## HIGH COURT, BOMBAY

IN THE HIGH COURT OF JUDICATURE AT BOMBAY ORDINARY ORIGINAL CIVIL JURISDICTION COMPANY SCHEME PETITION NO 476 OF 2016 CONNECTED WITH

COMPANY SUMMONS FOR DIRECTION NO 387 OF 2016

NITIN CASTINGS PRIVATE LIMITED

...... Petitioner / the Demerged Company

AND

COMPANY SCHEME PETITION NO 477 OF 2016
CONNECTED WITH

COMPANY SUMMONS FOR DIRECTION NO 388 OF 2016

NITIN ALLOYS GLOBAL LIMITED

...... Petitioner / the Resulting Company

In the matter of the Companies Act, 1956 (1 of 1956) (or any re-enactment thereof upon effectiveness of Companies Act, 2013);

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AND

In the matter of Sections 391 to 394 of the Companies Act, 1956 and other relevant provisions of the Companies Act, 2013;

AND

In the matter of Scheme of Arrangement between Nitin Castings Private Limited (the Demerged Company) AND Nitin Alloys Global Limited (the Resulting Company) AND Their Respective Shareholders

#### Called for Hearing

Company Scheme Petitions. Mr. Hemant Sethi i/b Hemant Sethi & Co., Advocates for Petitioners in both the

Company Scheme Petitions. Mr. Dhanesh R. Shah, i/b Mr. Pankaj Kapoor, Regional Director in both the

Coram: A. K. Menon, J.

Date: 13th October, 2016

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## HIGH COURT, BOMBAY

- Heard the learned advocate for the Petitioner Companies. No objector has come before the court to oppose the Scheme and nor any party has controverted any averments made in the Petition.
- 2 The sanction of the Court is sought under Sections 391 to 394 of the Companies Private Limited And Companies Act, 2013 to the Scheme of Arrangement of between Nitin Castings Shareholders. 1956 and other applicable provisions of the Companies Act, Nitin Alloys Global Limited And Their Respective
- Learned Counsel for the Petitioners states that the Petitioners in Company Scheme Petition No. 476 of products relating to Alloy Steel Castings. Petition No. 477 of 2016 is presently engaged in the business of manufacturing businesses - Real Estate and Casting Business and Petitioner in Scheme of 2016 is incorporated to carry out multiple
- 4 The rationale for the demerger is that both the companies under this Scheme of Arrangement are part of Nitin Castings Group (the Group). The Group ensuring focused management, Improved Organizational capability, leadership, stakeholders on account of businesswise segregation of companies thereby believes that the restructuring operational resources of each company. Achieving operational, management efficiency, ability to leverage financial and would benefit the companies and its
- Resolutions which are annexed to the respective Company Scheme Petitions. Petitioner Companies approved the said Scheme by passing Board
- 6 The learned Advocate for the Petitioners state that Petitioner Companies have that the Scheme has been filed in consonance with the orders passed in complied with all directions passed in company summons for Directions and respective Company summons for Directions.
- Counsel appearing on behalf of the Petitioners has stated that they have filed necessary affidavits of compliance in the Court. Moreover, Petitioner complied with all requirements as per directions of this Court and they have

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Companies undertake to comply with all statutory requirements if any, as required under the Companies Act, 1956 / 2013 and the Rules made there

The Regional Director has filed an Affidavit dated 30th September, 2016 stating therein that save and except as stated in paragraph 6 of the said affidavit, it appears that the Scheme is not prejudicial to the interest of shareholders and

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- In paragraph 6(i) to 6(vi)(h), of the said affidavit it is stated that:
- final decision of Income Tax Authorities. The approval of the scheme The tax implication if any arising out of the scheme is subject to binding on the Petitioner Company. effect to the scheme. The decision of the Income Tax Authority is scrutinize the tax return filed by the Resulting Company after giving by this Hon'ble Court may not deter the Income Tax Authority to

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- As far as observations made in paragraph 6(i) of Affidavit of the Regional provisions of the Income Tax Act and all tax issues arising out of the Scheme that the Petitioner Companies are bound to comply with all applicable Director is concerned, the Petitioner Company through their Advocate submits of Arrangement will be met and answered in accordance with law.
- fractional entitlement by NAGL. Petitioner in clause 5.2. of Part B of the scheme inter alia has mentioned that no equity shares shall be allotted in respect of

Deponent pray that Hon'ble court may pass such order as deem

10. As far as observations made in paragraph 6(ii) of Affidavit of the Regional of the Scheme, in case of there being any fraction arising on the discharge of Director is concerned, the petitioner company submits that as per Clause 5.2 consideration or separate issue of new equity shares in respect of such shares for the fractional entitlements. Further, there will not be any cash consideration, the Resulting Company will not be allotting any new equity

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since the waving of fractional right is by the Promoter shareholders. The said fractional entitlement. The Public shareholders are not adversely impacted undertaking is accepted.

Petitioner in clause 5.7 and 5.8 inter alia has had mentioned that Capital and approval of the scheme by shareholder of NAGL shall NAGL shall to the extent require increase in Authorised Share the Companies Act, 2013 be deemed compliance of provision of section 42 r.w. section 62 of

increase its capital in accordance with provision of the Companies Deponent pray that Hon'ble court may direct the company to

6(vi)(c) With reference to the para no.5.7 of the scheme, it is required to pay necessary fee / stamp duty on the increase of authorized capital proposed.

- As far as observations made in paragraph 6(iii) and 6(vi)(c) of the Affidavit of the limits of the existing Authorized Share Capital of the Resulting Company. to be issued by the Resulting Company pursuant to the Scheme is within the Regional Director is concerned, the Petitioner Company submit that the shares Company in paragraph 6 of the Affidavit in rejoinder dated 3rd day of October, Accordingly, no increase of authorized capital is required. The Petitioner 2016 have clarified position, therefore no further increase in Authorised share capital is warranted.
- Petitioner in Clause 6 of the scheme inter alia mentioned accounting treatment but not mentioned accounting standard adopted for the
- 12. In so far as observations made in paragraph 6(iv) of the Affidavit, the the accounting treatment in the Scheme akin to the Accounting Standard 14 applicable to the Scheme of Demergers. However, the Petitioner has adopted Petitioner Standards framed by the Institute of Chartered Accountants of India Company submits that there are no prescribed Accounting

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no objection letter issued by SEBI on May 4, 2016. the Scheme of Arrangement has been approved by BSE which evident from the applicable to amalgamations and mergers. It is further pertinent to note that

for the Demerger subject to compliance of directions mentioned Petitioner submitted a copy of letter No. DCS/AMAL/MN/378/2016-17 dated 04.05.2016, inter alia mentioned that BSE has given NOC

Deponent prays that Hon'ble court may pass such order as deem fit.

May, 2016 will be complied with to the extent applicable as required by BSE vide its letter DCS/AMAL/MN/378/2016-17 dated 4th Director is concerned, the Resulting Company undertakes that all compliances As far as observations made in paragraph 6(v) of Affidavit of the Regional

- 6(vi)(a) There are 12 prosecutions pending against the demerged and are very serious in nature being non-compoundable company out of which 9 are Section 58A violations (C.A. 1956) subject demerged company. offence filed on the basis of complaints received against the
- As far as observations made in paragraph 6(f)(a) of Affidavit of the Regional Director is concerned, the Petitioner Company has filed to be diluted under the Proposed Scheme. company dated 26th August, 2016 and post the Scheme of Arrangement, the Demerged same was brought to the notice of Registrar of Companies (RoC) vide letter state that the Demerged Company has paid off those public deposits and the rejoinder Ministry / ROC against the Demerged Company and its Directors is not going Section 58A (Companies Act, 1956) against the Company are pending before Chief Metropolitan Magistrate 18th Court, Mumbai. Further, it also against the Demerged Company the penal action taken by would still be in existence, the said pending proceedings dated 3rd October 2016 and it is stated that the violations under an affidavit in

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- 6(vi)(b) Transferor Company was previously a public limited company and freezing period till trading permission is received. by the transferee company are sought to be listed after the expiry of Company is a listed company and new equity shares being issued converted into private company in 2015-16.
- 15. As far as observations made in paragraph 6(vi)(b) of Affidavit of the Regional compliance with applicable SEBI regulations. the trading permission is received and such issue of shares shall be in shares company) the Demerged Company changed its name to "Nitin Castings Section 18 of the Companies Act, 2013 (conversion into Private limited by Director is concerned, the Petitioner Company state that the pursuant to being issued by the Resulting Company shall be sought to be listed only after Private Limited" with effect from 27th November, 2015. Further, the shares

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- 6(vi)(d) With reference to para no.5.9 of the scheme, it is required to comply with the provisions of section 186 as applicable
- 16. As far as observations made in paragraph 6(vi)(d) of Affidavit of the Regional with the relevant provisions of the Companies Act, 2013. The said undertaking Director is concerned, the Petitioner Companies hereby undertakes to comply
- 6(vi)(e) per para Table II of MGT-9 Extract of Annual Return attached to undertaking out of more than one such undertakings. However, as undertaking its net worth or not. Further, it is not known whether the Company transferor company in the demerged undertaking exceeds 20% of 180(1)(a) of the C.A.2013 i.e. whether the investment of the meets the criteria as defined under Explanation below section accordingly, It is not clear whether the demerged undertaking undertaking were not provided with the Scheme papers and Undertaking (Demerged Undertaking) along with the remaining Balance Sheet with full financial statements of Castings Business With reference to the para no. 1.7 of the scheme. any other so as to consider for demerging one of the undertaking other than Casting Business

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Undertaking (copy enclosed - Annexure -5). audited Balance Sheet as at 31.3.2015 confirms that the demerged does not have any undertaking other than Castings

As far as observations made in paragraph 6(vi)(e) of Affidavit of the Regional Director is concerned, that the divisional balance sheet of the Demerged October, 2016. Further, the Demerged Company being a private company is days before the filing of their report. Letter of acknowledgement dated 2nd Company has been provided to the office of Registrar of Companies atleast 10 September 2016 is annexed as Exhibit A' to the Affidavit in rejoinder dated 3rd therefore there is no reporting required to be done. of the Demerged Company does not meet the criteria as prescribed in AS - 17 to be reported in the balance sheet. Since, the income from real Estate business segmental division is 10 per cent or more of the total revenue it is only then innexed as 'Exhibit B' to the Affidavit in rejoinder. The Counsel for the exempted from the purview of section 180 of the Companies Act. The said not have any income from Real Estate Business Segment. segment has generated income in the past, however, the year i.e. F.Y. 15, does Petitioners further submits that as per AS otification issued by the Ministry of Corporate Affairs dated 5th June 2015 is Company submits that the Real 17, if the revenue of the The counsel for the Estate Business

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6(vi)(f)the important schedules (Notes) of entire financials and notes on vide SRN Q60896016 however it do not contain all the attachments as accounts etc were not attached to the B/S filed before RoC office The Demerged Company has filed Balance Sheet as at 31.3.2015

18. As far as observations made in paragraph 6(vi)(f) of Affidavit of the Regional or that may hereinafter be taken by the Ministry / RoC, if any against the scheme will not dilute the proposed penal action that may have been taken been given in the office of Regional Director. It is clarified that sanctioning of the financials. However the copy of balance sheet as on 31st March, 2015 has inadvertently missed the attachment with respect to the Notes to Accounts of Director is concerned, the Demerged Company has filed its Balance Sheet as at the Demerged Company. March, 2015 in Form AOC-4 vide SRN Q60896016 however it has

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6(vi)(g) Boards' Report dated 20.8.2015 states that the demerged company principal or interest was outstanding as on balance sheet data did not raise funds by way of fixed deposits and no amount of cases regarding acceptance of deposits which are pending in Trial company / directors (accused) are facing the prosecution action in 9 deposits) are under prosecution/ open. On one hand, the demerged (31.3.2015). However, several 58A payment of penalty, if levied by the Trial Court. (if convicted) needs to be borne by the demerged company from its undertaking of demerged company, ibid) vitiating the prospects of Court for Orders and penalty if any to be leviable by the Trial Court resources. However, it is demerging the entire company (casting section cases (regarding

As far as observations made in paragraph 6(vi)(g) of Affidavit of the Regional Director is concerned, the Demerged Company has not accepted any public the penalty leviable, if any. The Demerged Company has two segments of deposits) are pending before court. The Demerged Company undertakes to pay deposits and no amount of principal or interest was outstanding as on 31st sufficient to meet with the liabilities, if any. company will be left with Real Estate business segment which should be 2015. Further, the cases under Section 58A (regarding public Castings and Real Estate and hence post the Scheme,

Bank for a charge amount of Rs 16.62 Cr (as per charge registration details). The demerged company stood as guarantor in favour of EXIM

20. In reply to the observations raised by Regional Director in paragraph 6(vi)(h) of his affidavit is concerned, the petitioner submit that point 'x' of the Annexure and the concerned party has paid out all its borrowings along with interest. other Company from EXIM Bank. However, no dues are payable as on date states that the company has given the Corporate Guarantee for loans taken by to the Auditors Report as on 31st March, 2015 of the Demerged Company

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Companies Act, 2013. There is no violation of any provisions of the Companies Act, 1956 or

The Learned Counsel for the Regional Director on instructions of Mrs. Sheila, Joint Director (Legal) in the office of Regional Director, Ministry of undertaking given by the Petitioner Companies are accepted. the undertaking and submission given by the Petitioner Companies. The said Corporate Affairs, Western Region, Mumbai, states that they are satisfied with

and is not violative of any provisions of law and is not contrary to public From the material on record, the Scheme appears to be fair and reasonable policy.

Scheme Petition No. 476 of 2016 and 477 of 2016 filed by the Demerged Since all the requisite statutory compliances have been fulfilled, the Company of prayer clauses (a) to (c) of the respective Petition. Company and the Resulting Company respectively are made absolute in terms

- 24. The Petitioner Companies to lodge a copy of this order and the Scheme, duly authenticated by the Company Registrar, High Court (O.S.), Bombay with the issuance of Order. stamp duty payable, if any, on the same within 60 days from the date of concerned Superintendent of Stamps, for the purpose of adjudication of
- 25. Petitioner Companies are directed to file a copy of this order along with a copy provisions of the Companies Act 1956 / 2013. along with E-Form INC 28 in addition to physical copy as per the relevant of the Scheme with the concerned Registrar of Companies, electronically,
- 26. The Petitioner Companies in both the Company Scheme Petitions to pay costs to be paid within four weeks from the date of the order. of Rs.10,000/- each to the Regional Director, Western Region, Mumbai. Costs
- Filing and issuance of the drawn up order is dispensed with

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28. All concerned regulatory authorities to act on a copy of this order along with Bombay. Scheme duly authenticated by the Company Registrar, High Court (O. S.),

(A. K. Menon, J.)

#### CERTIFICATE

certify that this Order uploaded is a true and correct copy of original signed order. ploaded by: - Shankar Gawde, Stenographer

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Section Officer
High Court, Appellate Side
Bombay

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(R. C. KALE)
COMPANY REGISTRAR
HIGH COURT (O.S.)
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### SCHEME OF ARRANGEMENT

#### BETWEEN

## NITIN CASTINGS PRIVATE LIMITED ("NCPL" OR "THE DEMERGED COMPANY")

AND

## NITIN ALLOYS GLOBAL LIMITED ("NAGL" OR "THE RESULTING COMPANY")

AND

## THEIR RESPECTIVE SHAREHOLDERS

#### <u>:</u> PURPOSE OF THE SCHEME

FJUDI Num Alloys Global Limited ("NAGL" or "the Resulting Company"). The Scheme Also provides for various other matters consequential or otherwise integrally applicable provisions of the Companies Act, 1956 ("the Act"), for demerger of the The Scheme of Arrangement is presented under Sections 391 to 394 and other connected herewith. sting Business Undertaking carried out by Nitin Castings Private Limited

#### II. RATIONALE OF THE SCHEME

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and its stake holders on account of following reasons: Castings. The Group believes that the restructuring would benefit the companies engaged in the business of manufacturing of products relating to Alloy Steel Group ('the Group'). NCPL is engaged in multiple businesses and NAGL is Both the companies under this Scheme of Arrangement are part of Nitin Castings

- management; Businesswise segregation of companies thereby ensuring focused
- Improved Organizational capability and leadership;
- Achieving operational and management efficiency; and
- Ability to leverage financial and operational resources of each company.

#### III. PARTS OF THE SCHEME

The Scheme of Arrangement is divided into the following parts:

Part A – Deals with the Definitions, Interpretation and Share Capital;

Part B - Deals with the demerger of Casting Business Undertaking into NAGL;

# DEFINITIONS, INTERPRETATION AND SHARE CAPITAL

#### 1. **DEFINITIONS**

the following expression shall have the meanings respectively assigned against In this Scheme of Arrangement, unless inconsistent with the subject or context,

- 1.1 "Act" or "the Act" means the Companies Act, 1956, the rules and regulations made thereunder and will include any statutory modification or re-enactment sections of the Companies Act, 2013 the rules and regulations made thereunder, as thereof for the time being in force and also mean and refer to corresponding and when such corresponding sections are notified by the Central Government;
- 1.2 authority. approved by the High Court of Judicature at Bombay or National Company Law "Appointed Date" means April 1, 2015 or such other date as may be fixed on Tribunal (NCLT), if and when made operational or such other competent
- 1.3 "BSE" means the Bombay Stock Exchange Limited;
- 1.4 committee thereof of the NCPL or NAGL or both as the context may require; "Board" or "Board of Directors" means the Board of Directors or
- 1.5 the books of NCPL at the close of business on the day immediately preceding the "Book Value(s)" means the value(s) of the assets and liabilities as appearing in Appointed Date;
- 1.6 shall include the National Company Law Tribunal, if and when made operational. "Court" or "High Court" means the High Court of Judicature at Bombay and
- 1.7 relating to "Casting Business" along with all related assets, liabilities, employees "Casting Business Undertaking" means the entire business undertaking of NCPL including specifically the following:

all properties and assets, whether moveable or immoveable (more specifically NCPL pertaining to Casting Business Undertaking; cash and bank balances, bills of exchange, covenant and undertakings of I), including all rights (whether freehold, leasehold or license), title, interest, including property located at Maharashtra and described in detail at Annexure

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- to the Casting Business Undertaking; or in the ownership, power, possession or the control of or vested into or benefits, entitlement and advantages, contingent rights or benefits belonging to deposits or outstanding in litigations or paid under protest, provisions, machinery, capital work in progress, furniture, fixtures, office equipment, all assets (whether moveable or immoveable, real or personal, corporeal or granted in favour of or held for the benefit of or enjoyed by NCPL pertaining liberties, advantages, easements and all the rights, title, interests, goodwill, registrations, quotas, and arrangements, purchase and lease arrangements including benefits of agreements, contracts advances, receivables, funds, leases, licenses, tenancy rights, premises, hire appliances, accessories, vehicles, all stocks, sundry debtors, deposits including pertaining to Casting Business Undertaking and not limited to the plant and incorporeal, in possession, or in reversion, leasehold or otherwise, present, contingent, tangible or intangible) including investments of NCPL powers, authorities, permits, allotments, approvals, consents, privileges, industrial and other licenses,
- whether secured or unsecured, of NCPL pertaining to the Casting Business all debts, borrowings, obligations and liabilities, whether present or future, Undertaking comprising of:
- a) all the debts, duties, obligations and liabilities, including contingent liabilities which arise out of the activities or operations of NCPL pertaining to the Casting Business Undertaking;
- <u>D</u> the specific loans or borrowings raised, incurred and utilised solely for the activities and operations of NCPL pertaining to the Casting Business Undertaking; and
- liabilities other than those referred to in Sub-Clauses (a) and (b) above stand in the same proportion which the value of assets, transferred and not directly relatable to the Casting Business Undertaking, being amounts of any general or multipurpose borrowings of NCPL as

under this Clause, of the Casting Business Undertaking bears to the total value of the assets of NCPL immediately before the Appointed

- īv. all intellectual property rights, including patents, trademarks and copyrights of NCPL pertaining to Casting Business Undertaking;
- < all books, records, files, papers, engineering and process information, physical or electronic form in connection with or relating to Casting Business information, customer pricing information, and other records whether in materials, lists of present and former customers and suppliers, customer credit Undertaking; computer programmes, software licenses (whether proprietary or otherwise), manuals, data, catalogues, quotations, sales and advertising
- all permanent employees employed by NCPL pertaining to the Effective Date. Business Undertaking, as identified by the Board of Directors of NCPL the
- VII. Undertaking; connection with or relating to NCPL pertaining to earnest monies, security deposits, or other entitlements, if any, Casting Business n

committee thereof. Undertaking or not, shall be decided by the Board of Directors of NCPL or any whether it arises out of the activities or operations or any liability pertains or does not pertain to the Casting Business Undertaking or Any question that may arise as to whether a specific asset (tangible or intangible) of the Casting Business

- 1.8 Maharashtra at Mumbai by NCPL and NAGL; 394 of the Act sanctioning the Scheme are filed with the Registrar of Companies, "Effective Date" means the date on which the authenticated copies or certified copies of the Orders of High Court of Judicature at Bombay under Sections 391 to
- 1.9 "NAGL" or "the Resulting Company" means Nitin Alloys Global Limited Mittal Industries Premises- Co-op. Society Limited, Sanjay Building No.3, Companies Act, 1956 and having its registered office at 231, 2<sup>nd</sup> Floor, Rahul (CIN: L65990MH1982PLC028822), a company incorporated M.V. Road, Andheri (East), Mumbai-400 059; under

- 1.10 "NCPL" or "the Demerged Company" means Nitin Castings Private Limited Op Soc. Limited, Sanjay Building No. 3, Sir M.V. Road, Andheri (East), Mumbai having its registered office at 231, 2nd Floor, Rahul Mittal Industrial Premises Co-(CIN: U28900MH1962PTC012448), a Company incorporated under the Act and 400 059, Maharashtra;
- 1.11 NCPL and NAGL for the purposes of determining the shareholders of NCPL to "Record Date" means the date to be fixed jointly by the Board of Directors of defined hereinafter); whom shares would be issued in accordance with Clause 5 of this Scheme (as
- 1.12 activities, operations and investments of NCPL other than the Casting Business "Remaining business of NCPL" means all the undertakings, businesses, Undertaking;
- "Scheme" the Scheme. Scheme with such modification(s) / amendments, if any made, as per Clause 15 of Arrangement in its present form as submitted to the Hon'ble High Court or this or "the Scheme" or "this Scheme" means this
- 1.14 them under the Act and other applicable laws, rules, regulations, bye laws, as the All terms and words not defined in this Scheme shall, unless repugnant or case may be, including any statutory modification or re-enactment thereof from contrary to the context or meaning thereof, have the same meaning ascribed to

clauses, recitals and schedules of and to this Scheme. The singular shall include the plural and vice versa. Reference to clauses, recitals and schedules, unless otherwise provided, are

# DATE OF TAKING EFFECT AND OPERATIVE DATE

2.1 approved or imposed or directed by the High Court of Judicature at Bombay or but shall be operative from the Effective Date unless the context requires made as per Clause 15 of the Scheme, shall be effective from the Appointed Date The Scheme set out herein in its present form or with any modification(s)

- 2.2 "effectiveness of the Scheme" shall mean the Effective Date. Any references in the Scheme to "upon the Scheme becoming effective" O,
- 3. SHARE CAPITAL
- 3.1 The share capital of NCPL as at March 31, 2015 is as under:

3,15,00,000	TOTAL
3,15,00,000	31,50,000 Equity Shares of Rs. 10 each, fully paid up
	Issued, subscribed and paid-up Share Capital
3,25,00,000	TOTAL
3,25,00,000	32,50,000 Equity Shares of Rs. 10 each
	Authorized Share Capital
Amount (In Rs.)	Share Capital

Subsequent to the above Balance Sheet date and till the date of the Scheme being approved by the Board of Directors of NCPL, there has been no change in the issued subscribed and paid up share capital of NCPI issued, subscribed and paid up share capital of NCPL.

3.2 The share capital of NAGL as at March 31, 2015 is as under:

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1 40 40 000	TOTAL
1,40,40,000	14,04,000 Equity shares of Rs. 10 each, fully paid up
	Issued, subscribed and paid-up Share Capital
5,00,00,000	TOTAL
5,00,00,000	50,00,000 Equity shares of Rs. 10 each
	Authorized Share Capital
Amount (In Rs.)	Share Capital

issued, subscribed and paid up share capital of NAGL. approved by the Board of Directors of NAGL, there has been no change in the Subsequent to the above Balance Sheet date and till the date of the Scheme being

#### TRANSFER AND VESTING OF CASTING BUSINESS UNDERTAKING OF NCPL INTO NAGL PART B

## 4. TRANSFER AND VESTING OF CASTING BUSINESS UNDERTAKING

- NAGL, so as to vest in NAGL all the rights, title and interest pertaining to the applicable provisions, if any, of the Act, without any further act or deed, stand the whole of the undertaking and assets and properties of the Casting Business Upon the scheme becoming effective and with effect from the Appointed Date, Casting Business Undertaking. transferred to and vested in and/or deemed to be transferred to and vested in Undertaking, shall, under the provisions of Sections 391 to 394 and all other
- 4.2 further documents for registering the name of NAGL as owner thereof and the may rely on the Scheme along with the copy of the Order passed by the High regulatory authorities, including Sub-registrar of Assurances, Talati, Tehsildar etc. immovable properties pertaining to the Casting Business Undertaking shall stand similar registering authority in Maharashtra. All the rights of NCPL in the approving the Scheme with the offices of the relevant sub-registrar of assurance or In so far as the immovable properties of the Casting Business Undertaking are transfer of Casting Business Undertaking of NCPL shall happen in the following necessary to comply with Section 2(19AA) of the Income-tax Act, 1961. The shall prevail and the Scheme shall stand modified to the extent determined reason whatsoever, the provisions of the said Section of the Income-tax Act, 1961, at a later date including resulting from an amendment of law or for any other inconsistent with the provisions of the said Section of the Income-tax Act, 1961, a going concern, in compliance with Section 2(19AA) of the Income Tax Act, transferred to and vested in or deemed to be transferred to and vested in NAGL, as Casting Business Undertaking of NCPL, as defined in clause 1.4, shall stand records to reflect the name of NAGL as owner of the immovable properties. The transferred to NAGL automatically without requirement of execution of any concerned, NAGL shall register the true copy of the Order of the High Court Court, to make necessary mutation entries and changes in the land or revenue 1961. If any terms or provisions of the Scheme are found or interpreted to be

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become the property and an integral part of NAGL. The vesting pursuant to this this Scheme shall stand transferred and vested by NCPL to NAGL and shall in nature or incorporeal property or are otherwise capable of transfer by manual Any and all assets relating to the Casting Business Undertaking, as are movable sub-clause shall be deemed to have occurred by manual delivery delivery or by endorsement and delivery or by vesting and recorded pursuant to

property shall be deemed to have been transferred and vested accordingly. No Business Undertaking shall be eligible for depreciation under Income Tax, transfer and vesting into NAGL. Goodwill, if any on demerger of Casting stamp duty shall be payable on the transfer of such movable properties upon its endorsement, as appropriate to the property being vested and title to the 1961 and based on the ruling in CIT vs. Smifs Securities Limited.

- 4.2.2. Any and all movable properties of NCPL relating to the Casting in kind or for value to be received, bank balances and deposits, if any, with sundry debtors, outstanding loans and advances, if any, recoverable in cash or Undertaking, other than those specified in sub-clause 4.2 above, including account. No stamp duty shall be payable on the transfer of such movable properties upon its transfer and vesting into NACT customers and other persons, shall without any further act, instrument or deed, dematerialized form will be transferred to NAGL by issuing appropriate be transferred and vested as the property of the NAGL. The investments held in Government, semi-Government, local and other authorities and bodies,
- 4.2.3. With effect from the Appointed Date, all debts, liabilities, contingent liabilities, it shall not be necessary to obtain the consent of any third party or other person the debts, liabilities, contingent liabilities, duties and obligations of NAGL and and stand transferred to NAGL so as to become as from the Appointed Date. to the Casting Business Undertaking shall, without any further act or deed be duties and obligations of every kind, nature and description of NCPL relatable who is a party to any contract or arrangement by virtue of which such debts, give effect to the provisions of this sub-clause. After the Effective Date, NAGL liabilities, contingent liabilities, duties and obligations have arisen, in order to liabilities and from and against all actions, demands and proceedings in respect NCPL and to keep NCPL indemnified at all times from and against all such undertakes to meet, discharge and satisfy the said liabilities to the exclusion of
- 4.2.4. With effect from the Appointed Date and upon the Scheme becoming effective, required to carry on operations in the Casting Business Undertaking shall stand any statutory licenses, permissions or approvals or consents held by NCPL vested in or transferred to NAGL without any further act or deed, and shall be

In so far as the various incentives, subsidies, rehabilitation Schemes, special consents shall vest in and become available to NAGL pursuant to the Scheme. environmental approvals and consents, registration or other licenses, and of NAGL. The benefit of all statutory appropriately mutated by the statutory authorities concerned therewith in favour the Casting Business Undertaking, are concerned, the same shall vest with and body, local authority or by any other person, or availed of by NCPL relating to be available to NAGL on the same terms and conditions. and other benefits or privileges enjoyed, granted by any Government and regulatory

4.3 The transfer and vesting of Casting Business Undertaking as aforesaid shall be relatable to Casting Business Undertaking to the extent such securities, charges, any, subsisting over or in respect of the property and assets or any part thereof subject to the existing securities, charges, mortgages and other encumbrances if mortgages, encumbrances are created to secure the liabilities forming part of the Casting Business Undertaking.

All taxes, duties, cess payable by NCPL relating to the Casting Business treated as the liability or refunds / credit / claims, as the case may be, of NAGL, provided that if NCPL or their successor(s) receives any refunds / credit / claims provided however that any direct and indirect taxes that cannot specifically be Undertaking including all or any refunds / credit / claims relating thereto shall be shall be on behalf of and as a trustee of NAGL and the same shall be refunded to / or incurs any liability in respect of the Casting Business Undertaking the same Business Undertaking shall continue to be borne by NCPL. It is specifically earmarked as the liability or refunds / credit / claims relating to the Casting paid by NAGL

- 4.5 Upon the coming into effect of this Scheme, NCPL shall permit NAGL, use of its mutually agreed between NCPL and NAGL. All the outgo in relation to the land land for the purpose of carrying out the Casting Business at a consideration including taxes, water charges, electricity charges, etc. shall be borne by NAGL.
- 4.6 out of the activities or operations of Casting Business Undertaking of NCPL shall does not pertain to the Casting Business Undertaking of NCPL or whether it arises Any question that may arise as to whether a specified asset or liability pertains or

be decided by mutual agreement between the Board of Directors of NCPL and

#### 5. ISSUE OF SHARES

5.1 names appear in the Register of Members of NCPL on the Record Date or to such members of NCPL, holding fully paid up equity shares in NCPL and whose any further application or deed, issue and allot equity shares at fair value ("New Upon this Scheme becoming effective and upon vesting of the Casting Business other successors in title as may be recognized by the Board of Directors of NAGL of their respective heirs, executors, administrators or other legal representative or Equity Shares"), credited as fully paid-up, to the extent indicated below, to the Undertaking of NCPL in NAGL in terms of this Scheme, NAGL shall, without in the following manner:

## Consideration payable to Equity Shareholders:

"10 (Ten) fully paid up New Equity Share of Rs. 10 (Rupees Ten) each of NA shall be issued and allotted for every 27 (Twenty Seven) fully paid up equity shares of Rs. 10 (Rupees Ten) each held in NCPL"

- 5.2 No New Equity Shares shall be allotted in respect of fractional entitlements, per Clause 5.1. NAGL to which the members of NCPL may be entitled on allotment of shares as
- 5.3 transferor or transferee of equity shares in NCPL, after the effectiveness of this operative as on the Record Date, in order to remove any difficulties arising to the Date, to effectuate such a transfer as if such changes in the registered holder were be empowered in appropriate cases, prior to or even subsequent to the Record outstanding, of any shareholder of NCPL, the Board of Directors of NCPL shall In the event of there being any pending share transfers, whether lodged or
- 5.4 shareholders who hold shares of NCPL in physical form shall also have the option shareholders to NCPL and / or its Registrar before the Record Date. All those in which NCPL shares are held or such other account as is intimated by the shareholders who hold shares of NCPL in dematerialized form, in to the account the details of their account with the Depository Participant are intimated in writing to receive the equity shares, as the case may be, in dematerialized form provided New Equity Shares shall be issued in dematerialized form to those

- to NCPL and / or its Registrar before the Record Date. The shareholders who fail to provide such details shall be issued equity shares in physical form.
- 5.5 shareholders of NCPL shall be allotted and recorded at fair value i.e. face value Articles of Association of NAGL. premium and shall be subject to the Scheme and the Memorandum and New Equity Shares to be issued and allotted by NAGL to the equity
- 5.6 The New Equity Shares to be issued by NAGL to the members of NCPL pursuant to clause 5.1 of this Scheme will be listed and/or admitted to trading in terms of accordance with the applicable laws or regulations for NAGL with the formalities NAGL are listed on the Effective Date. NAGL shall enter into such arrangements Requirements) Regulations, 2009 on all the Stock Exchanges on which shares of to the Scheme shall remain frozen in the depositories system till listing and of the said Stock Exchanges. The New Equity Shares of NAGL allotted pursuant and give no change in the shareholding pattern or control in NAGL between the Record trading permission is given by the designated Stock Exchange(s). There shall be Stock Exchange(s). The shares so allotted shall be freely tradable and shall not Date and the listing which may affect the status of approvals received from the have any lock in period unless contrary contained in any regulation. such and Exchange Board of India (Issue of Capital and Disclosure confirmations and/or undertakings as may be necessary in
- 5.7 NAGL shall and to the extent if required, increase its Authorized Share Capital to facilitate issue of equity shares under this Scheme.
- 5.8 and allotment of New Equity Shares by NAGL to the shareholders of NCPL, as Act, 2013, and the other relevant and applicable provisions of the Act for the issue due compliance of the provisions of Section 42 read with 62 of the Companies Approval of this Scheme by the shareholders of NAGL shall be deemed to be the provided in this Scheme
- 5.9 The approval of this Scheme by the shareholders of NCPL and NAGL under provisions of the Act and any other consents and approvals required in this regard. Sections 13, 14 and 186 of the Companies Act, 2013 and other applicable Sections 391 and 394 of the Act shall be deemed to have the approval under

## 6. ACCOUNTING TREATMENT

#### In the books of NAGL

- 6.1 close of business on the day immediately preceding the Appointed Date. this Scheme, at respective book values, as appearing in the books of NCPL, at the reserves of the Casting Business Undertaking of NCPL vested in it pursuant to NAGL shall, upon the Scheme becoming effective, record the assets, liabilities,
- 6.2 The inter-company balances, if any, appearing in the books of accounts of NAGL and the Casting Business Undertaking being transferred, will stand cancelled;
- 6.3 equally over a period of 5 years. Reserve. Shortfall, if any, shall be recorded as Goodwill and shall be amorticlause 6.2 above) of Casting Business Undertaking transferred to NAGL issued and allotted as per clauses 5.1 by NAGL would be recorded as Capital determined as per clause 6.1 above, as reduced by the value of New Equity Shares The difference being the excess of the net assets value (after giving adjustment to
- 6.4 shall be applicable irrespective of any change in the accounting method. position on the basis of consistent accounting policy. The Treatment in this clause accounting policies followed by NAGL will prevail and the difference till the In case of any differences in accounting policy between NCPL and NAGL, the Account to ensure that the financial statements of NAGL reflect the financial Appointed Date will be quantified and adjusted in the Capital Reserve / Goodwill

#### In the books of NCPL

- 6.5 and liabilities pertaining to the Casting Business Undertaking transferred Upon the Scheme becoming effective, NCPL shall reduce the book value of assets
- 6.6 Profit & Loss Debit Balance. Profit and Loss account of NCPL and the balance, if any, shall be recorded as transferred shall be first adjusted against the General Reserve and balance against The excess of the book value of assets transferred over the book value of liabilities

### 7 PROFITS, DIVIDEND, BONUS/RIGHT SHARES

- 7.1 not utilize profits, adjust or claim adjustment of the profits/loss as the case may be respect of the period falling on and after the Appointed Date without the mutual the Appointed Date. earned/incurred or suffered in respect of the Casting Business Undertaking after consent / approval of Board of Directors of NCPL and NAGL. NCPL shall also Undertaking for any purpose including declaring or paying any dividend in NCPL shall not utilize profits or income, if any, pertaining to the Casting Business
- 7.2 Until the Effective Date, NCPL shall not issue or allot any further equity shares either rights or bonus or otherwise.

#### 00 THE EFFECTIVE DATE CONDUCT OF CASTING BUSINESS UNDERTAKING OF NCPL TILL

Effective Date: With effect from the date of filling of this Scheme with High Court and upon the

- have held and stood possessed of and shall hold and stand possessed of all its and activities relating to the Casting Business Undertaking and shall be deemed to with utmost prudence until the Effective Date. account of and in trust for NAGL. NCPL hereby undertakes to hold its said assets properties and assets pertaining to the Casting Business Undertaking for and on NCPL shall be deemed to have been carrying on and shall carry on its business
- NCPL shall carry on and be deemed to have carried on its business and activities with or dispose of the Casting Business Undertaking or part thereof. written consent of NAGL, alienate charge, mortgage, encumber or otherwise deal prudence and shall not, except in the ordinary course of business or without prior relating to the Casting Business Undertaking with reasonable diligence, business
- . ω All the profits or income accruing or arising to NCPL or expenditure or losses income or profits or losses or expenditure as the case may be of NAGL Undertaking shall for all purposes be treated and be deemed to be accrued as the arising or incurred or suffered by NCPL pertaining to the Casting Business

- 8.4 NCPL shall not vary the terms and conditions of employment of any of the any pre-existing obligation undertaken by NCPL, as the case may be, prior to the employees of NCPL pertaining to the Casting Business Undertaking except in the Appointed Date. ordinary course of business or without the prior consent of NAGL or pursuant to
- NCPL shall be entitled, pending the sanction of the Scheme, to apply to and sanctions, which NAGL may require to carry on the Casting Business Undertaking of NCPL concerned as are necessary under any law or rules, for such consents, approvals Central/State Government and all other agencies, departments and authorities

#### 9. EMPLOYEES

- 9.1 and on the basis of continuity of service, and the terms and conditions of the employment with NAGL shall not be less favorable than those applicable to then to have become staff and employees of NAGL without any break in their service to Casting Business Undertaking in service on the Effective Date shall be deemed On the Scheme becoming operative, all staff and employees of NCPL pertaining with reference to their employment in NCPL.
- pertaining to Casting Business Undertaking or all purposes whatsoever in relation It is expressly provided that, on the Scheme becoming effective, the Provident provisions thereof as per the terms provided in the respective Trust Deeds, if any, obligation to make contributions to the said Fund or Funds in accordance with the to the administration or operation of such Fund or Funds or in relation to the any, created or existing for the benefit of the staff and employees of NCPL relation to Casting Business Undertaking in relation to such Fund or Funds shall to the end and intent that all rights, duties, powers and obligations of NCPL in Fund, Gratuity Fund, Superannuation Fund or any other Special Fund or Trusts, if been continuous for the purpose of the said Fund or Funds. of NCPL pertaining to Casting Business Undertaking will be treated as having become those of NAGL. It is clarified that the services of the staff and employees

### 10. LEGAL PROCEEDINGS

10.1 If any suit, appeal or other proceeding of whatever nature by or against NCPL in relation to Casting Business Undertaking is pending except the proceedings of MSEDCL, the same shall not abate or be discontinued or in any way be

had not been made. or against NCPL in relation to Casting Business Undertaking as if this Scheme same extent as it would or might have been continued, prosecuted and enforced by the said suit, appeal or other legal proceedings may be continued, prosecuted and prejudicially affected by reason of or by anything contained in this Scheme, but enforced by or against NAGL, as the case may be, in the same manner and to the

10.2After the Appointed Date, if any proceedings are taken against NCPL in respect of called upon to pay or secure in respect of any liability or obligation relating to liabilities and obligations incurred by it in respect thereof and further reimburse all the cost of NAGL and NAGL shall reimburse and indemnify NCPL against all the matters referred to in the Clause 10.1 above, NCPL shall defend the same at Casting Business Undertaking. amounts including interest, penalties, damages, costs etc. which NCPL may be

pursued by NCPL for and on behalf of NAGL as per the instructions of and extent such proceedings cannot be taken over by NAGL, the proceedings shall be NCPL to the extent legally permissible after the Scheme being effective. To the entirely at the cost and expenses of NAGL same continued, prosecuted and enforced by or against NAGL to the exclusion of NAGL undertakes to have all legal or other proceedings initiated by or against NCPL referred to in Clause 10.1 above transferred into its name and to have the

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10.4 In case of any litigation, suits, recovery proceedings which are to be initiated or proceedings of excise duty or labour matters pertaining to Casting to NAGL and no liability shall ever be vested in NCPL. Undertaking that may, arise after the Appointed Date, shall also stand transferred thereto shall be the liability of NAGL. Any other litigation, suit, issues, NAGL shall be made party thereto and any payment and expenses made including litigations, suits, recovery proceedings relating to excise duty and labour may be initiated against NCPL in relation to Casting Business Undertaking

## 11. CONTRACTS, DEEDS, ETC.

11.1 other instruments, if any, of whatsoever nature pertaining to Casting Business insurance, Letters of Intent, undertakings, arrangements, policies, agreements and Subject to the other provisions of this Scheme, all contracts, deeds, bonds, Undertaking to which NCPL is a party and which is subsisting or having effect on

the Effective Date, shall be in full force and effect against or in favour of NAGL NCPL, NAGL had been a party thereto. and may be enforced by or against NAGL as fully and effectually as if, instead of

required to give effect to the provisions of this Scheme. Casting Business Undertaking and to implement or carry out all formalities execute any such deeds, writings or confirmations on behalf of NCPL for the effect to the provisions of this Scheme. NAGL shall be deemed to be authorised to novations, to which NCPL will, if necessary, also be party in order to give formal confirmations or enter into any tripartite arrangements, confirmations shall enter into and/or issue and/or execute deeds, writings

### 12. REMAINING BUSINESS

- 12.1 It is clarified that the Remaining Business of NCPL shall continue with NCPL as follows:
- (a) The Remaining Business of NCPL and all the assets, liabilities and be managed by NCPL. obligations pertaining thereto shall continue to belong to and be vested in
- <u></u> the Remaining Business) shall be continued and enforced by or against property, right, power, liability, obligation or duty, of NCPL in respect of relating to the Remaining Business of NCPL (including those relating to any whether pending and / or arising on or before the Appointed Date and All legal and other proceedings by or against NCPL under any statute,
- <u>ල</u> up to and including the Effective Date -With effect from the date of filing of this Scheme with the High Court and
- NCPL shall be deemed to have been carrying on and to be carrying on its own behalf; all business and activities relating to the Remaining Business for and on
- purposes, be treated as the income or profit or expenditure or losses, as all income or profit accruing to NCPL or expenditure or losses arising or the case may be, of NCPL. incurred by it relating to the Remaining Business are and shall for all

#### 13. SAVING OF CONCLUDED TRANSACTIONS

executed on behalf of itself. NCPL for the Casting Business Undertaking in respect thereto as done and that NAGL accept and adopts all acts, deeds and things done and executed by by NCPL or after the Appointed Date till the Effective Date, to the end and intent Clause 10 above shall not affect any transaction or proceedings already concluded Clause 4 above and the continuance of proceedings by or against NAGL under The transfer of the Casting Business Undertaking of NCPL to NAGL

## 14. CHANGE OF NAME OF NCPL AND NAGL

- 14.1 amendment, and no further resolution(s) under Section 13 and Section 16 of the Directors or a committee thereof and approved by the concerned jurisdictional Upon sanction of this Scheme, the name of NCPL shall automatically stand required to be separately passed. Companies Act, 2013 or any other applicable provisions of the Act, would be Scheme shall be deemed to be sufficient for the purposes of effecting this stand altered, modified and amended, and the consent of the shareholders to the Association of NCPL shall, without any further act, instrument or deed, be and Registrar of Companies and the Memorandum of Association and Articles of Realty Private Limited" or such other name as may be decided by the Board of changed without any further act, instrument or deed on the part of NCPL to "Nitin
- 14.2 Directors or a committee thereof and approved by the concerned jurisdictional Upon sanction of this Scheme, the name of NAGL shall automatically stand required to be separately passed. Companies Act, 2013 or any other applicable provisions of the Act, would be amendment, and no further resolution(s) under Section 13 and Section 16 of the Scheme shall be deemed to be sufficient for the purposes of effecting this stand altered, modified and amended, and the consent of the shareholders to the Association of NAGL shall, without any further act, instrument or deed, be and Registrar of Companies and the Memorandum of Association and Articles of "Nitin Castings Limited" or such other name as may be decided by the Board of changed without any further act, instrument or deed on the part of NAGL to

## PART C GENERAL TERMS AND CONDITIONS

## 15. APPLICATION TO HIGH COURT OF JUDICATURE AT BOMBAY

applications under Sections 391 to 394 of the Act and other applicable provisions of the Act to the High Court for seeking approval of the Scheme. and NAGL shall with all reasonable dispatch make

## 16. MODIFICATION OR AMENDMENTS TO THE SCHEME

are authorised to take all such steps as may be necessary, desirable or proper to necessary, desirable or appropriate as a result of subsequent events or otherwise howsoever, arising out of or under or by virtue of the Scheme and/or any ma whether by reason of any directive or Orders of any other authorities or otherwise resolve any doubts, difficulties or questions whatsoever for carrying the Scheme, by them (i.e. the Board of Directors). NCPL and NAGL by their respective Board law may deem fit to direct or impose, or which may otherwise be considered to any conditions or limitations that the Court and/or any other Authority under of Directors ('the Board', which term shall include Committee thereof), may assent to/make and/or consent to any modifications/amendments to the Scheme or Subject to approval of High Court, NCPL and NAGL by their respective Boards

## 17. CONDITIONALITY OF THE SCHEME

concerned or connected therewith.

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

- 17.1 NCPL and NAGL as may be directed by the High Court. such classes of persons including the respective members and/or creditors of The Scheme being approved by the requisite majorities in number and value of
- public shareholders in favor of the proposal are more than the number of votes 2015; provided that the same shall be acted upon only if the votes cast by the of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, Securities and Exchange Board of India ("SEBI") read with applicable provisions Circular Number CIR/CFD/CMD/16/2015 dated November 30th, 2015 issued by Number CIR/CFD/DIL/8/2013 dated May 21st, 2013 and in terms of para 9 of cast by the public shareholders against it. CIR/CFD/DIL/5/2013 dated February 4th, 2013 read with para 7 of Circular The Scheme being approved by a shareholders' resolution of NAGL passed by of postal ballot/e-voting in terms of para 5.16 of Circular Number

- 17.3 implementation of this Scheme. other statutory or regulatory authority, which by law may be necessary for the The requisite consent, approval or permission of the Central Government or any
- 17.4 The sanction of the High Court under Sections 391 to 394 of the said under Section 394 of the said Act being obtained; favour of NCPL and NAGL under the said provisions and to the necessary Order
- 17.5 Certified or authenticated copy of the Order of the High Court sanctioning the NCPL and NAGL Scheme being filed with the Registrar of Companies, Maharashtra at Mumbai by

# EFFECT OF NON-RECEIPT OF APPROVALS

be agreed upon between NCPL and NAGL by their Board of Directors (and which and which shall be governed and be preserved or worked out as is specifically the Board of Directors of NCPL and NAGL are hereby empowered and authorised aforesaid before March 31, 2017 or within such further period or periods as may clause not being obtained and/ or the Scheme not being sanctioned by the High any rights and/ or liabilities which might have arisen or accrued pursuant thereto respect of any act or deed done prior thereto as is contemplated hereunder or as to Scheme shall stand revoked, cancelled and be of no effect, save and except in to agree to and extend the Scheme from time to time without any limitation), this provided in the Scheme or as may otherwise arise in law Court or such other competent authority and / or the Order not being passed as In the event of any of the said sanctions and approvals referred to in the preceding

## 19. REPEALS AND SAVINGS

provisions of The Companies Act, 2013, shall not apply to acts done by the provisions of the Companies Act, 1956 and any act done by the Company based or the Central Government, as the case may be, in terms of the Companies Act, at that time shall be concluded by the Registrar of Companies, Regional Director corresponding provisions under The Companies Act, 2013 and not fully addressed consistent with the provisions of The Companies Act, 2013. Accordingly, on such directions or order shall be deemed to be in accordance with and Government under the Companies Act, 1956, before the notification of the Any matter filed with Registrar of Companies, Regional Director or the Central Any direction or order given by the Hon'ble High Court under

Company as per direction or order of the Hon'ble High Court sanctioning the

## 20. COSTS, CHARGES & EXPENSES

pursuant to this Scheme and other consequential matters shall only be borne by levied pursuant to the transfer of the Casting Business Undertaking to NAGL implementing this Scheme and matters incidental thereto. If any stamp duty is NAGL. It shall also include all expenses incurred in connection with and (save as expressly otherwise agreed) of NCPL and NAGL shall be borne by All costs, charges, taxes including duties, levies and all other expenses, if any

TRUE-COPY

(R. C. KALE)

COMPANY REGISTRAR

COMPANY REGISTRAR
HIGH COURT (O.S.)
BOMBAY





### IN THE HIGH COURT OF JUDICATURE AT BOMBAY ORDINARY ORIGINAL CIVIL JURISDICITON

## COMPANY SCHEME PETITION NO 477 OF 2016

#### CONNECTED WITH

# COMPANY SUMMONS FOR DIRECTION NO 388 OF 2016

re-enactment thereof upon effectiveness of Companies Act, In the matter of the Companies Act, 1956 (1 of 1956) (or any

#### AND

2013; In the matter of Sections 391 to 394 of the Companies 1956 and other relevant provisions of the Companies Act, Act,

#### AND

Nitin Alloys Global Limited ('the Resulting Company Their Respective Shareholders Castings Private Limited ('the Demerged Company In the matter of Scheme of Arrangement between Nitin OF IUDICA

## NITIN ALLOYS GLOBAL LIMITED

..... Petitioner Company

#### AUTHENTICATED COPY OF ORDER DATED 13<sup>TH</sup> DAY OF OCTOBER, 2016

### Messrs. Hemant Sethi & Co.

Advocates for Petitioner

1602 Nav Parmanu,

Behind Amar Cinema,

Chembur, Mumbai 400 071

Authenticated copies submitted on. 24/11/2016 oplied for authenticated copies on...!#!!!!!

Examined by .... Engrossed on 07/12/2016 Sparother (H.B. Romyachte)

Compared with Delivered on Ready on....