



JAYSYNTH DYESTUFF (INDIA) LTD.

301, Sumer Kendra, Pandurang Budhkar Marg, Worli, Mumbai - 400 018. India

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E-mail: jsec@jaysynth.com Web: www.jaysynthdyestuff.com CIN No. L24114MH1985PLC035564

Date: 19th April, 2024

To ,
Corporate Relationship Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street,
Mumbai – 400 001

Scrip Code: 506910

Subject: Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015

Dear Sir/Madam,

We are pleased to inform that the Hon'ble National Company Law Tribunal, Mumbai Bench ("Hon'ble NCLT") vide its order dated 17th April, 2024 has sanctioned the Composite Scheme of Arrangement for (i) Reduction of Capital and Re-organisation of reserves of JD Orgochem Limited ("JDOL" or "Transferee Company" for Part C of the Scheme) and (ii) Amalgamation of (by way of merger) Jaysynth Dyestuff (India) Limited ("JDIL" or "Transferor Company 1" for Part D of the Scheme), Jaysynth Impex Private Limited (Formerly known as Jaysynth Impex Limited) ("JIPL" or "Transferor Company 2" for Part D of the Scheme) with and into JD Orgochem Limited ("JDOL" or "Transferee Company" for Part D of the Scheme) and their respective shareholders and creditors under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("the Scheme" or "this Scheme").

A copy of the Order uploaded today i.e. 19th April, 2024 by Hon'ble NCLT sanctioning the Scheme is enclosed herewith and the same can also be accessed on the website of Hon'ble NCLT i.e. **nclt.gov.in** and on the website of the Company i.e. **www.jaysynth.com**

The Certified Copy of the aforesaid order is awaited by the Company and shall do necessary filing with the concerned Registrar of Companies on receipt of the same.

This is for your information and records.

Thanking you,

For: Jaysynth Dyestuff (India) Limited

Riddhi Manoj Patel Company Secretary and Compliance Officer Membership No.: A50707

Registered office: 301, Sumer Kendra, P.B Marg, Worli, Mumbai- 400 018

Enclosed as above



C.P. (CAA)/18/MB/2024 IN C.A. (CAA)/247/MB/2023

In the matter of

The Companies Act, 2013;

And

In the matter of Sections 230 to Section 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 read with Companies (Compromises, Arrangements and Amalgamation) Rules, 2016

And

In the matter of the

Composite Scheme of Arrangement for

(i) Reduction of Capital and Re-Organisation of reserves of

JD Orgochem Limited

("JDOL" or "Transferee Company" for Part C of the Scheme);

and (ii) Amalgamation of (by way of merger)



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Jaysynth Dyestuff (India) Limited ("JDIL" or "Transferor Company 1" for Part D of the Scheme),

Jaysynth Impex Private Limited

(Formerly Known as Jaysynth Impex Limited) ("JIPL" or "Transferor Company 2" for Part D of the Scheme) with and into JD Orgochem Limited ("Transferee Company" for Part D of the Scheme) and their respective shareholders and creditors ('the Scheme' or 'this Scheme')

Jaysynth Dyestuff (India) Limited,

[CIN: L24114MH1985PLC035564] ...First Petitioner Company

Jaysynth Impex Private Limited,

(Formerly Known as Jaysynth Impex Limited)

[CIN: U29200MH1969PTC014266]Second Petitioner Company

JD Orgochem Limited,

[CIN: L24100MH1973PLC016908] ...Third Petitioner Company First, Second and Third Petitioner Company are collectively referred as "Petitioner Companies".



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Order delivered on: 17.04.2024

Coram:

Ms. Anu Jagmohan Singh Mr. Kishore Vemulapalli

Hon'ble Member (Technical) Hon'ble Member (Judicial)

Appearances (via videoconferencing):

For the Petitioner: CA Harsh Ruparelia i/b A R C

H and Associates, Chartered

Accountants.

For the Regional Director: Mr. Tushar Wagh,

Authorised Representative of the Regional Director, Ministry of Corporate Affairs

ORDER

1. Heard the Ld. Professional for the Petitioner Companies. No objector has come before the Tribunal to oppose the Petition nor any party has raised any averments in the captioned Petition.





The sanction of this Tribunal is sought under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act") read with Companies (Compromises, Arrangements, and Amalgamation) Rules, 2016 and in the matter of Composite Scheme of Arrangement for (i) Reduction of Capital and Re-organization of reserves of JD Orgochem Limited ("JDOL" or "Transferee Company" for Part C of the Scheme); and (ii) Amalgamation of (by way of merger) Jaysynth **Dyestuff (India) Limited ("JDIL" or "Transferor Company 1" for Part** D of the Scheme), Jaysynth Impex Private Limited (Formerly Known as Jaysynth Impex Limited) ("JIPL" or "Transferor Company 2" for Part D of the Scheme) with and into JD Orgochem Limited ("Transferee Company" for Part D of the Scheme) and their respective shareholders and creditors ('the Scheme' or 'this Scheme').

3. The Professional for the Petitioner Companies submits that First Petitioner Company is incorporated with following objects:





- a. To carry on the business of Manufacturers of and dealers in dyes, dyes intermediates, organic chemicals, textiles auxiliaries, resins, pigment, plasticizers, emulsions.
- **b.** To manufacture, refine, manipulate, Import and export and deal in leather dyes tannins, essences, Marine Minerals, mineral waters, white cement, oil, paints, pigments and varnishes, compounds, dyestuff, dyestuff intermediates, paints and colour grinders and heavy chemicals for manufacturing dyestuffs.
- 4. The Professional for the Petitioner Companies submits that Second Petitioner Company is incorporated with following objects:
 - a. To carry on the business of manufacturers and dealers in Asafoetida (Hing), and for that purpose to acquire by purchase, lese or otherwise any land, houses, fixed assets plants, machinery, or other property in Mumbai or elsewhere as the Company from time to time determine and the selling and disposing of the same.
 - **b.** To carry on the business of dealers in Kariana, Dry Fruits, Spices, herbs, agricultural and Chemical products of any nature and kind whatsoever, and to manufacture, refine, manipulate, import, export, and deal in the same as wholesellers and retailers





in heavy Chemicals, alkalies, acids, drugs, tannins, essences, salts and marine minerals and their derivatives, by-products and compounds, pharmaceutical, photographical, sizing, medicinal, chemical, industrial, and other preparations and articles of any nature any kind whatsoever, mineral and other waters, cement, oils, paints, pigments, and varnishes, compounds, drug, dyestuff, organic or mineral intermediates, paints and colour grinders, makers of and dealers in proprietary articles of all kinds and artical, chemical, photographical, surgical and scientific apparatus and materials.

- **d.** To cay on business as manufacturers of Chemicals, distillers, dye makers and to buy and sell, prepare for the market, import, export and to manufacture and deal in articles of all kinds in manufacture of which such product is used
- 5. The Professional for the Petitioner Companies submits that Third Petitioner Company is incorporated with following objects:
 - a. To carry on the business of manufacturers of and dealers in dyes, dyes intermediates, organic chemicals, textiles auxiliaries, resins, pigments, plasticizers, emulsions as the Company from





time to time determine and the selling and disposing of the same.

- b. To manufacture, refine, manipulate, Import and export and deal in heavy Chemicals, alkalis, acids, drugs, tannins, essences, salts, and marine minerals, pharmaceuticals, sizing medicinal and photographic, chemicals, Industrial, mineral and other waters, cement, oil, paints, pigments, and varnishes, compounds, drug, dye organic or mineral intermediates, paints and colour grinders, chemical and photographical.
- c. To carry on the business as manufacturers of Chemicals distillers, dye and dyes intermediates, and to buy, sell, prepare for the market Import, export the same.
- **d.** To carry on the business of manufacturers and products of fats, fertilisers, manures, clips, sprays, vermifuges, fungicides, medicines, and remedies for agricultural, fruit growing or other purposes or as remedies for men or animals and whether produced from vegetable or animals' matter or by any chemical process.
- 6. The Learned Professional for the Petitioner Companies submits that the rationale mentioned in the Scheme is as under:



• Rationale for Part C of the Scheme which deals with reduction of capital and re-organization of reserves of the Third Petitioner Company in the manner set out in this Scheme can provide benefits to the shareholders/stakeholders as under:

- a. The Third Petitioner Company had suffered substantial losses from 1999 till date, due to which the it's retained earnings had turned into negative;
- b. In the circumstances, the scheme proposes to set off the debit balance of Retained Earnings of the Third Petitioner Company as on the Appointed date against the credit balance lying under the various reserves as specified herein.
- c. The proposed reorganization of the reserves is in the interest of the Third Petitioner Company, shareholders, creditors, and all concerned stakeholders. If the Scheme is approved, the books of the Third Petitioner Company would present a fair representation of the financial position of the Third Petitioner Company.
- Rationale for Part D of the Scheme which deals with the Composite Scheme of Arrangement of (by way of merger)
 between Jaysynth Dyestuff (India) Limited and Jaysynth Impex





Private Limited (Formerly Known as Jaysynth Impex Limited) with and into JD Orgochem Limited and their respective shareholders and creditors under sections 230 to 232 read with section 66 and other applicable provisions of the Companies Act, 2013 which can provide benefits to the shareholders / stakeholders as under:

- a. Providing liquidity to the public shareholders of Third Petitioner Company through the merger of First Petitioner Company and Second Petitioner Company, having active manufacturing operations into Third Petitioner Company which does not carry out manufacturing operations at present;
- b. The First Petitioner Company, Second Petitioner Company and the Third Petitioner Company are already engaged in the same line of business activities i.e., of manufacturing of dye and dyes intermediary products, Trader of CPC-based Pigment, and Inks for digital printing and furthermore, the manufacturing facilities of the First Petitioner Company, Second Petitioner Company and the Third Petitioner Company are situated adjacent to each other. The proposed merger will enable the integration of the business activities





of the First Petitioner Company, Second Petitioner Company and the Third Petitioner Company.

- c. Economies of scale will play a bigger role as the consolidated entity's operational efficiency will increase, which will in turn allow the merged entity to compete on a larger scale in the industry, thus benefiting the merged entity and the shareholders.
- d. The combined net worth of all entities will enable the merged entity to tap into new business opportunities thereby unlocking growth opportunities for the merged entity considering the financial strength of the Third Petitioner Company post the amalgamation
- e. It will provide an opportunity to leverage assets and build a stronger sustainable business. It will provide an opportunity to fully leverage the combined net worth, capabilities, experience, expertise, consolidation of adjoining land parcels in MIDC, Patalganga, and infrastructure of First Petitioner Company and Second Petitioner Company and thus increase the ability for promotion of business activities as well as fundraising for business development





f. It would result in the consolidation of business activities and will facilitate effective management of investment and synergies in operations

- g. Being a part of the same management, this amalgamation would facilitate reduction in the management overlaps due to operation of the multiple entities and more focused leadership
- h. Reduction in multiplicity of legal and regulatory compliances, reduction in overheads, including administrative, managerial and other costs amongst all; and
- i. Consolidation and simplification of the group structure and reduction of administrative costs at the group level
- 7. The Petitioner Companies have approved the Scheme by passing their respective Board Resolutions dated 24th January 2023 and have approached the Tribunal for sanction of the Scheme.



- 8. The Petitioner Companies submits that the Company Scheme Petition has been filed in consonance with the order dated 09th November, 2023, passed by this Hon'ble Tribunal in C.A.(CAA)/247/MB/2023.
- 9. The meetings of the equity shareholders for the First Petitioner Company and the Third Petitioner Company were held in accordance with directions of the Hon'ble Tribunal on 21st December 2023, wherein the equity shareholders of the First Petitioner Company and the Third Petitioner Company have approved the Scheme with requisite majority. Further, the meetings of the shareholders of the Second Petitioner Company and creditors of the all Petitioner Companies were dispensed with by the Hon'ble Tribunal vide order dated 09th November, 2023 in C.A.(CAA)/247/MB/2023.



- 10. The Petitioner Companies states that the Petitioner Companies have complied with all requirements as per directions of the Hon'ble Tribunal and they have filed necessary affidavits of compliance with Hon'ble Tribunal. Moreover, Petitioner Companies undertake to comply with all statutory requirements, if any, as required under the Companies Act, 2013 and the relevant Rules & Regulations made there under. The said undertaking is accepted.
- 11. The Professional for the Petitioner Companies submits that the present Company Scheme Petition has been filed in consonance with the order delivered on 09th November 2023 passed by this Tribunal in C.A. (CAA)/247/MB/2023.





12. The Regional Director, Western Region has filed its report dated 01st March, 2024 ("Report") praying that this Tribunal may pass such orders as it thinks fit, save and except as stated in paragraphs 2(a) to (k) and in response to the observations of the Regional Director, the Petitioner Companies have filed their responses vide its Affidavit in reply to the Observations of the Regional Director dated 14th March, 2024 as under:

Para	Regional Direc	tor Response from the Petitioner
No.	Observations dat	red Companies
	01st March, 2024	
2 (a)	Inspection, Investigation Prosecutions, Technology Scrutiny under CA, 20	ry, Apropos the observation of the Regional Director, Western Region, Mumbai, as stated in paragraph 2 (a) of the Report is concerned, it is submitted that:
	 ii. Further ROC has mention as follows: - i. One open charge in resper of the First Petition Company. ii. Notices should be served 	It is submitted that the observation given by RoC in point no 2(a)(i) are merely factual in nature and no further response is required.
	Unsecured Creditors of th Transferor Company 1 an Transferee Company.	Our response to 2(a)(II)(I):





- iii. Notices issued to Equity Shareholders of the Transferor Company 1 and Transferee Company 20.12.2023 and date 21.12.2023. meeting isCompanies have not given 21 days clear notice. Hence, The Applicant Companies may clarify the same.
- iv. Transferor Company 1 and Transferee Company being a listed entity. Observations letter from BSE Limited is received on 30.08.2023. Notice should be issued to SEBI for their observations.
- v. 21 (Twenty) "Open Charges" are there on the Transferee Company. List is attached
- vi. As per provisions of section 232(3)(i) of CA, 2013 where the transferor company is dissolved, the fee, if any, paid by the transferor company on its authorized capital shall be set off against any fees payable by the transferee company on its authorized capital shall be set off against any fees payable by the transferee

point no 2(a)(ii)(i) are merely factual in nature and no further response is required.

Our response to 2(a)(ii)(ii):

submitted Ιt is that notices to the Unsecured Creditors of the Companies Petitioner have been duly served by way filing of Additional Affidavit on direction by way Hon'ble NCLT, Mumbai Bench dated 08th January, 2024 evidencing dispatch of notice and its delivery receipt.

Our response to 2(a)(ii)(iii):

It is submitted that the notice to equity shareholders of the First Petitioner Company and the Third Petitioner Company were served with 30 days of clear notice; however, there typographical error in the date of the Further, the notice. Petitioner Companies would like to bring your attention to the affidavit



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company on its authorized capital subsequent to the amalgamation. Therefore, the remaining fee, if any after setting off the fees paid bу the already transferor company on its authorized capital, must be the transferee paid by company on the increased authorized capital subsequent to amalgamation.

vii. Interest of the Creditors should be protected.

viii.May be decided on its merits.

Hence, the Petitioner Companies shall undertake to submit detailed replies against the observations mentioned above. of service dated 28th November, 2023, evidencing date of dispatch of notice to the shareholders.

Additionally, an email received from M/s. Link Intime India **Private** Limited further substantiates that the dispatched notice was within the stipulated timelines, as per Rule 6 of the Companies (Compromises,

Arrangements and Amalgamations) Rules. 2016. Hence, the First Petitioner Company and the Third Petitioner Company has duly complied with timelines for service of notices upon the shareholders.

Our response to 2(a)(ii)(iv):

In far SO as the made observation in paragraph 2(a)(ii)(iv) of Report the of the Regional Director is it is concerned, submitted that the First Petitioner Company and Third Petitioner



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Company had received observation letter from **BSE** (including observations of the SEBI) vide their letter dated 30th August, 2023 which has been annexed as Exhibit 14 to the Company Scheme Petition. It is further stated that the notices have been served to the SEBI for their observations.

Our response to 2(a)(ii)(v):

It is submitted that the observation given by RoC in point no 2(a)(ii)(v) are merely factual in nature and no further response is required.

Our response to 2(a)(ii)(vi):

In so far as observations made in paragraph 2(a)(ii)(vi) of the Report concerned, the Petitioner Companies hereby undertake to with the comply provisions of section 232(3)(i) of the Companies Act, 2013 regarding set-off of fees paid by the Transferor





Companies i.e., First Petitioner and Second Petitioner Company against any fees and stamp duty payable by the Third Petitioner Company i.e., Transferee Company its on authorized capital subsequent the to Scheme. The aggregate authorised share capital of the Third Petitioner Company shall automatically stand increased to that effect by simply filing requisite e-form INC-28 with the relevant Registrar of Companies without any further act, instrument or deed on Third of the part Petitioner Company. Further, in the event of any increase in authorised share capital of First Petitioner and Second Petitioner before Company the Effective Date, such increase shall be given while effect to aggregating the





		authorised share capital
		of the Third Petitioner
		Company.
		Our response to 2(a)(ii)(vii):
		• The Petitioner
		Companies hereby
		undertakes that the
		interest of the creditors
		shall be duly protected
		under scheme.
		Our response to 2(a)(ii)(viii):
		• It is submitted that the
		observation given by
		RoC in point no
		2(a)(ii)(viii) are merely
		factual in nature and no
		further response is
		required.
2 (b)	"In compliance of Accounting	Apropos the observation of
	Standard—14 or IND AS-103,	the Regional Director,
	as may be applicable, the	Western Region, Mumbai, as
	Transferee Company shall pass	stated in paragraph 2 (b) of the
	such accounting entries which	Report is concerned, it is
	are necessary for connection with	submitted that that in
	the scheme to comply with other	addition to compliance with
	applicable Accounting Standards	IND AS-103 (AS-14 is not
	such as AS-5 or IND AS-8 etc.	applicable), in connection
		with the scheme, the
		Petitioner Companies shall
		pass such accounting entries
		which are necessary to comply
		with all other applicable
		Accounting Standards such as



		IND AS-8, etc. to the extent
		applicable.
2 (c)	The Hon'ble Tribunal may kindly	Apropos the observation of
	direct the Petitioner Companies	the Regional Director,
	to file an affidavit to the extent	Western Region, Mumbai, as
	that the Scheme enclosed to the	stated in paragraph 2 (c) of the
	Company Application and	
	Company Petition are one and	-
	same and there is no discrepancy,	
	or no change is made.	to Company Scheme Petition
	0	and Company Scheme
		Application are one and same
		and there is no discrepancy or
		change made to the scheme.
2 (d)	The Petitioner Companies under	Apropos the observation of
	provisions of section 230(5) of the	
	1.	Western Region, Mumbai, as
	,	stated in paragraph 2 (d) of the
		Report is concerned, it is
		submitted that the Petitioner
	1	Companies had served notices
	C	to concerned authorities
	1	which are likely to be affected
	1	by the Amalgamation.
	1	Further, Petitioner Companies
	effect to the scheme. The decision	_
	1	approval of the Scheme by the
	binding on the Petitioner	
	Companies.	deter such authorities to deal
	20	with any of the issues arising
		after giving effect to the
		Scheme. The decision of such
		authorities shall be binding on
		authornes shall be billuling off





		the concerned Petitioner
		Companies.
2 (e)	As per Definition of the Scheme,	Apropos the observation of
	"Appointed Date" means the 1st	the Regional Director,
	day of April, 2023 or such date	Western Region, Mumbai, as
	as approved by Honourable	stated in paragraph 2 (e) of the
	NCLT for the purpose of this	Report is concerned, it is
	scheme.	submitted that the Appointed
		Date i.e., 01st April 2023 has
	"Effective Date" means the date	been indicated in the Scheme
	on which last of the	in accordance with provisions
	conditionalities specified in	of section 232(6) of the
	clause 21 of the scheme is	Companies Act 2013 and the
	fulfilled. Any reference in this	scheme shall become effective
	scheme to date "upon the scheme	from the Appointed Date.
	becoming effective "or	
	"effectiveness of the scheme" or	Further, the Petitioner
	"upon coming into effect of this	Companies hereby submit
	scheme" or "upon the scheme	that they are in compliance
	coming into effect" shall mean	with the applicable
	the Effective Date, as defined in	requirements of the General
	the clause	Circular No. 9/2019 dated
		21/08/2019 issued vide F. No.
	"Record Date" means the date to	7/12/2019/CL-I by the Ministry
	be fixed by the Board of Directors	of Corporate Affairs by clearly
	of the Transferee Company or a	specifying the Appointed
	committee thereof, in	Date and Effective Date in the
	consultation with the Board of	Scheme. Without prejudice to
	Directors of the Transferor	the above, the Petitioner
	Companies for the purpose of	Companies undertakes to
	determining the members of the	comply with the requirements
	Transferor Companies to whom	clarified vide circular no. F.
	new shares in the Transferee	No. 7/12/2019/CL-I dated





Company shall be allotted under Part D of the Scheme.

In this regard, it is submitted that Section 232(6) of the Companies Act, 2013 stated that the scheme under this section shall clearly indicate appointed date from which it shall be effective and the scheme shall be deemed to be effective from such date not a date *subsequent to the appointed date.* However, this aspect may be decided bу the Honorable Tribunal taking into account its inherent powers.

The Petitioner Company asked to comply with the requirements as clarified vide circular no. F. No. 7/12/2019/CL-I dated 21.08.2019 issued by the Ministry of Corporate Affairs.

21.08.2019 issued by the Ministry of Corporate Affairs.

2 (f) "The Honorable Tribunal may kindly seek undertaking that this Scheme is approved by the requisite majority of members and creditors as per Section 230(6) of the Act in meeting duly held in terms of Section 230(1) read with section 7 subsection (3) to (5) of Section 230 of the Act and the Minutes thereof are duly placed before the Tribunal

Apropos the observation of the Regional Director, Western Region, Mumbai, as stated in paragraph 2 (f) of the Report is concerned, the Petitioner Companies undertakes that the scheme has been approved by the majority of members of the First Petitioner Company and the Third Petitioner Company in the respective meetings of



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the Equity Shareholders dated 21st December 2023, wherein Chairperson Report of the First Petitioner Company and the Third Petitioner Company annexed in has been Annexure 19 and 20 respectively to the Company Scheme Petition. Further, the of Equity meeting Shareholders of the Second Petitioner Company dispensed with by Hon'ble NCLT vide its order dated 09th November, 2023 on account of the consent affidavit received from all its Equity Shareholders. Further, meeting of the secured creditors was dispensed with by Hon'ble NCLT vide its order dated 09th November, 2023 on account of the consents received from the secured creditors. Further, the of meeting unsecured creditors of Petitioner Company was dispensed with vide order 09th dated November 2023. The Petitioner Companies have complied duly with the directions in the order of the Hon'ble Tribunal the



		Company Scheme
2 (g)	"Petitioner Companies shall undertake to comply with the directions of the Income Tax Department & GST Department, if any.	Application. Apropos the observation of the Regional Director, Western Region, Mumbai, as stated in paragraph 2 (g) of the Report is concerned, it is submitted that Petitioner Companies undertake to comply with the directions of the Income Tax Department & GST Department, if any. The Petitioner Companies have not received any directions from the Income-tax
		Department & GST Department.
2 (h)	"Petitioner/Transferor Company and Transferee Company shall undertake to comply with the directions of the concerned sectoral Regulatory, if any.	Apropos the observation of the Regional Director, Western Region, Mumbai, as stated in paragraph 2 (h) of the Report is concerned, it is submitted that Petitioner Companies undertake to comply with the directions of the concerned sectoral Regulatory, if any. Further, the businesses of the Petitioner Companies are not governed by any sectoral regulators.
2 (i)	Petitioner Company States that the Transferee Company shall be	Apropos the observation of the Regional Director,
		3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5





	1	
	Section 2(1B) of the Income Tax Act, 1961. In this regard, the	stated in paragraph 2 (i) of his Report is concerned, it is
	petitioner company shall ensure	submitted that Third
	compliance of all the provisions	Petitioner Company shall
	of the Income Tax and Rules	undertake to comply with the
	thereunder	provisions of Section 2(1B) of
	, , , , , , , , , , , , , , , , , , ,	Income Tax Act, 1961 as well
		as the Petitioner Companies
		shall ensure to comply with all
		the provisions of the Income
		Tax and Rules thereunder
2 (j)	Petitioner Transferor Company	Apropos the observation of
07	1 and Transferee Company are	the Regional Director,
	Listed Company hence	Western Region, Mumbai, as
	Transferor Company 1 and	stated in paragraph 2 (j) of his
	Transferee Company directed to	Report is concerned, it is
	place on record the prior notice to	submitted that First Petitioner
	BSE, NSE and SEBI and obtain	and Third Petitioner
	NOC from BSE, NSE and SEBI,	Company had issued a notice
	Therefore public interest may be	to BSE and SEBI as well as
	protected in this matter	obtain an NOC from BSE/SEBI
		vide observation letter dated
		30 th August, 2023 which has
		been annexed in Annexure 14
		of Company Scheme Petition.
2(k)	It is observed at para 6 of the	Apropos the observation of
	Scheme, that the Transferee	the Regional Director,
	Company proposes to reduce the	Western Region, Mumbai, as
	share capital and reorganization	stated in paragraph 2 (k) of his
	reserves under the scheme.	Report is concerned, it is
	Hence, the Transferee Company	submitted that Petitioner
	all undertake to comply with	Companies re-organisation of
	provision of section 52 and 66	reserves and reduction of
	Companies Act, 2013 and Rules	share capital shall be effected



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made	thereunder	by	the	as	an	Integ	ral	part	of	the
Petition	ier Companies			Sch	neme	e and	d s	shall	be	in
				acc	orda	ance		with		the
				pro	visi	ons of	sec	ctions	52	and
				66	of th	ne Con	npai	nies A	ct, 2	2013
				and	d F	Rules	&	Reg	ulat	ions
				ma	de t	hereur	ndei	r.		

13. The Official Liquidator, High Court, Bombay, has filed his report dated 17th January, 2024 ("Report") praying that this Tribunal may pass such orders as it thinks fit, save and except as stated in paragraphs 5 and 6 and in response to the observations of the Official Liquidator, the Petitioner Companies have filed their responses vide its Affidavit in reply to the Observations of the Official Liquidator dated 06th February, 2024 as under for which the Petitioner Companies were required to clarify before this Hon'ble Tribunal.

Para	Official Liquida	tor	Response from the
No.	observations da	ted	Petitioner Companies
	17th January, 2024		
5	Para 5: With reference	to	Apropos the observation of
	clause 13.1 of the scheme i	t is	the Official Liquidator, as
	stated that such cla	use	stated in paragraph 5 of the
	overrides the provisions of	the	Report is concerned, it is
	Companies Act, 2013 nan	ely	submitted that the Petitioner
	section 232(3)(i) which in	ıter	Companies hereby
	alia provides that, 'if	а	undertake to comply with
	company is dissolved, the	fees	the provisions of section





paid by such company on its Authorised share capital shall be set off against any fees paid payable by the transferee company on its Authorised Share Capital. Hon'ble Tribunal may be pleased to direct Transferee Company to pay differential amount, if any, after setting off fees already paid by the Transferor Company:

232(3)(i) of the Companies Act, 2013 regarding set-off of fees paid by the Transferor Companies i.e., First Petitioner Company and Second Petitioner Company against any fees and stamp duty payable by the Third Petitioner Company Transferee Company on its capital authorized subsequent to the Scheme. The aggregate authorised share capital of the Third Petitioner Company shall automatically stand increased to that effect by simply filing the requisite e-INC-28 form with the relevant Registrar of Companies without any further act, instrument or deed on the part of Third Petitioner Company. Further, in the event of any increase in the authorised share capital of First Petitioner Company and Second Petitioner Company before the Effective Date, such increase shall be given effect to while aggregating the authorised share capital





of the Third Petitioner Company. 6 Para 6: it has been noticed Apropos the observation of the Official Liquidator, as from the Financial Statement as at 31.03.2023 of Jaysynth stated in paragraph 6 of his Limited Report is concerned, it is Dyestuff (India) (First Transferor Company) submitted that that as per the that the company owes Scheme, all the liabilities of Rs.1339.86 Lakhs the First Petitioner Company and Petitioner *Iaysynth Impex* Private and Second Limited (Second Transferor Company shall be transferred Company) owes Rs.711.31 to Third Petitioner Company Lakhs to MSME. In this including any dues owed to respect it is stated that under MSME in terms of Clause 7 of MSMED Act, 2006 the buyer the Scheme. It is submitted is to make payment within 45 that as on date: days of it becoming due. In The First Petitioner case of failure to pay to the Company has settled *MSME* supplier, the the entire outstanding company is liable to of Rs.1339.86 dues pay MSME compound interest Lakh to Hon'ble Tribunal may be Registered Vendors as requiring the Transferor of March 31, 2023; and Company to clarify whether they have paid the said The Second Petitioner amount to the *MSME* Company has settled creditor or whether there is the entire outstanding dues of Rs. any dispute with respect to 711.31 payment of such amount. In Lakhs to **MSME** case of dispute with regard to Registered Vendors as amount due whether the of March 31, 2023. reference has been made to the MSME facilitation council FORM MSME 1 along with its constituted by the respective challan for the period October





Government or not. Company may also be required to produce form MSME-1 filed with the ROC for the above said dues

to March 2023 of the First Petitioner Company and Second Petitioner Company respectively are enclosed in Annexure 'A and B' to the Affidavit.

Accordingly, outstanding dues including MSME dues, if any, shall be transferred to the Third Petitioner the Third Company and Petitioner Company undertakes to pay the same in the ordinary course of its business pursuant sanction of the Scheme by this Hon'ble Tribunal. The Petitioner Companies are in compliance with provisions of the MSMED Act and shall continue to adhere to the to the same extent applicable.

14. Mr. Altap Shaikh, Authorized Representative of the Regional Director, MCA (WR), Mumbai, present at the time of the hearing has submitted that the explanation and clarifications given by the Petitioner/ Transferor Company are found satisfactory and stated that the Regional Director has no objections for approving the scheme by the Tribunal.





15. The Professional for the Petitioner Companies states and submits that the First Petitioner Company has paid-off all the outstanding dues of Rs. 1,339.86 Lakhs to the MSME Registered Vendors, which were outstanding as on 31st March 2023.

16. From the material on record, the Scheme appears to be fair and reasonable and is not violative of any provisions of law and is not contrary to public policy. Upon effectiveness of the Part IV of the Scheme all the assets and properties comprised in the First Petitioner Company, Second Petitioner Company respectively of whatsoever nature and wheresoever situated, shall, under the provisions of Sections 230 to 232 and all other applicable provisions, if any, of the Act, without any further act or deed, be and stand transferred to and vested in the Third Petitioner Company or be deemed to be transferred to and vested in Third Petitioner Company as a going concern so as to become the assets and properties of Third Petitioner Company.



17. As consideration under the Scheme, upon coming into effect of the Scheme and in consideration for amalgamation of the First Petitioner Company with and into the Third Petitioner Company, the Third Petitioner Company shall, without any further application or deed and without any further payment, issue and allot to all the equity shareholders of the First Petitioner Company (whose names appear in the register of members as on the Record Date) in the following manner:

"14 fully paid-up equity shares of INR 1/- each of Third Petitioner Company to be issued and allotted for every 1 share having Face Value of INR 1/-each held by the Equity Shareholders of First Petitioner Company".



18. As consideration under the Scheme, upon coming into effect of the Scheme and in consideration for amalgamation of the Second Petitioner Company with and into the Third Petitioner Company, the Third Petitioner Company shall, without any further application or deed and without any further payment, issue and allot to all the equity shareholders of the Second Petitioner Company (whose names appear in the register of members as on the Record Date) in the following manner:

"252. fully paid-up 2% Redeemable Non-convertible Non-Cumulative Non-Participating Preference Shares of INR 1/- each of Third Petitioner Company to be issued and allotted for every 1 share having Face Value of INR 1/- each held by the Equity Shareholders of Second Petitioner Company"

19. Since all the requisite statutory compliances have been fulfilled, C.P.(CAA)/18/MB/2024 is made absolute in terms of the prayer clauses of the said Company Scheme Petition.





20. The Appointed Date of the Scheme is 01st April, 2023. It shall be binding on the Petitioner Companies involved in the Scheme and all concerned including their respective Shareholders, Secured Creditors, Unsecured Creditors/Trade Creditors, Employees and/or any other stakeholders concerned.

- 21. The Petitioner Companies are directed to file a copy of this Order along with a copy of the Scheme with the concerned Registrar of Companies, electronically along with e-form INC-28 within 30 days or an extended timeline with payment of additional fees, as may be applicable, from the date of receipt of the Order duly certified by the designated registrar of this Tribunal. The Scheme will become effective on filing of the copy of this order with the concerned Registrar of Companies.
- 22. On filing of this Order with the concerned Registrar of Companies as instructed in paragraph b above, the First Petitioner Company and Second Petitioner Company shall stand dissolved without winding up.



- 23. Upon this scheme becoming effective, without any further act, instrument or deed, the name of the Third Petitioner Company shall be changed to "Jaysynth Orgochem Limited". Further, the name "JD Orgochem Limited" wherever occurs in the memorandum of association and articles of association of the Third Petitioner Company, shall be substituted by such name.
- 24. The Petitioner Companies to lodge a copy of this Order along with the Scheme duly authenticated/certified by the Designated Registrar, Hon'ble National Company Law Tribunal, Mumbai Bench, with the concerned Superintendent of Stamps for the purpose of adjudication of stamp duty payable, if any, within <u>60</u> working days from the date of receipt of the certified copy of the Order along with the Scheme from the Registry of this Tribunal.
- 25. All concerned regulatory authorities to act on a copy of this Order along with Scheme duly certified by the Designated Registrar, National Company Law Tribunal, Mumbai Bench.

C.P. (CAA)/18/MB/2024 IN C.A. (CAA)/247/MB/2023

- **26.** Any person interested is at liberty to apply to this Tribunal in the above matters for any directions that may be necessary.
- **27.** Any concerned Authorities are at liberty to approach this Tribunal for any further clarification as may be necessary.
- 28. Ordered accordingly. Thus, the Company Scheme Petition with C.P.(CAA)/18/MB/2024 in C.A.(CAA)/247/MB/2023 shall stand to be disposed-off.

Sd/-

Sd/-

Anu Jagmohan Singh Member (Technical) Kishore Vemulapalli Member (Judicial)

Suresh 17.04.2024