Tax charge/(credit)	604.95	400.97	588.51	1005.92	1376.86	2126.70
	Total Tax	1149.34	757.20	885. 6 9	1906.54	2641.39	4123.83
7	Net Profit for the Period (5-6)	2132.78	1379.69	1473.28	3512.47	4794.83	7590.21
8	Other comprehensive Income/(Loss) (Net of Tax) Items that will not be reclassified to Profit & Loss	(32.99)	23.57	(54.61)	(9.42)	(97.27)	(185.88)
9	Total Comprehensive Income (After Tax) (7+8)	2099.79	1403.26	1418.67	3503.05	4697.56	7404.33
10	Paid up Equity Share Capital	2669.38	2669.38	2669.38	2669.38	2669,38	2669.38
	(Face value Rs.10/-)						- 1001 05
11	Other Equity						54921.26
12	Basic and Diluted EPS (in Rs.)	7.99	5.17	5.52	13.16	17.96	28.43

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	Statement of Assets and Liabilities is as under:-		(Rs. in Lakhs)
S.No.	Particulars	As at 30.09.2020	As at 31.03.2020
	T diffodial 5	UNAUDITED	AUDITED
Α	ASSETS	ONTOBITED	AODITED
	1 Non-Current Assets		
1	a) Property, Plant and Equipment	87770.60	88745.87
,	b) Capital Work-in-Progress	5952.19	2073.88
ł	c) Right of use Assets	2420.79	1925.25
	d) Other Intangible Assets	807.35	872.62
	e) <u>Financial Assets</u>		
	i) Investments	3664.36	3485.22
	ii) Other Financial Assets	1091.31	1019.40
1	f) Other Non Current Assets	4834.74	7833.07
	Total -Non Current Assets	106541.34	105955.31
	2 Current Assets		
	a) Inventories	15357.14	16417.99
	b) <u>Financial Assets</u>		
	i) Investments	60.60	3031.94
	ii) Trade Receivable	3246.59	2691.14
	iii) Cash and Cash Equivalents	11401.90	6332.00
	iv) Bank Balance other than (iii) above	8206.58	2030.59
	v) Loans	7397.71	7872.71
	vi) Other Financial Assets	3791.80	2733.76
	c) Current Tax Assets(net)	47.82	494.16
	d) Other Current Assets	13339.17	11708.19
	Total - Current Assets	62849.31	53312.48
	TOTAL ASSETS	169390.65	159267.79
В	EQUITY AND LIABILITIES	-	
ן כ			
	a) Equity Share Capital	2669.38	2669.38
ļ	b) Other Equity	58157.37	54921.26
	Total -Equity	60826.75	57590.64
	LIABILITIES		
)	1 Non-Current Liabilities		
l	a) <u>Financial Liabilities</u>	Ì	
	i) Borrowings	39044.56	34834.55
1	ii) Lease Liabilities	532.68	105.00
	iii) Other Financial Liabilities	4780.16	4331.00
	b) Provisions	2469.87 6653.67	2283.28 5651.42
1	c) Deferred Tax Liabilities (net)	191.80	209.92
	d) Other Non Current Liabilities Total - Non-Current Liabilities	53672.74	47415.17
	2 Current Liabilities	33072.74	47415.17
1	1		
	a) <u>Financial Liabilities</u> i) Borrowings	10463.14	14421.91
	ii) Lease Liabilities	124.47	50.12
ì	iii) Trade payables		00
	Total outstanding dues of micro enterprises and small enterprises	3.77	1.53
	Total outstanding dues of creditors other than micro enterprises and small enterprises	18781.06	18036.14
1	iv) Other Financial Liabilities	14790.53	14121.89
	b) Other Current Liabilities	7609.19	5130.42
	c) Provisions	1803.25	1735.89
	d) Current Tax Liabilities	1315.75	764.08
	Total - Current Liabilities	54891.16	54261.98
	TOTAL EQUITY AND LIABILITIES	169390.65	159267.79

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Mangalam Cement Limited

(Rs. In Lakhs)

Statement of Cash Flow

	<u>Statement of Cas</u>	Six Months ended	Six Months ended	
S.No.	<u>Particulars</u>	30th September, 2020	30th September, 2019	
		Unaudited		
A.	CASH FLOWS FROM OPERATING ACTIVITIES:			
	Profit before tax	5 440 04	5	
	Adjustments for:	5,419.01	7,436.22	
	Depreciation and amortization expense	2442.00		
	Finance costs	3,149.90	2,377.39	
	Interest income	3,217.19	2,868.22	
1	Net (Gain)/ loss on sale of property, plant and equipment	(1,146.00)	(1.038.45	
	(Gain)/ loss on fair valuation of financial assets measured at FVTPL	3,65	(1.42	
	Net gain on sale of investments	(209.42)	93.27	
	Loss on interest rate swap	(3.00)	(14.58	
	Operating profit before working capital Changes	40.00	21.78	
		10,431.33	11,742.43	
	Changes in Working Capital	ì		
	Increase/ (decrease) in trade and other payables	3.464 15	6 200 04	
	(Increase)/ decrease in trade and other receivables	(2.453.12)	6.206.81	
	(Increase)/ decrease in inventories	1.060.85	(6.114.78)	
	Cash generated from operation	CATALON III	(2,142.07)	
	Income taxes refund /(Paid)	12,503,21	9,692.39	
	Net cash flow from operating activities (A)	97.39 12,600.90	(261.38 9,431.01	
_			5,451.01	
В.	CASH FLOWS FROM INVESTING ACTIVITIES:	j j		
	Purchase of property, plant and equipment	(2,986.42)	(6,021.52)	
	Sale of property, plant and equipment	47.14	27.77	
	Purchase of investments		(500.00)	
	Sale of investments	2,976.67	500.00	
	Inter Corporate Deposits given	(8,900.00)	(4.640.00)	
	Inter Corporate Deposits refunded back	9,375.00	6.350.00	
	Movement in fixed deposits	(5,943.20)	124,122,124	
	Interest received	213.79	485.29	
	Net cash flow used in Investing activities (B)	(5,217.02)	(3.675.91)	
C.	CASH FLOWS FROM FINANCING ACTIVITIES:			
•	Interest and financial charges	-		
	Dividend paid (including dividend distribution tax)	(3,124.13)	(3,056.18)	
	Payment of lease liability	(266.94)	(160.91)	
	Proceed from borrowings from Government	(92.83)	. 3	
	Proceeds from non current borrowings		ă i	
	Repayment of non current borrowings	7,500.00	9,953.05	
	Repayment of non-current bottowings	(2.371.01)	(8, 133, 93)	
	Net proceed from current borrowings	(3,958.77)		
	Net Cash Flow used in financing activities (C)	(2,313.68)	(354,91)	
		(2,0.0.00)	(1,782.88)	
	Net increase/(decrease) in cash and cash equivalents (A+B+C)	E 000 00		
	Cash and cash equivalents at the beginning of the period	5,069.90	3,972,22	
	Cash and cash equivalents at the end of the period	6,332.00	66.53	
	to the state and at the portion	11,401.90	4,038.75	

NOTES

- The Company is taking all possible steps to mitigate the impact of Covid-19. As
 per current indicators of the future economic conditions, management does not
 foresee any risk to service its Financial obligation and expects to recover the
 carrying amount of its Assets. The impact of any future developments out of
 pandemic occurring after approval of the above Financial Results will be
 recognised prospectively.
- 2. Scheme of Amalgamation between Mangalam Timber Products Limited with Mangalam Cement Limited ("the Company") w.e.f. April 1, 2019 (appointed date), has been filed with respective NCLTs. Mangalam cement Ltd had to defer the meeting of Equity shareholders and its creditors scheduled to happen on 18th April'20, because of nationwide lockdown and shall conduct the meeting on getting a fresh date from NCLT-Jaipur bench. Mangalam timber application was scheduled to be heard on 31st march'20 but could not happen because of the lockdown and the same application has been reheard on 12th June but order has been reserved for pronouncement. The meetings shall be held as per direction received from NCLT-Cuttack bench. Pending sanction of the scheme, no impact has been considered in these financial results.
- The Company has only one business segment, which is "Cement".
- 4. Previous periods figures have been regrouped / rearranged wherever necessary.
- 5. The above results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on 7th November, 2020 and have been reviewed by the Statutory Auditors of the Company.

By Order of the Board

Anshuman Vikram Jalan

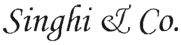
Co-Chairperson

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DIN: 01455782

Place: Kolkata

Date: 7th November, 2020



Chartered Accountants

Unit No. 1704, 17th Floor, Tower B, World Trade Tower, DND FLyway, C-01, Sector 16, Noida-201301, Delhi-NCR (India) | Ph:(0120) 2970005 Mob. 9205575996

E-mail: newdelhi@singhico.com | Website: www.singhico.com

Independent Auditor's Review Report on Quarterly and Half Yearly Unaudited Financial Results Pursuant to the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation 2015, as amended

To the Board of Directors of Mangalam Cement Limited

- 1. We have reviewed the accompanying statement of unaudited financial results ("the Statement") of Mangalam Cement Limited ('the Company") for the quarter and half year ended September 30, 2020. This Statement is the responsibility of the Company's Management and has been approved by the Board of Directors. Our responsibility is to issue a report on the statement based on our review.
- 2. We conducted our review of the Statement in accordance with the Standard on Review Engagements (SRE) 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity", issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial results are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provides less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 3. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results read with notes therein, prepared in all material respects in accordance with the applicable accounting standards and other recognized accounting practices and policies, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.

For Singhi & Co.
Chartered Accountants

Firm Registration No. 302049E

Place: Noida (Delhi – NCR)

Date: November 07, 2020

Bimal Kumar Sipani Partner

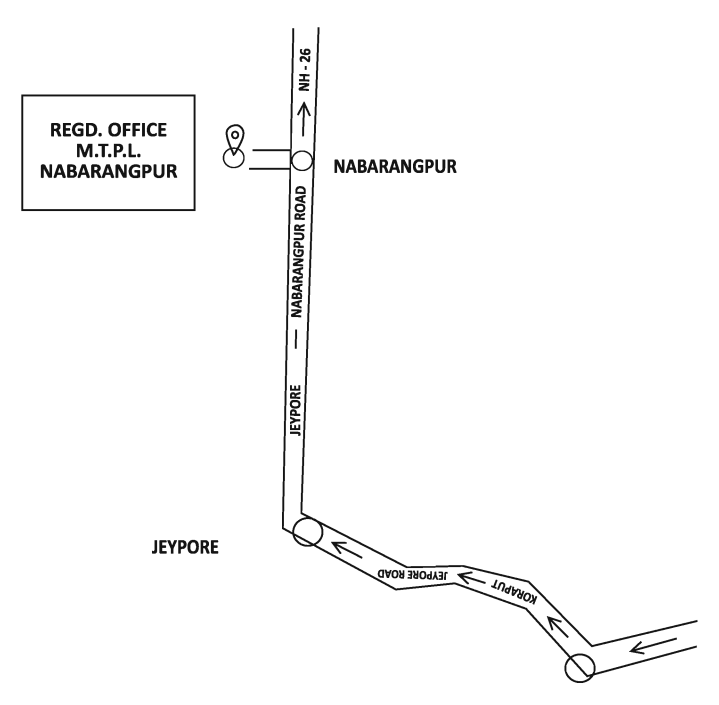
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Membership No. 088926 UDIN: 20088926AAAAML5937

KOLKATA MUMBAI CHERAGEI Of 1 BENGALURU AHMEDABAD

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KORAPUT RLY. STATION

NOTES



Registered Office: Village: Kusumi, P.O. & District: Nabarangpur - 764059, Odisha CIN: L02001OR1982PLC001101

Phone: +91 6858-222148/222142 | Fax: +91 6858-222042 Email: admin@mangalamtimber.com | Website: www.mangalamtimber.com

Before the National Company Law Tribunal, Cuttack Bench, Cuttack Company Application(CAA) No.66/CTB/2020

In the Matter of the Companies Act, 2013 - Section 230(1) read with Section 232(1) And

In the Matter of: Mangalam Timber Products Limited Applicant

PROXY FORM FOR MEETING OF UNSECURED CREDITORS

[As per Form MGT 11 and pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration)
Rules, 2014]

Γ	Name of Unsecured Creditor		
Γ	Address of Unsecured Creditor		
	Value of outstanding debt as on 31st December, 2020 ("Relevant Date 2")		
		the und	
Un	secured Creditors of Mangalam Timber Pro	ducts Limited (CIN L02001OR1982PLC001101) do hereby nominate and	l appoint
1.			
	Email ID:		
	Address:		
		, or failing him/her	
2.	Name:		
	Email ID:		
	Address:		
	Signature:	, or failing him/her	
on Dis mo Lin [he	Saturday, 27th February, 2021 at 2:00 PMa strict: Nabarangpur - 764059, in the State of odification, the proposed Scheme of Amalg nited ("Transferee Company") and at such med ere, 'if for', insert 'for'; 'if against', insert 'again	eting of the UNSECURED Creditors of Mangalam Timber Products Limit t the registered office premises of the Transferor Company at Village: It f Odisha for the purpose of considering and if thought fit, approving w pamation ("Scheme") of Mangalam Timber Products Limited with Mang eting or any adjournment thereof to vote for me/us and in my/our name nst' and in the latter case, strike out the words below after 'Scheme of Ar or without modification as my/our proxy may approve.	Kusumi, P.O. & ith or without Jalam Cement
		d Creditor	Affix Revenue
		TCIEGILOI	Stamp

NOTES:

- 1. Please affix appropriate Revenue Stamp before putting Signature.
- 2. The proxy duly stamped, signed and completed must be deposited at the Registered Office of the Company at least 48 hours before the commencement of the meeting.
- 3. A proxy need not be a Unsecured creditor of the company.
- 4. Alterations, if any made in the form of proxy must be initialed by the Unsecured creditor.
- 5. In case of multiple proxies, the Proxy latter in the time shall be accepted.
- (*) Strike out whichever not applicable.



Registered Office: Village: Kusumi, P.O. & District: Nabarangpur - 764059, Odisha CIN: L02001OR1982PLC001101

 $Phone: +91\ 6858-222148/222142\ |\ Fax: +91\ 6858-222042$ $Email: admin@mangalamtimber.com\ |\ Website: www.mangalamtimber.com\ |\ Websi$

ATTENDANCE SLIP (To be handed over at the entrance of the Meeting Hall)

I hereby record my presence at the Meeting of Unsecured Creditors of Mangalam Timber Products Limited convened pursuant to order of the Hon'ble National Company Law Tribunal, Cuttack Bench, on Saturday, 27th February, 2021 at 2:00 PMat the registered office premises of the Transferor Company at Village: Kusumi, P.O. & District: Nabarangpur - 764059, in the State of Odisha.

Name of Unsecured Creditor	
Name of Proxyholder/ Authorised Representative, attending if any*	
Address of Unsecured Creditor	
Value of outstanding debt as on 31st December, 2020 ("Relevant Date 2")	

Signature of Unsecured Creditor/Authorised Representative/Proxyholder*

* Strike out whichever is not applicable

Notes:

- 1. Unsecured Creditors attending the meeting by Proxy or through authorized representative are requested tocomplete and bring the attendance slip with them and hand it over at the entrance of the meeting hall.
- 2. Unsecured Creditors who come to attend the meeting are requested to bring their copy of the Scheme with them.



Registered Office: Village: Kusumi, P.O. & District: Nabarangpur - 764059, Odisha CIN: L020010R1982PLC001101

Phone: +91 6858-222148/222142 | Fax: +91 6858-222042 Email: admin@mangalamtimber.com | Website: www.mangalamtimber.com

POSTAL BALLOT FORM

Serial No.

1. Name and Registered Address of the :

Unsecured Creditor

2. Value of outstanding debt as on

31st December, 2020 ("Relevant Date 2")

We hereby exercise our vote(s) in respect of the Resolution as detailed in the Notice dated 22ndJanuary, 2021 for the meeting of the Unsecured Creditors of Mangalam Timber Products Limited being convened pursuant to Order dated 18th January, 2021 of the Hon'ble National Company Law Tribunal, Cuttack Bench, on Saturday, 27th February, 2021 at the registered office premises of Mangalam Timber Products Limited at Village: Kusumi, P.O. & District: Nabarangpur - 764059, Odisha, by sending our assent or dissent to the said Resolution by placing a tick mark (V) in the appropriate box below:

Resolution No.	Description of Resolution	Value of outstanding debt as on Relevant Date 2 for which votes cast	We assent to the Resolution (FOR)	We dissent to the Resolution (AGAINST)
1.	To consider and if thought fit, approve with or without modification, the proposed Scheme of Amalgamation of Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company") pursuant to Section 230 to 232 and other applicable provisions of the Companies Act, 2013 read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016.			

Place	:
Date	

Signature of the Authorised Representative of Unsecured Creditor

Note: If you opt to cast your vote by poll at the venue of the meeting, there is no need to fill up and sign this form. Please read the instructions printed overleaf carefully before exercising your vote.

Facility to exercise vote(s) by means of Postal Ballot will be available during the following period:

Commencement of voting	End of voting
From 9.00 A.M. on Wednesday, the 27 th January, 2021	5.00 P.M. on Friday, the <mark>26th February,2021</mark>

The voting will not be allowed beyond 5.00 P.M.(IST) on Friday, 26th February, 2021.

(P.T.O.)

INSTRUCTIONS

1. GENERAL INFORMATION

- a) The Hon'ble National Company Law Tribunal, Cuttack Bench ("Tribunal") vide its Order dated18th January, 2021 has directed that a meeting of the Unsecured Creditors of the Company be convened and held at the registered office premises of Mangalam Timber Products Limited at Village: Kusumi, P.O. & District: Nabarangpur 764059, Odisha on Saturday, 27th February, 2021 at2.00 PMfor the purpose of considering, and if thought fit, approving the proposed Scheme of Amalgamation of Mangalam Timber Products Limited ("Transferor Company") with Mangalam Cement Limited ("Transferee Company").
- b) Pursuant to Sections 230 to 232 read with Sections 108 and 110 of the Act and Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and the Companies (Management & Administration) Rules, 2014, option is being given to the members to cast their votes on the resolution for approval of the Scheme at the venue of the meeting or by postal ballot and as per the directions of the Hon'ble Tribunal.
- c) Voting rights shall be reckoned on the basis of the value of the outstanding debt due to the Unsecured Creditor as on the cut-off date i.e. 31st December, 2020 ("Relevant Date 2").
- d) The proposed Scheme, if assented to by the requisite majority, by way of Postal Ballot and voting at the meeting shall be considered as passed on the date of the meeting.

2. PROCESS FOR MEMBERS OPTING FOR VOTING BY POSTAL BALLOT

- a) Please convey your assent in column "FOR" and dissent in the column "AGAINST" by placing a tick () mark in the appropriate column in the Ballot Form only. The assent / dissent received in any other form / manner will not be considered.
- b) Unsecured creditors who wish to vote through postal ballot form can also download the postal ballot form from the Transferor Company's website www.mangalamtimber.com.
- c) Members desiring to cast their vote by Postal Ballot should complete and sign this Ballot Form and send it toMr Sanjay Kumar Mahapatra, Scrutiniser, Mangalam Timber Products Limited C/O M/s. C B Management Services (P) Ltd., P-22, Bondel Road, Kolkata-700019, in the enclosed postage prepaid self-addressed envelope. The Ballot Forms deposited in person or sent by post or courier at the expense of the member will also be accepted.
- d) There will be one Ballot Form for every Unsecured Creditor.
- e) The duly completed Ballot Form should be signed by theauthorised signatory(ies) of the Unsecured Creditor and shall be accompanied by a certified copy of the relevant board resolution / appropriate authorisation, with the specimen signature(s) of the authorised signatory(ies) duly attested.
- f) Voting rights by way of Ballot Form cannot be exercised by a proxy.
- g) Completed Ballot Forms should reach the Scrutinizer on or before 5.00 PM (IST) on Friday, 26thFebruary, 2021. Incomplete Ballot Forms or Ballot Forms received after this date and time will be considered invalid.
- h) An incomplete, unsigned, incorrectly completed, incorrectly ticked, defaced, torn, mutilated, overwritten, wrongly signed Postal Ballot Form will be rejected. The Scrutinizer's decision in this regard shall be final and binding.
- i) A member seeking duplicate Ballot Form or having any grievance pertaining to the Ballot process can write to the Company's Registrar and Transfer Agent –M/s. C B Management Services (P) Ltd., P-22, Bondel Road, Kolkata-700019 or to the email ID: rta@cbmsl.com.
- j) Members are requested not to send any paper (other than the resolution/authority as mentioned under "Process for Members opting for voting by Ballot") along with the Ballot Form in the enclosed self-addressed postage pre-paid envelope as all such envelopes will be sent to the Scrutinizer and if any extraneous paper is found in such envelope the same would not be considered and would be destroyed by the Scrutinizer.
- k) Mr Sanjay Kumar Mahapatra, Company Secretary in Practice (Membership Number F3488/ Certificate of Practice No. 6002) has been appointed as the scrutinizer to conduct the postal ballot in a fair and transparent manner. The Scrutinizer's decision on the validity of the Postal Ballot Form will be final.

POSTAGE WILL BE PAID BY THE ADDRESSEE

BUSINESS REPLY ENVELOPE

BR. Permit No. SC/BR-127/03 Ballygunge P.O., Kolkata - 700 019



To
Mr. Sanjay Kumar Mahapatra
Scrutinizer
Mangalam Timber Products Limited
C/o M/s C B Management Services (P) Ltd.
P-22, Bondel Road, Kolkata - 700 019