



REF:SRHHL/SEC/2015-16

25.09.2015

To
BSE Limited
DCS – CRD
Phiroze Jeejeebhoy Towers
Dalal Street
MUMBAI – 400 001.

Dear Sir,

Sub: Submission of documents - Scheme of Arrangement

Ref: Scrip Code 532842

Our earlier letters dated 16.09.2015 & 19.09.2015

With reference to Scheme of Arrangement between Sree Rayalaseema Hi-strength Hypo Limited (Demerged Company) and its four wholly owned Subsidiary Companies namely SRHHL Power Generation Private Limited (1st Resulting Company), SRHHL Infrastructure Private Limited (2nd Resulting Company), TGV Infrastructure & Industrial Parks Private Limited (3rd Resulting Company) and Sri Vibhu Infrastructure Development Private Limited (4th Resulting Company) and their respective shareholders , please find enclosed following documents in chronologically numbered as per checklist under clause 24(f) of the Listing agreement.

- 1. Checklist dully filled in
- 2. Certified true copy of Board Resolution of Sree Rayalaseema Hi-strength Hypo Limited (
 Demerged company) approving draft Scheme of Arrangement including declaring of BSE Limited as designated stock exchange.
- 3. Report of the audit Committee
- 4. Pre and post Shareholding pattern of all Companies.
- 5. Audited financials of the demerged company for the last 3 financial years as per Annexure I
- Compliance report as per annexure II
- 7. Compliance report with the requirements specified in Part-A of SEBI circular as per annexure IV
- 8. Statutory auditor certificate with regard to non applicability of para 5.16(a) and (b)
- 9. Brief details of all companies as per Annexure V

- 10. Networth certificate (excluding Revaluation Reserve) pre and post of all Companies
- 11. Capital evolution details of all companies as per annexure VI
- 12. Confirmation as per Annexure VII
- 13. Statutory Auditor's certificate confirming the compliance of the accounting treatment as specified in clause 24(i) of the listing agreement as per Annexure VIII
- 14. Annual reports of the demerged company for last financial year
- 15. Demand draft bearing No. 557150 for an amount of Rs. 2,08,000/- dated 23.09.2015
- 16. Details of contact person:

Smt. V Surekha Company Secretary Sree Rayalaseema Hi-Strength Hypo Limited 6-2-1012, 2nd floor, TGV Mansion Khairatabad, Hyderabad – 500004. Mobile No. 09948391462

17. Additional documents details as per format.

We ardently trust that the information furnished above is in order for your expeditious processing . We shall be too glad to furnish any further information or clarification on hearing from you .

Thanking you,

Yours Faithfully

For Sree Rayalaseema Hi-Strength

Hypo Limited

(V SUREKHA)

COMPANY SECRETARY

Documents required to be submitted for approval under Clause 24(f) of the Listing Agreement, for the Scheme of Amalgamation / Arrangement (including reduction in capital, arrangement with creditors, etc) proposed to be filed under sections 391, 394 and 101 of the Companies Act, 1956

Sr.	Documents to be submitted also with subjective at 100 and 100	I
No.	Documents to be submitted alongwith application under Clause 24(f) of the Listing Agreement	Page Nos. From - To
1.	Certified true copy of the resolution passed by the Board of Directors of the company.	1-2
2.	Certified copy of the draft Scheme of Amalgamation / Arrangement, etc. proposed to be filed before the High Court.	3-39
3.	Valuation report from Independent Chartered Accountant as applicable as per Para 4 of SEBI Circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013.	Not Applicable
4.	Report from the Audit Committee recommending the draft scheme taking into consideration, inter alia, the valuation report at sr. no. 3 above	40
5.	Fairness opinion by Merchant Banker	Not applicable
6.	Shareholding pattern of all the companies pre and post Amalgamation / Arrangement as per Clause 35 of the Listing Agreement.	41-60
7.	Audited financials of the transferee/resulting and transferor/demerged companies for the last 3 financial years (financials not being more than 6 months old) as per Annexure I	61-62
8.	Compliance Report as per clause 49 of the listing agreement per Annexure II	63-66
9.	Complaint report as per Annexure III . (To be submitted within 7 days of expiry of 21 days from the date of filing of Draft Scheme).	
10.	Compliance report with the requirements specified in Part-A of the circular CIR/CFD/DIL/5/2013 dated February 4, 2013 as per Annexure IV	67-68
11.	If as per the company, approval from the shareholders through postal ballot and e-voting, as required under Para 5.16(a), is not applicable then as required under Para 5.16 (b), submit the following: a) An undertaking certified by the auditor clearly stating the reasons for	69-70
	non applicability of Para 5.16(a). b) Certified copy of Board of Director's resolution approving the aforesaid auditor certificate.	
12.	Name of the Designated Stock Exchange (DSE) for the purpose of coordinating with SEBI. Certified true copy of the resolution passed by the Board of Directors, in case BSE is DSE.	1-2
13.	Brief details of the transferee/resulting and transferor/demerged companies as per format enclosed at Annexure V .	71-85
14.	Networth certificate (excluding Revaluation Reserve) together with related workings pre and post scheme for the transferee and / or resulting company.	86
15.	Capital evolution details of the transferee/resulting and transferor/demerged companies as per format enclosed at Annexure VI .	87-89
16.	Confirmation by the Managing Director/ Company Secretary as per format enclosed as Annexure VII.	90-91
17.	Statutory Auditor's Certificate confirming the compliance of the accounting treatment as specified in the Clause 24(i) of the listing agreement, as per the format given in SEBI circular CIR/CFD/DIL/1/2014 dated March 25, 2014 enclosed as Annexure VIII.	92
18.	Annual Reports of the transferee/resulting and transferor/demerged companies for the last financial year.	93-171
19.	Processing fee (non-refundable) payable will be as below, favoring 'BSE Limited'	172

For Sree Rayalaseema Hi-Strength (V. Surekha)
Company Secretary

	Rs.1,00,000/- plus Service Tax as applicable, where one entities/companies are Merged or one new company formed due to De-merger Rs. 2,00,000/- plus Service Tax as applicable, where more than one entity/company is Merged or more than one new company formed due to De-merger.	
20.	Name & Designation of the Contact Person	Included in
	Telephone Nos. (landline & mobile)	covering letter
	Email ID.	

Kindly note that all pages of the documents/details provided should be serially numbered, stamped and certified by the authorized signatory of the company.

Kindly also submit one additional set of the documents at sr. nos. 2 to 11 separately (hard copy as well as soft copy emailed to <u>"bse.schemes@bseindia.com"</u> mentioning company name as subject, for uploading on the Exchange website).

The Exchange reserves the right to modify and ask for additional documents / clarifications depending on a case to case basis. Approval for the proposed scheme will be subject to compliance with the Statutory/ Regulatory requirements, norms of the Board of Directors of the Exchange and other Exchange requirements.

For Sres Rayalaseema Hi-Strength

(V. Surekha)

Company Secretary





TRUE EXTRACT OF MINUTES OF MEETING OF BOARD OF DIRECTORS OF SREE RAYALASEEMA HISTRENGTH HYPO LTD HELD ON SATURDAY, 19^{TH} SEPTEMBER , 2015, AT K J COMPLEX, BHAGYA NAGAR , KURNOOL – 518004 .

"RESOLVED THAT pursuant to the provisions of Section 391 to 394 and other applicable provisions, if any of the Companies Act, 1956 including Companies Act, 2013 and subject to the requisite sanction of Hon'ble High Court of Andhra Pradesh and Telangana and such other approvals as may be applicable, the draft Scheme of Arrangement between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged Co.,) and SRHHL Power Generation Private Limited (1st Resulting Company) , SRHHL Infrastructure Private Limited (2nd Resulting Company) , TGV Infrastructure & Industrial Parks Private Limited (3rd Resulting Company) and Sri Vibhu Infrastructure Development Private Limited (4th Resulting company) and their respective shareholders and creditor providing for the demerger of four undertakings of the Company to four wholly owned subsidiary resultant companies , as per the terms and conditions mentioned in the draft Scheme submitted to the Board and initialed by the chairman for the purpose of identification be and is hereby approved.

RESOLVED FURTHER THAT Sri T G Bharath, Chairman & Managing Director, Sri H.Gurunath Reddy, Director and Sri P.Ramachandra Gowd, Director of the Company be and are hereby authorized severally to make such alteration and changes therein as may be expedient or necessary for complying the requirements or conditions imposed by the Hon'ble High Court of Andhra Pradesh and Telangana provided that prior approval of the Board shall be obtained for making any material changes in the said Draft Scheme of Arrangement as approved in this meeting.

RESOLVED FURTHER THAT the report from the Audit Committee dated 19.09.2015, recommending the draft scheme as placed before the Board be and is hereby accepted and approved..

RESOLVED FURTHER THAT an undertaking of the Company certified by S.T.Mohite & Co., Chartered Accountants, Hyderabad, Statutory auditors of the company clearly stating the reasons for non applicability of Para 5.16(a) of SEBI Circular No. CIR/CFD/DIL/5/2013 dated February 4, 2013 read with CIR/CFD/DIL/8/2013 dated May 21, 2013 be and is hereby noted and approved.

For Sree Rayalaseema Hi-Styright





CIN:L24110AP2005PLC045726

RESOLVED FURTHER THAT the Board hereby appoints BSE Limited as the Designated Stock Exchange for the purpose of coordinating with Securities and Exchange Board of India ("SEBI") for the proposed Demerger.

RESOLVED FURTHER THAT in the opinion of the Board, the said scheme of Arrangement , being advantageous and beneficial to the Company, its Members, the secured creditors and other stakeholders of the Company and the terms thereof being fair and reasonable, the Scheme of Arrangement be and is hereby approved.

RESOLVED FURTHER THAT Sri T G Bharath , Chairman & Managing Director , Sri H.Gurunath Reddy, Director, Sri P.Ramachandra Gowd, Director and Smt V Surekha, Company Secretary of the Company be and are hereby severally authorized:

- (a) to file applications/ affidavits to the Hon'ble High Court of Andhra Pradesh and Telangana for directions to hold meetings of the shareholders and the creditors of the Company as may be concerned with the said scheme.
- (b) to file application, if any with the Central Government, the Reserve Bank of India, Stock Exchanges or any other authority or body to obtain permissions, consents, sanctions or approvals to any provisions of the scheme or for giving effect thereto.
- (c) to file petitions for confirmation of the Scheme of Arrangement by the Hon'ble High Court in accordance with the provisions of sections 391/394 of the Companies Act,
- (d) to file affidavits, petitions, pleadings, applications or proceedings incidental or deemed necessary or useful in connection with the above proceedings and to engage counsel, advocates, solicitors, Chartered accountants, Company Secretaries professionals and to sign and execute Vakalatnamas and wherever necessary to do allacts necessary or incidental to the said proceedings for obtaining confirmation by the Hon'ble High Court of the said scheme.
- (e) to take all the steps necessary or incidental and applications and petitions and implementation of the orders passed thereon and generally for putting through, the scheme of Arrangement and completing the same.
- (f) to do all acts, deeds, matters and things necessary and convenient in relation thereto and give effect for implementation of Scheme of Arrangement ."

//CERTIFIED TRUE EXTRACT//
For Siee Rayalaseema Hi-Strength

(V. Surekha)

Company Secretary

Read. Office & Factory: Gondinaria Kurnool - 518 004 A.P. India Tel: +91-8518-280064/5/6/7 Fax: +91-8518-280090, Web: www.srhhl.com Email: hrsrhhl@gmail.com

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SCHEME OF ARRANGEMENT

BETWEEN

SREE RAYALASEEMA HI-STRENGTH HYPO LIMITED (Demerged Company)

AND

SRHHL POWER GENERATION PRIVATE LIMITED (1st Resulting Company)

AND

SRHHL INFRASTRUCTURE PRIVATE LIMITED (2nd Resulting Company)

AND

TGV INFRASTRUCTURE & INDUSTRIAL PARKS PRIVATE LIMITED
(3rd Resulting Company)

SRI VIBHU INFRASTRUCTURE DEVELOPMENT PRIVATE LIMITED (4th Resulting Company)

AND

THEIR RESPECTIVE SHAREHOLDERS

For Sree Rayalaseema Hi-Strength

(V. Surekha) Company Secretary

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BACKGROUND

- A. Sree Rayalaseema Hi-Strength Hypo Limited (CIN No L24110AP2005PLC045726), the Demerged Company (as defined hereunder), is a multidivisional Company engaged in diverse businesses, including manufacture and sale of Calcium Hypochlorite, Stable Bleaching Powder, generation and sale of wind power and thermal energy, Shrimp Hatchery and other infrastructure assets and owns large tracts of non-agricultural lands for carrying on the business of industrial parks.
- B. SRHHL Power Generation Company Private Limited (CIN No U40106AP2015PTC096481), the 1st Resulting Company is a wholly owned subsidiary of the Demerged Company, and proposes to carry on the business of developing and running thermal power generating plants and/or distribution of electricity, steam and any other form of energy. The Resulting Company is yet to commence business operations.
- C. SRHHL Infrastructure Private Limited (CIN No U40300AP2015PTC097106), the 2nd Resulting Company is a wholly owned subsidiary of the Demerged Company, and proposes to carry on the business of generating and distributing wind power and other non-conventional forms of energy. The Resulting Company is yet to commence business operations.
- D. TGV Infrastructure & Industrial Parks Private Limited (CIN No U45209AP2015PTC096457), the 3rd Resulting Company is a wholly owned subsidiary of the Demerged Company, and proposes to carry on the business of developing and operating of Special Economic Zones and other industrial parks. The Resulting Company is yet to commence business operations.
- E. Sri Vibhu Infrastructure Development Private Limited (CIN No U45200AP2015PTC096528), the 4th Resulting Company is a wholly owned subsidiary of the Demerged Company, and proposes to carry on the business of developing and maintaining infrastructure facilities. The Resulting Company is yet to commence business operations.
- F. The Board of Directors of the Demerged Company are of the opinion that the transfer and vesting of the undertakings relating to the businesses of Thermal Power (Undertaking 1), Wind energy (Undertaking 2), Industrial parks (Undertaking 3), Shrimp Hatchery and Infrastructure (Undertaking 4) to

For Sree Rayalaseema Hi-Strength
Hypo Ltd.,



wholly owned subsidiaries of the Demerged Company, by way of a demerger on a going concern, is in the interest of all concerned including the shareholders, creditors and employees as it provides the necessary focus, flexibility and vibrancy to the businesses of the Undertakings.

- G. It is in this background that this Scheme of Arrangement is presented for the demerger of Thermal power division, Wind energy division, industrial parks Division and Shrimp Hatchery and other infrastructure assets of the Demerged Company to the Resulting Companies pursuant to the relevant provisions of the Companies Act, 1956 read with relevant provisions of Companies Act, 2013 read with the relevant provisions of the Income Tax Act, 1961. This Scheme of Arrangement (hereinafter referred to as the "Scheme") deals with the demerger of the Demerged Undertakings of the Demerged Company to the wholly owned subsidiaries of the Demerged Company named as Resulting Companies 1 to 4. The demerger does not involve any cash consideration as the scheme is envisaged for corporate restructuring and the transfer is to wholly owned subsidiaries of the Demerged Company. The scheme also does not envisage any restructuring of the share capital of the Demerged Company. The scheme however, envisages that on the basis of a Fair value of business of the proposed demerged Undertakings, the respective Resulting Company should issue Equity shares and Preference shares to the Demerged Company under this Scheme. On the Scheme coming into effect, the Demerged Company will pursue the Remaining Business.
- H. The Scheme also makes provisions for various other matters consequential, incidental or related thereto and otherwise integrally connected therewith the arrangements as set out in Part II. Part I of this Scheme deals with the definitions of the expressions used in the arrangement set out in Part II and details in respect of the incorporation and share capital of the Demerged Company and each of the Resulting Companies.

For Sree Rayalaseema Hi-Strongth

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(V. Surekha)
Company Secretary

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PART I - GENERAL

1. DEFINITIONS

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

- 1.1 "1st Resulting Company" means SRHHL Power Generation Company Private Limited (CIN No U40106AP2015PTC096481), a company registered under the Companies Act, 2013 having its registered office at 40-304, K J COMPLEX, BHAGYA NAGAR, KURNOOL -518004 Andhra Pradesh
- 1.2 "2nd Resulting Company" means SRHHL Infrastructure Private Limited (CIN No U40300AP2015PTC097106), a company registered under the Companies Act, 2013 having its registered office at 40-304, K J COMPLEX, BHAGYA NAGAR, KURNOOL 518004 Andhra Pradesh
- 1.3 "3rd Resulting Company" means TGV Infrastructure & Industrial Parks Company Private Limited (CIN No U45209AP2015PTC096457), a company registered under the Companies Act, 2013 having its registered office at 40-304, K J COMPLEX, BHAGYA NAGAR, KURNOOL 518004 Andhra Pradesh
- 1.4 "4th Resulting Company" means Sri Vibhu Infrastructure Development Private Limited (CIN No U45200AP2015PTC096528), a company registered under the Companies Act, 2013 having its registered office at 40-304, K J COMPLEX, BHAGYA NAGAR, KURNOOL 518004 Andhra Pradesh
- 1.5 "Act" means the Companies Act, 1956 or any statutory modification or reenactment thereof from time to time, including the Companies Act, 2013 and provisions thereof as are notified and applicable from time to time.
- 1.6 "Appointed Date" means September 1, 2015.

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For Sree Rayalaseema Hi-Strength

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- 1.7 "Court" means the Honorable High Court of Judicature at Hyderabad for the State of Telangana and State of Andhra Pradesh and shall include the National Company Law Tribunal, as applicable.
- 1.8 "Demerged Company" means SREE RAYALASEEMA HI-STRENGTH HYPO LIMITED (CIN No L24110AP2005PLC045726), a Company incorporated under the Companies Act, 1956 and having its registered office at Gondiparla, Kurnool, Andhra Pradesh- 518004.
- 1.9 "Demerged Undertakings" collectively shall mean the business together with all assets and liabilities as on the Appointed date of each of
 - 1.9.1 Undertaking 1 comprising Thermal Power division to be transferred under this Scheme to 1st Resultant Company;
 - 1.9.2 Undertaking 2 comprising Wind Power division to be transferred under this Scheme to 2nd Resultant Company;
 - 1.9.3 Undertaking 3 comprising SEZ and industrial parks division to be transferred under this Scheme to 3rd Resultant Company, and
 - 1.9.4 Undertaking 4 comprising Shrimp Hatchery and infrastructure division to be transferred under this Scheme to 4th Resultant Company

as per Appendix annexed hereto.

- 1.10 "Effective Date" shall mean the date on which the certified true copy of the Order as passed by the Court sanctioning the Scheme is filed with the Registrar of Companies, Andhra Pradesh and Telangana, by the Demerged Company and the respective Resulting Company. Any references in the Scheme to "upon the Scheme becoming effective" or "effectiveness of the Scheme" shall mean the Effective date.
- 1.11 "Equity Shares" shall mean the number of Equity shares issued to the Demerged Company by each of the Resulting Companies at the Issue Price of Equity Shares on coming into effect of this Scheme

Resulting Company issuing Shares to the Demerged
Company under this Scheme

No of Equity Shares

For Sree Rayalaseema Hi-Strength

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(V. Surckha)
Company Secretary



6,50,800
7,65,600
58,800
240,400

The Equity shares proposed to be issued under the Scheme shall rank pari passu with the existing shares in all respects.

- 1.12 "Face Value of Equity share" shall mean Rs. 10 per share issued as fully paid up under the Scheme.
- 1.13 "Face Value of Preference share" shall mean Rs. 100 per share issued as fully paid up under the Scheme.
- 1.14 "Initial Premium" shall mean the Share premium considered as fully paid up on issue of shares under the Scheme which in the case of Equity shares shall stand at Rs. 40 per share and at Rs. 400 in the case of Preference Shares.
- 1.15 "Issue Price of Equity shares" shall mean Rs. 50 each per share (including Initial Premium) being the price at which the Equity shares in each of the respective Resulting Companies are issued as fully paid up, under this Scheme.
- 1.16 "Issue Price of Preference shares" shall mean Rs. 500 each per share (including Initial Premium) being the price at which the 6% Cumulative Redeemable Preference Shares in each of the respective Resulting Companies are issued as fully paid up, under this Scheme.
- 1.17 "Issued Value of Equity and Preference Shares" means the aggregate of the value arrived at by (a) multiplying the number of Equity shares as issued by each of the Resulting companies under this scheme with the Issue price of Equity shares and plus the value arrived at by (b) multiplying the number of Preference shares as issued by each of the Resulting companies under this scheme with the Issue price of Preference shares.

For Sree Rayalaseema Hi-Strength

(V. Surekha)

Edition of the Company Secretary

V. Market Company

- 1.18 "Liabilities" shall have the meaning ascribed to it in Clause 5.1 of Part II hereof.
- 1.19 "Preference Shares" shall mean the number of 6% Cumulative Redeemable
 Preference shares issued to the Demerged Company by each of the Resulting
 Companies at the Issue Price of Preference Shares on coming into effect of this
 Scheme

Resulting Company issuing Shares to the Demerged	No of Preference
Company under this Scheme	Shares
1 st Resulting Company	2,60,320
2 nd Resulting Company	3,06,240
3 rd Resulting Company	23,520
4 th Resulting Company	96,160

The Preference Shares issued under this Scheme shall be Cumulative Redeemable Preference Shares under Section 55 of the Act and the Face value thereof shall be redeemed in three equal installments at the end of 5th, 6th and 7th year from the Effective date together with a redemption premium comprising of (a) Initial Premium on the Issued Preference Capital and (b) 1% Annual premium for each of the years for which the Cumulative Preference Shares are outstanding. The Annual Premium shall be calculated on the Face Value of the Preference Share and is over and above the Coupon rate payable annually on the Face value of the Preference Shares. Any variation to these terms is subject to consent of the Preference shareholders in a class meeting under the provisions of the Act.

"Respective Resulting Company or Companies" means 1st Resulting company to which the Undertaking 1 will be transferred and vested under this Scheme, 2nd Resulting Company to which the Undertaking 2 will be transferred and vested under this Scheme, 3rd Resulting Company to which the Undertaking 3 will be transferred and vested under this Scheme and 4th Resulting Company to which the Undertaking 4 will be transferred and vested under this Scheme by the Demerged Company, on the day the Scheme comes into effect.

For Sree Rayalaseema Hi-Strength

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Reference to the respective Resultant Company means the Resultant Company to which the respective Undertaking will be transferred under this Scheme.

1.21 "Remaining Business" means all the businesses and the divisions of the Demerged Company other than the Demerged Undertakings after the demerger pursuant to Part II of the Scheme.

1.22 "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Arrangement in its present form which shall form part of this Scheme of Arrangement and shall be submitted to the Court with any modification (s) made under Clause 15 of this Scheme or with such other modification / amendments as the Court may approve, impose or direct.

- 1.23 "Undertaking 1" means the undertaking of the Demerged Company comprising the business of generating and/or distribution of thermal power being carried on by the Demerged Company on a going concern basis to be demerged under this Scheme with the sanction of the Hon'ble Court. Without prejudice to the generality of the meaning ascribed to, the Undertaking 1 shall mean and include, without limitation;
 - i. all assets and property of **Thermal Power division** wherever situated including the right to use such assets and property whether movable or immovable, tangible or intangible, plant and machinery, land, buildings, offices, capital work-in-progress, rolling stock, investments, current assets (including inventories, sundry debtors, bills of exchange, loans and advances etc), vehicles, godowns, stocks and stores, warehouses, furniture, fixtures, office equipment, appliances, accessories, power lines, water pipelines, depots, share of any joint assets and other facilities and premises;
 - ii. all permits, quotas, rights, entitlements, concessions, subsidies, exemptions, industrial and other licenses, approvals, consents, easement rights, leasehold rights, municipal permissions, Central Excise, DISCOM License, sales tax

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(V. Surekha)
Company Secretary

including Vat, service tax and other registrations and licenses in relation to plants, units, office and /or residential properties for the employees, offices, goodwill, intellectual property, trademarks, investments, cash balances, the benefit of any deposits, financial assets, funds belonging to or proposed to be utilized for the division, bank balances, bank accounts, privileges, all other rights and benefits, licenses, powers and facilities of every kind, nature and description whatsoever, rights to use and avail of telephones, telexes, facsimile connections and installations, utilities, electricity and other services, provisions, funds, benefits of all agreements, contracts and arrangements and all other interests in connection with or relating to the Thermal power division:

- iii. all earnest moneys and /or security deposits paid or received, carry forward losses, unabsorbed depreciation and other benefits, Cenvat, duty input credits and all other benefits under all direct and indirect taxes and similar benefits enjoyed by the Demerged Company in connection with or relating to the Thermal power division;
- all necessary records, documents, files, papers, engineering and process iv. information, computer programmes, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records in connection with or relating to the Thermal power division;
- v. All present and future liabilities appertaining to or relatable to the Thermal power division (including contingent liabilities and the "Transferred Liabilities", as defined hereunder) and shall further include any obligations under any licenses or permits appertaining to or relatable to the said division and

For Sree Rayalaseema Hi-Strength V. Swetcher Hypo Lid.,

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vi. All permanent employees of the Demerged Company employed in the **Thermal power division** as on the Effective Date who are substantially engaged in the business of the Undertaking 1.

It is intended that the definition of the Undertaking 1 under this Sub-Clause would enable the transfer of all lease hold property, assets, liabilities, rights, obligations, entitlements and benefits of the Thermal power division to the 1st Resulting Company pursuant to this scheme without any further act or deed.

- 1.24 "Undertaking 2" means the undertaking of the Demerged Company comprising the business of generating and/or distribution of wind power being carried on by the Demerged Company on a going concern basis to be demerged under this Scheme with the sanction of the Hon'ble Court. Without prejudice to the generality of the meaning ascribed to, the Undertaking 2 shall mean and include, without limitation;
 - i. all assets and property of Wind Power division wherever situate including the right to use such assets and property whether movable or immovable, tangible or intangible, plant and machinery, land, buildings, offices, capital work-in-progress, rolling stock, investments, current assets (including inventories, sundry debtors, bills of exchange, loans and advances etc), vehicles, godowns, stocks and stores, warehouses, furniture, fixtures, office equipment, appliances, accessories, power lines, water pipelines, depots, share of any joint assets and other facilities and premises;
 - ii. all permits, quotas, rights, entitlements, concessions, subsidies, exemptions, industrial and other licenses, approvals, consents, easement rights, leasehold rights, municipal permissions, Central Excise, DISCOM License, sales tax including Vat, service tax and other registrations and licenses in relation to plants, units, office and /or residential properties for the employees, offices, goodwill, intellectual property, trademarks, investments, cash balances, the benefit of any deposits, financial assets, funds belonging to or proposed to be utilized for the division, bank balances, bank accounts, privileges, all other rights and benefits, licenses, powers and facilities of every kind, nature and

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

(V. Surekha)

Company Secretary

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description whatsoever, rights to use and avail of telephones, telexes, facsimile connections and installations, utilities, electricity and other services, provisions, funds, benefits of all agreements, contracts and arrangements and all other interests in connection with or relating to the **Wind power division**;

- iii. all earnest moneys and /or security deposits paid or received, carry forward losses, unabsorbed depreciation and other benefits, Cenvat, duty input credits and all other benefits under all direct and indirect taxes and similar benefits enjoyed by the Demerged Company in connection with or relating to the Wind power division;
- iv. all necessary records, documents, files, papers, engineering and process information, computer programmes, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records in connection with or relating to the Wind power division;
- v. All present and future liabilities appertaining to or relatable to the Wind power division (including contingent liabilities and the "Transferred Liabilities", as defined hereunder) and shall further include any obligations under any licenses or permits appertaining to or relatable to the said division and
- vi. All permanent employees of the Demerged Company employed in the Wind power division as on the Effective Date who are substantially engaged in the business of the Undertaking 2.

It is intended that the definition of the Undertaking 2 under this Sub-Clause would enable the transfer of all lease hold property, assets, liabilities, rights, obligations, entitlements and benefits of the Wind power division to the 2nd Resulting Company pursuant to this scheme without any further act or deed.

For Sign Rayalassema Hi-Strength

(V. Surekha) Company Secretary

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- 1.25 "Undertaking 3" means the undertaking of the Demerged Company comprising the business of industrial parks division being carried on by the Demerged Company on a going concern basis to be demerged under this Scheme with the sanction of the Hon'ble Court. Without prejudice to the generality of the meaning ascribed to, the Undertaking 3 shall mean and include, without limitation;
 - i. all assets and property of Industrial Parks division wherever situate including the right to use such assets and property whether movable or immovable, tangible or intangible, plant and machinery, land, buildings, offices, capital work-in-progress, rolling stock, investments, current assets (including inventories, sundry debtors, bills of exchange, loans and advances etc), vehicles, godowns, stocks and stores, warehouses, furniture, fixtures, office equipment, appliances, accessories, power lines, water pipelines, depots, share of any joint assets and other facilities and premises;
 - all permits, quotas, rights, entitlements, concessions, subsidies, exemptions, industrial and other licenses, approvals, consents, easement rights, leasehold rights, municipal permissions, Central Excise, other licenses, sales tax including Vat, service tax and other registrations and licenses in relation to plants, units, office and /or residential properties for the employees, offices, goodwill, intellectual property, trademarks, investments, cash balances, the benefit of any deposits, financial assets, funds belonging to or proposed to be utilized for the division, bank balances, bank accounts, privileges, all other rights and benefits, licenses, powers and facilities of every kind, nature and description whatsoever, rights to use and avail of telephones, telexes, facsimile connections and installations, utilities, electricity and other services, provisions, funds, benefits of all agreements, contracts and arrangements and all other interests in connection with or relating to the Industrial parks division;
 - iii. all earnest moneys and /or security deposits paid or received, carry forward losses, unabsorbed depreciation and other benefits, Cenvat, duty input credits and all other benefits under all direct and indirect taxes and similar benefits

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enjoyed by the Demerged Company in connection with or relating to the Industrial parks division;

iv. all necessary records, documents, files, papers, engineering and process information, computer programmes, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records in connection with or relating to the Industrial parks division;

v. All present and future liabilities appertaining to or relatable to the **Industrial**parks division (including contingent liabilities and the "Transferred Liabilities", as defined hereunder) and shall further include any obligations under any licenses or permits appertaining to or relatable to the said division and

vi. All permanent employees of the Demerged Company employed in the **Industrial parks division** as on the Effective Date who are substantially engaged in the business of the Undertaking 3.

It is intended that the definition of the Undertaking 3 under this Sub-Clause would enable the transfer of all lease hold property, assets, liabilities, rights, obligations, entitlements and benefits of the Industrial parks division to the 3rd Resulting Company pursuant to this scheme without any further act or deed.

- 1.26 "Undertaking 4" means the undertaking of the Demerged Company comprising the business of Infrastructure division being carried on by the Demerged Company on a going concern basis to be demerged under this Scheme with the sanction of the Hon'ble Court. Without prejudice to the generality of the meaning ascribed to, the Undertaking 4 shall mean and include, without limitation;
 - i. all assets and property of Shrimp Hatchery and Infrastructure division wherever situate including the right to use such assets and property whether movable or immovable, tangible or intangible, plant and machinery, land,

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buildings, offices, capital work-in-progress, rolling stock, investments, current assets (including inventories, sundry debtors, bills of exchange, loans and advances etc), vehicles, godowns, stocks and stores, warehouses, furniture, fixtures, office equipment, appliances, accessories, power lines, water pipelines, depots, share of any joint assets and other facilities and premises:

- ii. all permits, quotas, rights, entitlements, concessions, subsidies, exemptions, industrial and other licenses, approvals, consents, easement rights, leasehold rights, municipal permissions, Central Excise, other licenses, sales tax including Vat, service tax and other registrations and licenses in relation to plants, units, office and /or residential properties for the employees, offices, goodwill, intellectual property, trademarks, investments, cash balances, the benefit of any deposits, financial assets, funds belonging to or proposed to be utilized for the division, bank balances, bank accounts, privileges, all other rights and benefits, licenses, powers and facilities of every kind, nature and description whatsoever, rights to use and avail of telephones, telexes, facsimile connections and installations, utilities, electricity and other , £, services, provisions, funds, benefits of all agreements, contracts and arrangements and all other interests in connection with or relating to the Shrimp Hatchery and Infrastructure division; ۽ خاپر شار
 - iii. all earnest moneys and /or security deposits paid or received, carry forward losses, unabsorbed depreciation and other benefits. Cenvat, duty input credits and all other benefits under all direct and indirect taxes and similar benefits enjoyed by the Demerged Company in connection with or relating to the Shrimp Hatchery and Infrastructure division;
- iv. all necessary records, documents, files, papers, engineering and process information, computer programmes, drawings, manuals, data, catalogues, quotations, sales and advertising materials, lists of present and former customers and suppliers, customer credit information, customer pricing information, and other records in connection with or relating to the Shrimp

Hatchery and Infrastructure division;

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- v. All present and future liabilities appertaining to or relatable to the **Shrimp Hatchery and Infrastructure division** (including contingent liabilities and the "Transferred Liabilities", as defined hereunder) and shall further include any obligations under any licenses or permits appertaining to or relatable to the said division and
- vi. All permanent employees of the Demerged Company employed in the Shrimp Hatchery and Infrastructure division as on the Effective Date who are substantially engaged in the business of the Undertaking 4.

It is intended that the definition of the Undertaking 4 under this Sub-Clause would enable the transfer of all lease hold property, assets, liabilities, rights, obligations, entitlements and benefits of the Shrimp Hatchery and Infrastructure division to the 4th Resulting Company pursuant to this scheme without any further act or deed.

- 1.27 "Undertakings" collectively mean Undertaking 1, Undertaking 2, Undertaking 3 and Undertaking 4.
- 1.28 All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning hereof, have the same meaning ascribed to them under the applicable laws, rules, regulations, bye-laws as the case may be including any statutory modification or re-enactment thereof from time to time.
- 2. INCORPORATION AND SHARE CAPITAL

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2.1 SREE RAYALASEEMA HI-STRENGTH HYPO LIMITED, the Demerged Company was incorporated under the Companies Act, 1956 on 28th March, 2005 under the name and style of SARAC CHEMICALS LIMITED. The name of the Demerged Company was changed to SREE RAYALASEEMA HI-STRENGTH HYPO LIMITED with effect from the date of fresh Certificate of Incorporation issued by the Registrar of Companies, Andhra Pradesh on 3rd August, 2006. The **For Sree Rayalaseema** Hi-Strength

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(V. Surekha)
Company Secretary



Demerged Company has acquired the businesses and undertakings under a Scheme of Arrangement between SRHHL Industries Limited (formerly known as Sree Rayalaseema Hi-Strength Hypo Limited) and Sree Rayalaseema Dutch Kassenbouw Limited and Brilliant Industries Limited, the Demerged Companies and their respective shareholders pursuant to the order dated 15th June, 2006 of the Hon'ble High Court of Andhra Pradesh. The Demerged Company pursuant to a Scheme of Arrangement with its shareholders and SRHHL Industries Limited & TGV Pharma Private Limited with their respective shareholders amalgamated the latter companies with itself pursuant to the order dated 31st August, 2012 of the Hon'ble High Court of Andhra Pradesh. The main objects of the Demerged Company are as set out in the Memorandum of Association. The Demerged Company has its registered office at Gondiparla, Kurnool – 518 004, Andhra Pradesh. The authorized, issued, subscribed and paid up share capital of the Demerged Company as on 31st August 2015 was as under:

Authorised Share Capital (in Rupees)	
4,90,00,000 Equity Shares of Rs.10 each	49,00,00,000
Issued, Subscribed and Paid Up Share Capital (In Rupe	es)
1,47,16,689 Equity Shares of Rs.10 each	14,71,66,890

The Equity shares of the Demerged Company are listed on the BSE Limited and the National Stock Exchange of India Limited

2.2 SRHHL POWER GENERATION PRIVATE LIMITED, the 1st Resulting Company was incorporated under the Companies Act, 2013 on 10th day of April, 2015. The main objects of the Resulting Company are as set out in the Memorandum of Association. The 1st Resulting Company has its registered office at 40-304, K J Complex, Bhagya Nagar, Kurnool – 518 004, Andhra Pradesh. The authorized, issued, subscribed and paid up share capital of the 1st Resulting Company as on 31st August, 2015 was as under

Authorised Share Capital (in Rupees)	
10,000 Equity Shares of Rs.10 each	1,00,000
Issued, Subscribed and Paid Up Share Capital (In Rupees)	

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(V. Surekha)
Company Secretary

10,000 Equity Shares of Rs.10 each	1,00,000

The entire Paid up capital of the 1st Resulting Company is beneficially held by the Demerged Company (i.e., it is a wholly owned subsidiary of the Demerged Company)

2.3 SRHHL INFRASTRUCTURE PRIVATE LIMITED, the 2nd Resulting Company was incorporated under the Companies Act, 2013 on 04th day of August, 2015. The main objects of the Resulting Company are as set out in the Memorandum of Association. The 2nd Resulting Company has its registered office at 40-304, K J Complex, Bhagya Nagar, Kurnool – 500 004, Andhra Pradesh. The authorized, issued, subscribed and paid up share capital of the 2nd Resulting Company as on 31st August, 2015 was as under

Authorised Share Capital (in Rupees)	
10,000 Equity Shares of Rs.10 each	1,00,000
Issued, Subscribed and Paid Up Share Capital (In Rupee	s)
10,000 Equity Shares of Rs.10 each	1,00,000

The entire Paid up capital of the 2nd Resulting Company is beneficially held by the Demerged Company (i.e., it is a wholly owned subsidiary of the Demerged Company)

2.4 TGV INFRASTRUCTURE & INDUSTRIAL PARKS PRIVATE LIMITED, the 3rd Resulting Company was incorporated under the Companies Act, 2013 on 8th day of April, 2015. The main objects of the Resulting Company are as set out in the Memorandum of Association. The 3rd Resulting Company has its registered office at 40-304, K J Complex, Bhagya Nagar, Kurnool – 500 004, Andhra Pradesh. The authorized, issued, subscribed and paid up share capital of the 3rd Resulting Company as on 31st August, 2015 was as under

Authorised Share Capital (in Rupees)

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10,000 Equity Shares of Rs.10 each	1,00,000
Issued, Subscribed and Paid Up Share Capital (In Ru	ipees)
10,000 Equity Shares of Rs.10 each	1,00,000

The entire Paid up capital of the 3rd Resulting Company is beneficially held by the Demerged Company (i.e., it is a wholly owned subsidiary of the Demerged Company)

2.5 SRI VIBHU INFRASTRUCTURE DEVELOPMENT PRIVATE LIMITED, the 4th

Resulting Company was incorporated under the Companies Act, 2013 on 20th day of April, 2015. The main objects of the Resulting Company are as set out in the Memorandum of Association. The 4th Resulting Company has its registered office at 40-304, K J Complex, Bhagya Nagar, Kurnool – 500 004, Andhra Pradesh. The authorized, issued, subscribed and paid up share capital of the 4th Resulting Company as on 31st August, 2015 was as under

Authorised Share Capital (in Rupees)	
10,000 Equity Shares of Rs.10 each	1,00,000
Issued, Subscribed and Paid Up Share Capital (In Ru	ipees)
10,000 Equity Shares of Rs.10 each	1,00,000

The entire Paid up capital of the 4th Resulting Company is beneficially held by the Demerged Company (i.e., it is a wholly owned subsidiary of the Demerged Company)

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PART II – DEMERGER OF UNDERTAKINGS 1 to 4 TO RESULTING COMPANIES ON A GOING CONCERN BASIS

3.0 TRANSFER OF ASSETS OF UNDERTAKINGS 1 to 4

- 3. 1. Upon the coming into effect of this Scheme, and with effect from the Appointed Date, the Undertaking 1 (including all the estate, assets, rights, claims, title, interest and authorities including accretions and appurtenances of the Undertaking) shall, pursuant to Section 394 (2) of the Act and without any further act or deed or instrument, be demerged from the Demerged Company and be transferred to and vested in or be deemed to have been demerged from the Demerged Company and transferred to and vested in the 1st Resulting Company on a going concern basis so as to become, as and from the Appointed Date, the undertakings including the estate, assets, rights, claims, title, interest and authorities of the 1st Resulting Company subject to Clause 5 of this Scheme in relation to charges thereon in favour of banks and/or financial institutions.
- 3.2 All assets acquired and liabilities incurred by the Demerged Company after the Appointed Date but prior to the Effective Date in relation to the Undertaking 1 shall also without any further act, instrument or deed stand transferred to and vested in or be deemed to have been transferred to or vested in the 1st Resulting Company upon the coming into effect of this Scheme.
- 3.3 Upon the coming into effect of this Scheme, and with effect from the Appointed Date, the Undertaking 2 (including all the estate, assets, rights, claims, title, interest and authorities including accretions and appurtenances of the Undertaking) shall, pursuant to Section 394 (2) of the Act and without any further act or deed or instrument, be demerged from the Demerged Company and be transferred to and vested in or be deemed to have been demerged from the Demerged Company and transferred to and vested in the 2nd Resulting Company on a going concern basis so as to become, as and from the Appointed Date, the undertakings including the estate, assets, rights, claims, title, interest and authorities of the 2nd Resulting Company subject to Clause 5 of this Scheme in relation to charges thereon in favour of banks and/or financial institutions.

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- 3.4 All assets acquired and liabilities incurred by the Demerged Company after the Appointed Date but prior to the Effective Date in relation to the Undertaking 2 shall also without any further act, instrument or deed stand transferred to and vested in or be deemed to have been transferred to or vested in the 2nd Resulting Company upon the coming into effect of this Scheme.
- 3.5 Upon the coming into effect of this Scheme, and with effect from the Appointed Date, the Undertaking 3 (including all the estate, assets, rights, claims, title, interest and authorities including accretions and appurtenances of the Undertaking) shall, pursuant to Section 394 (2) of the Act and without any further act or deed or instrument, be demerged from the Demerged Company and be transferred to and vested in or be deemed to have been demerged from the Demerged Company and transferred to and vested in the 3rd Resulting Company on a going concern basis so as to become, as and from the Appointed Date, the undertakings including the estate, assets, rights, claims, title, interest and authorities of the 3rd Resulting Company subject to Clause 5 of this Scheme in relation to charges thereon in favour of banks and/or financial institutions.
- 3.6 All assets acquired and liabilities incurred by the Demerged Company after the Appointed Date but prior to the Effective Date in relation to the Undertaking 3 shall also without any further act, instrument or deed stand transferred to and vested in or be deemed to have been transferred to or vested in the 3rd Resulting Company upon the coming into effect of this Scheme.
- 3.7 Upon the coming into effect of this Scheme, and with effect from the Appointed Date, the Undertaking 4 (including all the estate, assets, rights, claims, title, interest and authorities including accretions and appurtenances of the Undertaking) shall, pursuant to Section 394 (2) of the Act and without any further act or deed or instrument, be demerged from the Demerged Company and be transferred to and vested in or be deemed to have been demerged from the Demerged Company and transferred to and vested in the 4th Resulting Company on a going concern basis so as to become, as and from the Appointed Date, the undertakings including the estate, assets, rights, claims, title, interest and authorities of the 4th Resulting Company

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subject to Clause 5 of this Scheme in relation to charges thereon in favour of banks and/or financial institutions.

3.8 All assets acquired and liabilities incurred by the Demerged Company after the Appointed Date but prior to the Effective Date in relation to the Undertaking 4 shall also without any further act, instrument or deed stand transferred to and vested in or be deemed to have been transferred to or vested in the 4th Resulting Company upon the coming into effect of this Scheme.

4.0 TRANSFER OF LIABILITIES

- 4.1 Upon the coming into effect of this Scheme, the loans, debts, liabilities, duties, and obligations, which arose out of the activities or operations of the Demerged Undertakings as on the Appointed Date, and being a part of the respective Demerged Undertaking shall, without, any further act or deed, be and stand transferred to and be deemed to be transferred to the respective Resulting Company (namely pertaining to Undertaking 1 to 1st Resulting Company; Undertaking 2 to 2nd Resulting Company; Undertaking 3 to 3rd Resulting Company and Undertaking 4 to 4th Resulting Company) to the extent that they are outstanding as on the Effective Date, and shall become the loans, debts, liabilities, duties and obligations of the said respective Resulting Company which it shall meet, discharge and satisfy on the same terms and conditions as applicable to the Demerged Company.
- 4.2 Where any of the loans, debts, liabilities, duties and obligations of the Demerged Company as on the Appointed Date have been discharged by the Demerged Company after the Appointed Date but prior to the Effective Date, such discharge shall be deemed to have been for and on account of the respective Resulting Company and all loans raised and used and all debts, liabilities and obligations incurred by the Demerged Company for the operations of the Demerged Undertakings after the Appointed Date and prior to the Effective Date, subject to the terms of this Scheme, shall be deemed to have been raised, used or incurred for and on behalf of the respective Resulting Company and to the extent they are outstanding on the Effective Date, shall also without any further act or deed be and stand transferred to and be deemed to be transferred to the respective Resulting Company

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and shall become the loans, debts, liabilities, duties and obligations of the said Resulting Company which shall meet, discharge and satisfy on the same terms and conditions as applicable to the Demerged Company.

4.3 The transfer and vesting of the assets, liabilities and obligations of the Demerged Undertakings under Clause 3 and 4 hereof and the continuance of the proceedings by or against the respective Resulting Company under Clause 7 hereof shall not affect any transaction or proceedings already completed by the Demerged Company on or before the Appointed Date to the end and intent that, subject to Clause 9, the respective Resulting Company accepts all acts, deeds and things done and executed by and/or on behalf of the Demerged Company as acts, deeds and things done and executed by and on behalf of the respective Resulting Company.

5.0 LOANS, BORROWINGS AND RELATED SECURITY

- 5.1. In so far as loans, borrowings and liabilities of the Demerged Company are concerned, such of the borrowings, loans and liabilities which are to be transferred to the respective Resulting Companies in terms of this Part II (the "Transfer of Liabilities") being a part of the Demerged Undertakings shall, upon coming into effect of this Scheme and subject to sub-clause 5.2 below, without any further act or deed, become loans, borrowings, and liabilities of the respective Resulting Company, and all rights, powers, duties and obligations in relation thereto shall be and stand transferred to and vested in and shall be exercised by or against the said Resulting Company as if it had entered into such loans and incurred such borrowings.
- 5.2. In so far as the existing security in respect of the Transferred Liabilities is concerned, such security shall, without any further act, instrument or deed be modified and shall be extended to and shall operate only over the assets comprised in the Demerged Undertakings which have been charged and secured in respect of the Transferred Liabilities as transferred to the respective Resulting Company pursuant to Part II of this Scheme. Provided that if any of the assets comprised in the Demerged Undertakings which are being transferred to the respective Resulting Company pursuant to Part II of this Scheme have not been charged or secured in respect of the Transferred Liabilities, such assets shall remain unencumbered and the existing

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security referred to above shall not be extended to and shall not operate over such assets. The absence of any formal amendment which may be required by a lender or third party shall not affect the operation of the above.

- 5.3. In so far as the existing security in respect of liabilities of the Demerged Company other than the Transferred Liabilities is concerned, such security shall, without any further act, instrument or deed, stand modified and shall be extended and shall operate only over such of the assets of the Remaining Business.
- 5.4. Without any prejudice to the provisions of the foregoing Clauses and upon the effectiveness of this Scheme, the Demerged Company and the respective Resulting Company shall execute any instruments or documents or do all the acts and deeds as may be required, including the filing of necessary particulars and/or modification(s) of charges, with the Registrar of Companies, Andhra Pradesh & Telangana to give formal effect to the above provisions, if required.
- 5.5. Upon the coming into effect of this Scheme, the respective Resulting Company alone shall be liable to perform all obligations in respect of the Transferred Liabilities, and the Demerged Company or the other three Resulting companies shall not have any obligations in respect of the Transferred Liabilities, and the respective Resulting Company shall indemnify the Demerged Company and the other three Resulting companies in this behalf.
- 5.6. It is expressly provided that, save as mentioned in this Clause 5, the terms or conditions of the Transferred Liabilities as applicable to the Demerged Company shall not stand modified by virtue of this Scheme.
- 5.7. Subject to the necessary consents being obtained, if required, in accordance with the terms of this Scheme, the provisions of this Clause 5 shall operate, notwithstanding anything to the contrary contained in any instrument, deed or writing or the terms of sanction or issue or any security document, all of which instruments, deeds or writings shall stand modified and/or superseded by the foregoing provisions.

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Company Secretary



The existing security over the assets of the Remaining Business in respect of Transferred Liabilities shall subsist and continue to remain so at the option of the lenders, notwithstanding anything to the contrary contained elsewhere in the Scheme and the Demerged Company shall execute any instruments or documents or do all the acts and deeds as may be required, including the filing of necessary particulars and/or modification(s) of charges, with the Registrar of Companies, Andhra Pradesh & Telangana to give formal effect to the above provisions, if required.

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6.0 CONTRACTS, DEEDS, BONDS AND OTHER INSTRUMENTS

- Open the coming into effect of this Scheme and subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements, Schemes, arrangements and other instruments of whatsoever nature in relation to the Demerged Undertakings to which the Demerged Company is a party or to the benefit of which the Demerged Company may be eligible, and which are subsisting or having effect immediately before the Effective Date, shall continue in full force and effect on or against or in favour, as the case may be, of the Resulting Company and may be enforced as fully and effectually as if, instead of the Demerged Company, the Demerged Company and/or the said Resulting Company had been a party or beneficiary thereto.
- 6.2. Without prejudice to the vesting of the Demerged Undertakings by virtue of Part II of this Scheme itself, the Demerged Company may, at any time after the coming into effect of this Scheme in accordance with the provisions hereof, if so required under any law or otherwise, take such actions and execute such deeds (including deeds of adherence), confirmations or other writings as may be necessary in order to give formal effect to the above provisions. The Demerged Company will, if necessary, also be a party to the above. The respective Resulting Company shall, under the provisions of Part II of this Scheme, be deemed to be authorized to execute any such writings on behalf of the Demerged Company and to carry out or perform all such formalities or compliances referred to above on the part of the Demerged Company to be carried out or performed.
- 6.3 Without prejudice to the generality of the foregoing, it is clarified that upon the coming into effect of this Scheme, all consents, permissions, licenses, registrations,

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certificates, clearances, authorities, powers of attorney given by, issued to or executed in favour of the Demerged Company in relation to the Demerged Undertakings shall stand transferred to the Resulting Company as if the same were originally given by, issued to or executed in favour of the said Resulting Company, and the Resulting Company shall be bound by the terms thereof, the obligations and duties there under, and the rights and benefits under the same shall be available to the said Resulting Company including making the applications to any Governmental Authority as may be necessary in this behalf.

6.4 It is clarified that if any assets (estate, claims, rights, title, interest in or authorities relating to such assets) or any contract, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in relation to the Demerged Undertakings which the Demerged Company own or to which the Demerged Company are parties to cannot be transferred to the Resulting Company for any reason whatsoever, the Demerged Company shall hold such assets or contract, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of the said Resulting Company, insofar as it is permissible in law so to do, till such time as the transfer is effected.

7.0 LEGAL PROCEEDINGS

- 7.1. Upon the coming into effect of this Scheme, all legal, taxation or other proceedings, (including before any statutory or quasi-judicial authority or tribunal) by or against the Demerged Company under any statute, whether pending on the Appointed Date or which may be instituted any time thereafter and in each case relating to the Demerged Undertakings shall be continued and enforced by or against the respective Resulting Company alone after the Effective Date. The Demerged Company or the other three Resulting companies shall in no event be responsible or liable in relation to any such legal, taxation or other proceedings against the said Resulting Company. The said Resulting Company shall be added as party to such proceedings and shall prosecute or defend such proceedings in co-operation with the Demerged Company.
- 7.2. Upon the coming into effect of this Scheme, if proceedings are taken against the Demerged Company in respect of the matters referred to in sub-clause 7.1 above,

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they shall defend the same in accordance with the advice of the said Resulting Company and at the cost of the Resulting Company, and the latter shall reimburse and indemnify the Demerged Company against all liabilities and obligations incurred by the Demerged Company in respect thereof.

7.3 The respective Resulting Company undertakes to have all legal, taxation or other proceedings initiated by or against the Demerged Company referred to in sub-clause 7.1 above transferred to its name as soon as is reasonably possible after the Effective Date and to have the same continued, prosecuted and enforced by or against the said Resulting Company to the exclusion of the Demerged Company and other three Resulting companies. Both / All Companies shall make relevant applications in that behalf.

8.0 DEMERGED UNDERTAKINGS' EMPLOYEES AND EMPLOYEE BENEFITS

- 8.1 Upon the coming into effect of this Scheme, all permanent employees of the Demerged Company working for the Demerged Undertakings as on such date shall become the permanent employees of the respective Resulting Company on terms and conditions not less favourable than those on which they were employed in the Demerged Company and without any interruption of service as a result of the transfer of the Demerged Undertaking.
- In so far as the existing provident fund, gratuity fund and pension and / or superannuation fund, trust, retirement fund or benefits and any other funds or benefits, if any, created by the Demerged Company for the employees of the Demerged Undertakings are concerned (collectively referred to as the "Funds"), the Funds and such of the investments made by the Funds which are referable to the employees working for the Demerged Undertakings being transferred to the respective Resulting Company in terms of sub-clause 8.1 above shall be transferred to the said Resulting Company and shall be held for their benefit pursuant to this Scheme in the manner provided hereinafter. The Funds shall, subject to the necessary approvals and permissions and at the discretion of the said Resulting Company, either be continued as separate funds of the Resulting Company for the benefit of the employees working for the Demerged Undertakings or be transferred

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Company Secretary

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to and merged with the relevant funds of the said Resulting Company, provided however that the existing pension funds in respect of the employees working for the Demerged Undertakings shall be continued as separate funds of the Resulting Company. In the event of that the Resulting Company does not have its own funds in respect of any of the above, the Resulting Company may, subject to necessary approval and permissions, continue to contribute to the relevant Funds, until such time that the Resulting Company creates its own fund, at which time the Funds and the investments and contributions pertaining to the employees working for the Demerged Undertakings shall be transferred to the funds created by the Resulting Company.

8.3. In so far as the existing provident fund, gratuity fund and pension and/or superannuation fund, trusts, created by the Demerged Company for such of the employees working for the Remaining Business are concerned, if any, the same shall continue and, in the event that the Demerged Company presently contribute to the same, the Demerged Company shall continue to contribute to such funds and trusts in accordance with the provision thereof, and such funds and trusts, if any, shall be held for the benefit of the employees working for the Remaining Business.

9.0 CONDUCT OF BUSINESS BY DEMERGED COMPANY TILL EFFECTIVE DATE

- 9.1 The Demerged Company, with effect from the Appointed Date and up to and including the Effective Date:
 - a. shall be deemed to have been carrying on and to be carrying on all business and activities relating to the Demerged Undertakings and stand possessed of all the estates, assets, rights, title, interest, authorities, contracts and investments of the Demerged Undertakings for and on account of, and in trust for, the respective Resulting Company and
 - b. all profits accruing to the Demerged Company, or losses arising or incurred by them (including the effect of taxes, if any thereon), relating to the Demerged Undertakings for the period after the Appointed Date based on the audited For Sree Rayalaseema Hi-Strength

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accounts of the Demerged Company shall for all purposes, be treated as the profits or losses, as the case may be, of the respective Resulting Company.

9.2. The Demerged Company undertakes that it will preserve and carry on the business of the Demerged Undertakings with reasonable diligence and business prudence and shall not undertake material financial commitments or sell, transfer, alienate, charge, mortgage, or encumber the Demerged Undertakings or any part thereof unless the prior written consent of the Board of Directors of the respective Resulting Company has been obtained in relation to any of the above, and agrees that they shall not make any decisions or undertake any business outside the capital expenditure plan and such other plans as have been approved by the Board of Directors of the Demerged Company without the prior written consent of the Board of Directors of the respective Resulting Company.

10.0 CONTINUATION OF REMAINING BUSINESS BY DEMERGED COMPANY

- 10.1. The Remaining Business and all the assets, liabilities and obligations pertaining thereto shall continue to and be vested in and be managed by the Demerged **Company subject to Part II of this Scheme in relation to charges thereon in favour **of banks and financial institutions.
- 10.2. (a) All legal, taxation or other proceedings whether civil or criminal (including before any statutory or quasi-judicial authority or tribunal) by or against the Demerged Company under any statute, whether pending on the Appointed Date or which may be instituted at any time thereafter, and in each case relating to the Remaining Business (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of the Remaining Business) shall be continued and enforced by or against the Demerged Company after the Effective Date. The Resulting Companies shall in no event be responsible or liable in relation to any such legal, taxation or other proceeding against the Demerged Company, which relate to the Remaining Business.

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



- (b) If proceedings are taken against any of the Resulting Company in respect of the matters referred to in sub-clause (a) above, it shall defend the same in accordance with the advice of the Demerged Company and at the cost of the Demerged Company and the latter shall reimburse, indemnify and hold harmless the said Resulting Company against all liabilities and obligations incurred by the Resulting Company in respect thereof.
- 10.3. With effect from the Appointed Date and up to and including the Effective Date:
 - (a) the Demerged Company shall carry on and shall be deemed to have been carrying on all business and activities relating to the Remaining Business for and on its own behalf and
 - (b) all profits accruing to the Demerged Company thereon or losses arising or incurred by them (including the effect of taxes, if any, thereon) relating to the Remaining Business shall, for all purposes, be treated as the profits or losses, as the case may be, of the Demerged Company alone.
- 10.4 The provisions of this Part shall operate notwithstanding anything to the contrary contained in this Scheme.

11.0 ISSUE OF SHARES FOR DEMERGED UNDERTAKINGS

11.1 The Resulting companies are wholly owned subsidiaries of the Demerged Company. The Scheme envisages restructuring of the businesses of the Demerged Company to provide focused attention to design independent strategies with a view to capture the full growth potential of various businesses in which the Undertakings 1 to 4 are engaged into. Since the Resulting companies are wholly owned subsidiaries of the Demerged Company, the Demerged Company will continue to have the Demerged Undertakings under its own control without having to issue any further capital by the respective Resulting companies to the Demerged Company. However, to account for the arms length principle and as required under Paragraph 11 of Accounting Standard – 13 (Accounting for Investments) notified under Companies (Accounting Standards) Rules, 2006 under Section 133 of the Act; the fair value of each of the

For Sree Rayalaseema Hi-Strength Hypo Lid.,

(V. Surekha)
Company Secretary

(32)

undertakings proposed to be transferred under the Scheme is determined on the basis of the valuation as carried out by M/s PRSV & Co., LLP and S.T. Mohite & Co., Chartered Accountants. The Fair value so determined by the valuation is adopted for determining the Issued Value of Equity Shares and Preference shares by the respective Resulting Company.

12.0 RESTRUCTURING OF SHARE CAPITAL OF DEMERGED COMPANY

12.1 All the assets and liabilities of the Demerged Undertakings shall be transferred to the respective Resulting Company at the values appearing in the books of the Demerged Company (at historical cost less depreciation and without any revaluation in respect of assets) immediately before the demerger.

12.2 The Scheme does not require restructuring of the Share Capital of the Demerged Company. The Demerged Company will record the Equity and Preference Shares received by it under this Scheme from the respective Resulting Company at the respective Issue Price (i.e., Issue Price of the Equity Shares and Issue Price of the Preference Shares) as Long term Investments in its books of account.

Nothing contained in this Scheme shall be construed to imply that the transfer and vesting of the Demerged Undertakings to the respective Resultant companies shall remain or deemed to have remained suspended or in abeyance till the process of redemption of the Preference Shares issued under the Scheme.

12.3 As the Scheme does not envisage any restructuring of the Share Capital of the Demerged Company, the Demerged Company shall not be required to add "And Reduced" as suffix to its name.

13.0 ACCOUNTING TREATMENT

13.1 The respective Resulting Company shall record the assets and liabilities, including provisions and deferred tax liability / asset, if any of the Demerged Undertaking vested in it pursuant to this Scheme, at the values thereof appearing in the books of the Demerged Company immediately before the demerger without any revaluation.

For Sree Rayalaseema Hi-Strength

V. Swelle

(V. Surekha)

Company Secretary



- 13.2 The excess of assets over the liabilities transferred to and vested in the respective Resulting Company by virtue of this Scheme coming into effect, and in excess of the Issued Value of Equity and Preference Shares, would be credited to 'Capital Reserve Account', which shall be a Reserve of the respective Resulting Company. If the Issued Value of Equity and Preference Shares exceed the value of excess of assets over the liabilities transferred, the same would be treated as 'Goodwill'.
- 13.3 The Face Value of the Equity and Preference Shares issued under the Scheme shall be accounted as the "Issued, Subscribed & Paid Up Equity Share Capital" and "Issued, Subscribed and Paid up 6% Cumulative Preference Capital" respectively.
- 13.4 Each of the Resulting Companies shall account for the Initial Premium in respect of the issue of Equity and Preference Shares under this Scheme as "Securities Premium" under section 52 of the Act which may be applied at the time of Redemption of the Preference Shares under the Scheme on completion of given tenure or such other purposes as decided by the Directors of the respective Resulting Company and as permitted by the Act.
- 13.5 The Demerged Company shall record the transfer of assets and liabilities, including provisions and deferred tax liability / asset, if any of the Demerged Undertakings vesting in the respective Resulting Company under this Scheme, at the values appearing in the books of the Demerged Company immediately before the demerger without any revaluation. The excess of assets over the liabilities transferred to the respective Resulting Company to the extent it exceeds the Issued Value of Equity and Preference Shares, would be debited to the existing 'Amalgamation Reserve' being carried in the books of the Demerged company. If the Issued Value of Equity and Preference Shares exceed the excess of assets over the liabilities transferred, the same would be treated credited to the existing 'Amalgamation Reserve'
- For any matter arising in connection with the accounting treatment, the companies 13.6 would deal with the same in consultation with the Statutory Auditors of the respective companies.

For Sree Rayalaseema Hi-Strength

V. Sweighe

Company Secretary



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- 13.7 The Demerged Company has been advised that the provisions of Part II of the Scheme are in compliance with Section 2 (19AA) of the Income Tax Act, 1961 and are intended to be implemented accordingly.
- 13.8 The respective Resulting Company and the Demerged Company are expressly permitted to revise their Income Tax returns and seek revision of Tax deduction at Source (TDS) certificates as well as the right to claim refund, advance tax credits, MAT credits and adjustments, etc, if any, upon this Scheme becoming effective.

For Sree Rayalaseema Hi.s. noth



PART III GENERAL TERMS & CONDITIONS

14.0 APPLICATION TO COURT

The Demerged Company and the Resulting Company shall, with all reasonable dispatch, make necessary applications to the Court for the sanction of this Scheme of Arrangement under Sections 391 and 394 of the Companies Act, 1956

15.0 CHANGE OF NAME OF THE RESULTING COMPANY

Upon the Scheme coming into effect, and pursuant to the provisions of Section 13 of the Act, the name of the 2nd Resulting Company shall stand changed to 'SRHHL GREEN ENERGY CORPORATION PRIVATE LIMITED' or such other name as may be decided by its Board of Directors and approved by the concerned Registrar of Companies. Further, the present name prior to such change wherever it occurs in Memorandum and Articles of Association be substituted by such name.

It is hereby clarified that for the purposes of this Clause, the consent of the Demerged Company being the sole shareholder of the said Resultant Company as required under the provisions of the Act, is hereby accorded.

16.0 MODIFICATION OF AUTHORIZED CAPITAL AND INCREASE IN THE ISSUED, SUBSCRIBED AND PAID UP CAPITALS OF THE RESPECTIVE RESULTING COMPANIES

16.1 Upon coming into effect of the Scheme the Authorized Share capital of each of the respective Resulting Companies, shall automatically stand increased without any further act, instrument or deed on the part of the respective Resulting company, such that upon the effectiveness of the Scheme the Authorized Share capital of each of the Resulting Companies shall be such amounts as specified hereunder:

Resulting Company issuing Shares under Authorized Authorized

For Spes Rayalascama Hi-Strength

V. Surekha

(V. Surekha) Company Secretary 33



the Scheme	Capital –	Capital -
	Equity	Preference
	Shares of Rs.	Shares of Rs.
	10 each	100 each
1 st Resulting Company	66,00,000	270,00,000
2 nd Resulting Company	77,00,000	310,00,000
3 rd Resulting Company	6,00,000	25,00,000
4 th Resulting Company	25,00,000	100,00,000

The consent of the Demerged Company being the sole shareholder of each of the Resulting Companies as required under the provisions of the Act for amendment of Memorandum of Articles of each of the respective Resulting Companies is hereby accorded and no further resolutions under the applicable provisions of the Act would be required to be separately passed. The Resulting Companies will pay the required fee under Section 61 of the Act, to the Registrar of Companies Andhra Pradesh & Telangana on the Scheme coming into effect.

17.0 MODIFICATIONS / AMENDMENTS TO THE SCHEME

- 17:1 The Demerged Company and the respective Resulting Company, by their respective Board of Directors either by themselves or through a Committee appointed by them in this behalf, may, in their full and absolute discretion, make and /or assent to any alteration or modification to this Scheme, including but not limited to those which the Court and /or any other Authority may deem fit to approve or impose.
- 17.2 The Demerged Company and the Resulting Company by their respective Boards of Directors, either by themselves or through a Committee appointed by them in this behalf, may give such directions as they may consider necessary to settle any question or difficulty arising under the Scheme or in regard to and of the meaning or interpretation of the Scheme or implementation thereof or in any matter whatsoever connected therewith (including any question or difficulty arising in connection with any deceased or insolvent shareholders of the respective companies), or to review

For Sree Ravalaseema Hi-Strength -

Company Secretary

the position relating to the satisfaction of various conditions to the Scheme and if necessary, to waive any of those (to the extent permissible under law).

17.3 Any issue as to whether any asset, liability, employee, legal, taxation or other proceedings pertains to the Demerged Business Undertakings or not shall be decided by the Boards of Directors of the Demerged Company and the respective Resulting Company, either by themselves or through a Committee or authorized officers appointed by them in this behalf, on the basis of evidence that they may deem relevant for the purpose (including the books and records of the Demerged Company).

18.0 SCHEME CONDITIONAL ON APPROVALS / SANCTIONS

This Scheme is conditional upon and subject to the sanction or approval of the authorities concerned being obtained and granted in respect of the following matters.

- 18.1 The Scheme as set out in Part II being agreed to by the requisite majority of the Equity Shareholders and with the consent of the Secured and Unsecured creditors, if any, of the Demerged Company as required under the Act. The Demerged Company being the sole shareholder of the Resultant companies hereby accord its consent to the Scheme, on the Scheme being agreed to by the requisite majority of the Equity shareholders and with the consent of the Secured and Unsecured creditors, if any of, of the Demerged Company.
- 18.2 The sanction of the Court under Section 391 read with Section 394 of the Act and to the necessary order or orders under Section 394 of the Act being obtained.
- 18.3 The certified copies of the orders of the Court referred to in this Scheme being filed with the Registrar of Companies, Andhra Pradesh.

19.0 EFFECT OF NON-FULFILLMENT OF ANY OBLIGATION

In the event of non-fulfillment of any or all obligations under this Scheme by either the Demerged Company or the respective Resulting Company towards the other inter

For Sree Rayalaseema Hi-Strength

Hypo Ltd.,

(V. Surekha)
Company Secretary

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(38)

se or to third parties, the non- performance of which will place the other Company under any obligation, then such defaulting Company will indemnify all costs, interests etc to the other affected Company.

20.0 EFFECT OF NON-RECEIPT OF APPROVALS / SANCTIONS

In the event of any of the said sanctions and approvals not being obtained and / or the Scheme not being sanctioned by the Court and / or order or orders not being passed as aforesaid on or before 31st March 2016 or within such further period or periods as may be agreed upon between the Demerged Company and the Resulting Companies by their respective Board of Directors, this Scheme shall become null and void and in that event no rights and liabilities whatsoever shall accrue to or be incurred inter se by the parties or their shareholders or creditors or employees or any other person. In such case each of the companies stated above shall bear all their related costs.

In the event the shareholders and or the Court approve the Scheme in part and in respect of some of the Undertakings alone and not all the Undertakings, the Scheme shall be effective to the extent of those Undertakings alone to the exclusion of the other Undertakings and the former Undertakings shall be transferred and vest in the respective Resulting companies from the Demerged Company.

21.0 EXPENSES CONNECTED WITH THE SCHEME

21.1 All past, present and future costs, charges, levies, duties and expenses in relation to or in connection with or incidental to this Scheme or the implementation thereof shall be borne and paid for by the Demerged Company.

21.2 The stamp duty, if any, payable under Indian Stamp Act pursuant to Clause 11.1 shall be borne and paid for by the Resulting Companies.

21.3 Each of the Resulting Companies and Demerged Company shall have liberty to apply to the Court for necessary direction to remove difficulties, if any, in implementing the Scheme.

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For Sree Rayalaseema Hi-Strength

(V. Surekha)

Company Secretary

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APPENDIX

Description of Asset / Liability	Thermal Power Division	Wind Energy Division	SEZ Division	Shrimp Hatchery & Infrastructu re Division
	1st Resulting Company	2nd Resulting Company	3rd Resulting Company	4th Resulting Company
(1)	(3)	(2)	(4)	(5)
Net Block of Fixed Assets	476,760,518	450,424,754	14,667,074	44,392,828
Long term Loans & Advances				15,688,330
Current Assets:				
Inventories	19,832,302			
Trade receivables	63,433,608	49,250,882	-	
Other current assets	2,676,957	1,792,774		
Total Assets	562,703,385	501,468,410	14,667,074	60,081,158
Long Term Liabilities:				<u> </u>
Term loans from banks	304,298,466	74,313,714	-	-
Loans repayable on demand from banks	4,564,539	6,650,865	-	
Deferred tax Liabilities (Net)	60,754,181	135,665,716	-	-
Current Liabilities:				
Trade payables	49,464,662	-	-	
Other Current Liabilities	20,675,443			
Total Outside Liabilities	439,757,291	216,630,295	-	-
Net Book Value	122,946,095	284,838,115	14,667,074	60,081,158

For Sree Rayalaseema Hi-Strength Hyp. ...d.,





CIN : 124110AP2 TTFLC045.726

Report of the Audit Committee of Sree Rayalaseema Hi-Strength Hypo Limited

Members Present in Meeting Held on September 19, 2015

Smt.D Sai Leela

Chairman

Sri P Ramachandra Gowd

Member

Dr.A.H.Praveen

Member

The Securities and Exchange Board of India vide its Circular No. CIR/CFD/DIL5/2013 dated February 4, 2013 read with circular No. CIR/CFDDIL/8/2013 dated May 21,2013 has amongst other requirements, sought a report from the audit Committee of the Listed companies recommending the draft Scheme of Arrangement under the Companies Act, 1956.

The Audit committee of Sree Rayalaseema Hi-Strength Hypo Limited (SRHHL), at its meeting held on 19th September, 2015 examined the draft Scheme of Arrangement between Company and its four wholly owned subsidiary Companies namely SRHHL Power Generation Private Limited (1st Resulting Company), SRHHL Infrastructure Private Limited (2nd Resulting Company), TGV Infrastructure & Industrial Parks Private Limited (3rd Resulting Company) and Sri Vibhu Infrastructure Development Private Limited (4th Resulting company).

The Audit committee based on the information given below, its observation and the discussion do hereby unanimously recommend the draft Scheme for favorable consideration by the Board of Directors of demerged Company, the stock exchanges and the Securities and Exchange Board of India.

1. Draft scheme of Arrangement

2. Certificate from S.T.Mohite and Co., Chartered Accountants, Hyderabad, the Statutory Auditors of the Company, regarding the accounting treatment as specified in Clause 24(i) read with Clause 24(f) of the Listing Agreement.

For and on behalf of the Audit Committee of SRHHL

For Sree Rayalaseema HI-Strength Hype Ltd.

DIRECTOR

Date:19 September, 2015

Place: Kurnool

Annexure A (I) (a) Statement Showing Shareholding Pattern



Name of the Company: SREE RAYALASEEMA HI-STRENGTH HYPO LIMITED

Scrip Code, Name of the scrip, class of security: 532842, SRHHYPOLTD, EQUITY
As on: 31st August, 2015 (Pre - Scheme of Arrangement)

Cate- gory Code	Category of Shareholder	Number of share holders	Total No. of shares	Number of shares held in demateriali- zed form	a percenta Number	eholding as ge of Total of Shares	othe	pledged or erwise mbered
					As a percentag e of(A+B) ¹	As a Per- centage of A+B+C		As a percentag e
(1)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)	(IX)=(VIII) /(IV)* 100
(A)	SHAREHOLDING OF PROMOTERS AND PROMOTER GROUP							
1	Indian							
(a)	Individuals/Hindu Undivided Family	5		1038692	7.06	7.06		
(b)	Central/State Government (s)	0			0	0		
(c)	Bodies Corporate	7	7098348	7098348	48.23	48.23		
(d)	Financial Institutions/Banks	0		0		0		
(e)	Any Other (specify)	0	0	0	0	0		
(e-i)								
(e-ii)								
	Sub-Total (A)(1)	12	8137040	8137040	55.29	55.29	N/A	N/A
2	Foreign							
/->	Individuals (Non Resident Individuals/							
(a)	Foreign Individuals	0	0	0	0	0		
(b)	Bodies Corporate	0	0	0	0	0		
(c)	Institutions	0	0	0	0	0		
(d)	Qualified Foreign Investor	0	0	0	0	0		
(e)	Any Other (specify)	0	<u> </u>	0	0	0		
(e-i)	in it can be to the control of the c							
(e-ii)				<u> </u>				
(C-11)	Sub-Total (A)(2)	0	0	0	0	0		
<u></u>	Total Shareholding of Promoters and							
	Promoters Group A=(A)(1)+(A)(2)	12	8137040	8137040	55.29	55.29	N/A	N/A
В	PUBLIC SHAREHOLDING			-			,	
1	Institutions		-					
(a)	Mutual Funds/UTI	4	2250	1322	0.02	0.02		
(b)	Financial Institutions/Banks	3						
(c)	Central/State Government (s)	0			 			
(d)	Venture Capital Funds	0		0	0	0		
(e)	Insurance Companies	0	0	0	0	0		
(f)	Foreign Institutional Investors	0	0	0	0	0		
(g)	Foreign Venture Capital Investors	O	0	0	0	0		
(h)	Qualified Foreign Investor	0	0	0	0	0		
(i)	Any Other (specify)	O	0	0	0	0		
(1-i)								
(I-ii)								
	Sub-Total (B)(1)	7	46667	45739	0.32	0.32	N/A	N/A

For Sree Rayalaseema Hi-Strength

Contd....2



B 2	Non Institutions							
(a)	Bodies Corporate	316	445414	387968	3.03	3.03		
(b)	Individuals							
1	i) Individual Shareholders Holding	****						
	Nominal Share Capital upto Rs.1 Lakhs							
		56968	4111554	2105652	27.94	27.94		
11	ii) Individual Shareholders Holding					"		
	Nominal Share Capital in excess of Rs.1							
	Lakh	27	915749	915749	6.22	6.22		
(c)	Qualified Foreign Investor	0	0	0	0	0		
(d)	Any Other (specify)	0	0	0	0	0		-
(d-i)	Non Resident Indians(NRI)	4585	1060265	160484	7.20	7.20		
(d-ii)		0	0	0	0	0		
	Sub-Total (B)(2)	61896	6532982	3569853	44.39	44.39		
(B)	Total Public shareholding							
	(B)=(B)(1)+(B)(2))	61903	6579649	3615592	44.71	44.71		
	Total (A)+(B)	61915	14716689	11752632	100.00	100.00		
	Shares held by Custodians and		+					
(C)	against which Depository Receipts							
	have been issued						N/A	N/A
1	Promoter and Promoter Group	0	0	0	0	0		
2	Public	0	0	0	0	0		
	Sub-Total (C)	0	0	0	0	0		
	GRAND TOTAL (A)+(B)+(C)	61915	14716689	11752632	100.00	100.00	N/A	N/A

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



Introductory sub-table (I)(a)

Name of the Company: SREE RAYAL	ASEEMA HI-STRENGTH HY	PO LIMITED	
Scrip Code, Name of the scrip, class	of security: 532842, SRHH	YPOLTD, EQUITY	
As on 31st August ,2015			
Partly paid-up shares:-	No. of partly paid-up shares	As a % of total no. of partly paid-up shares	As a % of total no. of shares of the company
Held by promoter/promoter			
group	0	0	
Held by public	0	0	
		0	
Total - D	0	0	0.00
Outstanding convertible securities:-	No. of outstanding securities	As a % of total no. of outstanding convertible securities	As a % of total no. of shares of the company, assuming full conversion of the convertible securities
Held by promoter/promoter			
group	0	0	0
Held by public	0	0	0
Total - E	0	0	0
Warrants:-	No. of warrants	As a % of total no. of warrants	As a % of total no. of shares of the company, assuming full conversion of warrants
Held by promoter/promoter group	0	0.00	0.00
Held by public	0	0	0
		0	
Total - F	0	0.00	0.00
Total paid-up capital of the company, assuming full conversion of warrants and convertible securities (Grand	44746600		
Total (A+B+C)+ D+E+F)	14716689	0.00	0.00

For Sies Rayalaseema Hi-Strength



Notes	
NIL	

For Sree Rayalaseema Hi-Strength
Hypo Ltd.,

(V. Surekha)
Company Secretary



(I) (b) Statement Showing holding of securities (including shares, warrants, convertible securities) of persons belonging to the category "Promoter and Promoter Group" as on

	000000000000000000000000000000000000000		<u> </u>	31.08.2015							
		Details of s	is of shares held	Enc	Encumbered Shares	Shares	Details of	Details of warrants	Details of secu	Details of convertible securities	Total shares (including
							Number	As a %	Number of	%esy	underlying
						-	đ	total	convertible	total	shares
2						As a % of	warrants	number	securities	number of	assuming full
Ž	Name of the shareholder	Number of As a % of	As a % of	Number	As a	grand total	held	ģ	held	convertible	conversion of
:	:	Shares	grand total	oţ	percent	(A)+(B)+(C)		warrants	`	securities	warrants and
		held	(A)+(B)+(C)	Shares	age	of sub-		of the		of the same	convertible
						clanse (I)(a)		same		class	securities) as a
								class			% of diluted
Ξ	(E)	(m)	(1)	(S)	(VI)=(V) /(III)*10	(VII)	(viii)	(x)	(x)	(xi)	(XII)
н	TGV SECURITIES PVT LTD	623053	4.23	N/A	N/A	N/A	N/A	N/A	N/A	N/A	4.23
2	TGV PROJECTS & INVESTMENTS (P) LTD	1320013	8.97	N/A	N/A	N/A	N/A	N/A	N/A	N/A	8.97
က	SREE RAYALASEEMA DUTCH KASSENBOUW PVT LTD	767667	3 30	N/A	N/A	N/A	N/A	N/A	N/A	N/A	3.39
4	GOWRI GOPAL HOSPITALS PVT. LTD	2592080	17.61	N/A	N/A	N/A	N/A	N/A	N/A	N/A	17.61
2	BRILLIANT INDUSTRIES PVT LTD (Formerly Brilliant Bio-Pharma Ltd)	305042	2.07	N/A	N/A	N/A	N/A	N/A	N/A	N/A	2.07
9	SREE RAYALASEEMA GALAXY PROJECTS PVT LTD	1513989	10.29	N/A	N/A	N/A	N/A	N/A	N/A	N/A	10.29
7	SREE RALASEEMA ALKALIES AND ALLIED CHEMICALS LTD	244749	1.66	N/A	N/A	N/A	N/A	N/A	N/A	N/A	1.66
∞	SRIT G BHARATH	215737	1.47	N/A	N/A	N/A	N/A	N/A	N/A	N/A	1.47
σ.	SMT.T G SHILPA BHARATH	339676	2.72	N/A	N/A	N/A	N/A	N/A	N/A	N/A	2.72
10	SMT. T G RAJYALAKSHMI	415744	2.82	N/A	N/A	A/N	N/A	N/A	N/A	N/A	2.82
11	SMT. BODA MOURYA	488	0.00	N/A	N/A	N/A	N/A	N/A	N/A	N/A	00:0
12	SMT.JYOTHSNA S MYSORE	7047	0.05	N/A	N/A	N/A	N/A	N/A	N/A	N/A	0.05
	TOTAL:	8137040	55.29	0.00	0.00	00.00	0	0.00	00'0	0.00	55.29

For Sree Rayalaseema Hi-Strength
Hvpo Ltd.,



(I) (c) i Statement showing holding of securities (including shares, warrants, convertible securities) of persons belonging to the category "Public" and holding more than 1% of the total number of shares as on 31.08.2015

				Details o	Details of warrants	Details of	Details of convertible	Total shares (including
			Shares as a percentage of			seco	securities	underlying shares
		Number of	total number of shares	Number	Wesw	Number of	Number of % w.r.t total	assuming full
Sf. No.	Name of the Shareholder	Shares	(i.e., Grand Total	ð	total	convertible	number of	conversion of
		held	(A)+(B)+(C) indicated in	warrants	number of	securities	convertible	warrants and
		•	statement at para (I)(a)	held	warrants of	held	securities of	convertible securities)
			above }		the same		the same	as a % of diluted share
					class		class	capital
н	BHAVESH DHIRESHBHAI SHAH	318832	2.17	N/A	N/A	N/A	N/A	2.17
	TOTAL:	318832	2.17	N/A	N/A	N/A	N/A	2.17

belonging to the category "Public" and holding more than 5% of the total number of shares of the company as on 31.08.2015 (I) (c) ii Statement showing holding of securities (including shares, warrants, convertible securities) of persons (together with PAC)

			Dotaile	- The contract of	Dotolla of	-1-1:4-0-400	Tatal -Lana / 11.
			בנימווי	Details of Wallailts	Details of	Details of convertible	lotal snares (including
		Shares as a percentage of			secr	securities	underlying shares
	·	total number of shares	Number	As a %	Number of	Number of % w.r.t total	assuming full
_	Number of	(i.e., Grand Total	of	total	convertible	number of	conversion of
	Shares	(A)+(B)+(C) indicated in	warrants	number of	securities	convertible	warrants and
		statement at para (1)(a)	held	warrants of	held	securities of	convertible securities)
		above }		the same		the same	as a % of diluted share
ĺ				class		class	capital
	N/A	N/A	N/A	N/A	N/A	N/A	
	N/A	N/A	N/A	N/A	N/A	N/A	

For Sree Rayalaseema Hi-Strength
Hypo Ltd.,

V. Surekha)

Company Secretary



(I) (d) Statement Showing details of Locked-in shares as on 31.08.2015

SI.No	Name of the Shareholder	Number of Locked -in Shares	Locked-in shares as a percentage of total number of shaes {i.e. Grand Total (A)+(B)+(C) indicated in Statement at para (I)(a)above}	Promoter / Promoter Group / Public
1	GOWRI GOPAL HOSPITALS PVT LTD	735830	5.00	Promoter Group
	TOTAL	735830	5.00	

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



(II) (a) Statement Showing details of Depository Receipts (DRs)

Sino	Type of Outstanding DR (ADRs,GDRs, SDRs, etc)	Number of Outstanding DRs	Number of Shares Underlying outstanding DRs	Shares underlying outstanding DRs as a percentage of total number of shares (I.e Grand Total (A)+(B)+(C) indicated in Statement at para (I)(a) above)
	Nil	Nil	Nil	Nil

(II) (b) Statement Showing Holding of Depository Receipts (DRs), where underlying shares held by "Promoter/promoter group" are in excess of 1% of the total number of shares

Sino	Name of the DR Holder	Type of Outstanding DR (ADRs, GDRs, SDRs, etc.)	Number of Shares Underlying outstanding DRs	Shares underlying outstanding DRs as a percentage of total number of shares (I.e Grand Total (A)+(B)+(C) indicated in Statement at para (I)(a) above)
	Nil	Nil	Nil	Nil

For Sree Rayalaseema Hi-Strength

V. Swetcho-Hypo Ltd.,

Annexure A (I) (a) Statement Showing Shareholding Pattern



Name of the Company: SREE RAYALASEEMA HI-STRENGTH HYPO LIMITED Scrip Code, Name of the scrip, class of security: 532842, SRHHYPOLTD, EQUITY

As on: 1st September, 2015 (post Scheme of Arrangement)

Cate- gory Code	Category of Shareholder	Number of share holders	Total No. of shares	Number of shares held in demateriali- zed form	a percenta	eholding as age of Total of Shares	oth	oledged or erwise mbered
					As a percentag e of(A+B) ¹	As a Per- centage of A+B+C	Number of Shares	As a percentag
(1)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)	(IX)=(VIII) /(IV)* 100
(A)	SHAREHOLDING OF PROMOTERS AND PROMOTER GROUP							7(17) 200
1	Indian							
(a)	Individuals/Hindu Undivided Family	5	1038692	1038692	7.06	7.06		
(b)	Central/State Government (s)	0	0	0	0	0		
(c)	Bodies Corporate	7	7098348	7098348	48.23	48.23		
(d)	Financial Institutions/Banks	0	0	0	0	0		
(e)	Any Other (specify)	0	0	0	0	0		
(e-i) (e-ii)								
(e-II)	Sub Total (8)/4)							
	Sub-Total (A)(1)	12	8137040	8137040	55.29	55.29	N/A	N/A
2	Foreign			· · · · · · · · · · · · · · · · · · ·				
(a)	Individuals (Non Resident Individuals/	اء	_	_				
/h)	Foreign Individuals	0	0	0	0	0		
(b)	Bodies Corporate Institutions	0	0	0	0	0		
(c) (d)		0	0	0	0	0		
(e)	Qualified Foreign Investor	0	0	0	0	0		
	Any Other (specify)	0	0	0	0	0		
(e-i)								
(e-ii)	C. I. T 1 (2)(0)							
	Sub-Total (A)(2)	0	0	0	0	0		
	Total Shareholding of Promoters and	40	0407040	0407040				
В	Promoters Group A=(A)(1)+(A)(2) PUBLIC SHAREHOLDING	12	8137040	8137040	55.29	55.29	N/A	N/A
	Institutions							
	Mutual Funds/UTI	4	2250	1322	0.02	0.00		
	Financial Institutions/Banks	3	44417	44417	0.02	0.02		····
	Central/State Government (s)	0	0	0	0.30	0.30		
	Venture Capital Funds	0	0	0	0	0	-	
	Insurance Companies	0	0	0	0	0		
	Foreign Institutional Investors	0	0	0	0	0		
	Foreign Venture Capital Investors	0	0	0	0	0		
(h)	Qualified Foreign Investor	0	0	0	0	0	i	
	Any Other (specify)	0	0	0	0	0		
(I-i)							-	
(I-ii)					3			
	Sub-Total (B)(1)	7	46667	45739	0.32	0.32	N/A	N/A

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

V. Smekho.

Contd....2



B 2	Non Institutions							
(a)	Bodies Corporate	316	445414	387968	3.03	3.03		
(b)	Individuals							
1	i) Individual Shareholders Holding							
	Nominal Share Capital upto Rs.1 Lakhs		İ					
		56968	4111554	2105652	27.94	27.94		
Ш	ii) Individual Shareholders Holding							-
	Nominal Share Capital in excess of Rs.1							
	Lakh	27	915749	915749	6.22	6.22		
(c)	Qualified Foreign Investor	0	0	0	0	0		·
(d)	Any Other (specify)	0	0	0	0	0		
(d-i)	Non Resident Indians(NRI)	4585	1060265	160484	7.20	7.20		
(d-ii)		0	0	0	0	0		
·	Sub-Total (B)(2)	61896	6532982	3569853	44.39	44.39		
(B)	Total Public shareholding							
	(B)=(B)(1)+(B)(2))	61903	6579649	3615592	44.71	44.71		
	Total (A)+(B)	61915	14716689	11752632	100.00	100.00		
	Shares held by Custodians and							
(C)	against which Depository Receipts							
	have been issued						N/A	N/A
1_	Promoter and Promoter Group	0	0	0	0	0		
2	Public	0	0	0	0	0		
	Sub-Total (C)	0	0	0	0	0		·
	GRAND TOTAL (A)+(B)+(C)	61915	14716689	11752632	100.00	100.00	N/A	N/A

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



Introductory sub-table (I)(a)

Name of the Company: SREE RAYAL	ASEEMA HI-STRENGTH HY	PO LIMITED	
Scrip Code, Name of the scrip, class As on 1st September ,2015	of security: 532842, SRHF	IYPOLTD, EQUITY	
on Established Jeorg			
Partly paid-up shares:-	No. of partly paid-up shares	As a % of total no. of partly paid-up shares	As a % of total no. of shares of the company
Held by promoter/promoter			
group	0	0	
Held by public	0	0	
Total - D	0	0	0.0
			0.0
Outstanding convertible securities:-	No. of outstanding securities	As a % of total no. of outstanding convertible securities	As a % of total no. of shares of the company, assuming full conversion of the convertible securities
Held by promoter/promoter			
group Held by public	0	0	
Teld by public		0	
Total - E	0	0	(
Warrants:-	No. of warrants	As a % of total no. of warrants	As a % of total no. of shares of the company, assuming full conversion of warrants
Held by promoter/promoter group	0	0.00	0.00
teld by public	0	0	0.00
		0	
Total - F	0	0.00	0.00
Total paid-up capital of the company, assuming full conversion of warrants and convertible securities (Grand	44746600		
Total (A+B+C)+ D+E+F)	14716689	0.00	0.00

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



SI. No	Notes	
	NIL	

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

(V. Surekha)

©ompany Secretary

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(I) (b) Statement Showing holding of securities (including shares, warrants, convertible securities) of persons belonging to the category "Promoter and Promoter Group" as on

01.09.2015

					!			Ì			
		Details of	s of charac hold	ü	Focumbered Shares	Sharos	Details of warrants	warrants	Details of convertible	onvertible	Total shares
		Details of	מוומו כא ווכות	1		3			secul	securities	(including
							Number	As a %	Number of	As a %	underlying
							ð	total	convertible	total	shares
i						As a % of	warrants	number	securities	number of	assuming full
. S	Name of the shareholder	Number of As a % of	As a % of	Number	Asa	grand total	held	of	held	convertible	conversion of
ģ		Shares	grand total	o	percent	(A)+(B)+(C)		warrants		securities	warrants and
		held	(A)+(B)+(C)	Shares	age	-qns Jo		of the		of the same	convertible
					İ	clause (I)(a)		same		class	securities) as a
								class			% of diluted share capital
Ξ	(11)	E	(x)	2	(VI)=(V) /(III)*10	(IIV)	(viii)	(xx)	(x)	(xı)	(xxı)
г	TGV SECURITIES PVT LTD	623053	4.23	N/A	A/N	N/A	N/A	N/A	N/A	N/A	4.23
7	TGV PROJECTS & INVESTMENTS (P) LTD	1320013	8.97	N/A	N/A	N/A	N/A	N/A	N/A	N/A	8.97
m	SREE RAYALASEEMA DUTCH KASSENBOUW PVT LTD	499422	3.39	N/A	N/A	N/A	N/A	N/A	N/A	N/A	3.39
4	GOWRI GOPAL HOSPITALS PVT. LTD	2592080	17.61	A/N	N/A	N/A	N/A	N/A	N/A	N/A	17.61
	BRILLIANT INDUSTRIES PVT LTD (Formerly Brilliant Bio-Pharma Ltd)	305042	2.07	N/A	N/A	N/A	N/A	N/A	N/A	N/A	2.07
9	SREE RAYALASEEMA GALAXY PROJECTS PVT LTD	1513989	10.29	N/A	N/A	N/A	N/A	N/A	N/A	N/A	10.29
7	SREE RALASEEMA ALKALIES AND ALLIED CHEMICALS LTD	244749	1.66	N/A	N/A	N/A	N/A	N/A	N/A	N/A	1.66
∞	SRI T G BHARATH	215737	1.47	N/A	N/A	N/A	N/A	N/A	N/A	N/A	1.47
6	SMT.T G SHILPA BHARATH	399676	2.72	N/A	N/A	N/A	N/A	N/A	N/A	N/A	2.72
10	SMT. T G RAJYALAKSHMI	415744	2.82	N/A	N/A	N/A	N/A	N/A	N/A	N/A	2.82
11	SMT. BODA MOURYA	488	00:00	N/A	N/A	N/A	N/A	N/A	N/A	N/A	0.00
12	SMT.JYOTHSNA S MYSORE	7047	0.05	N/A	N/A	N/A	N/A	N/A	N/A	N/A	0.05
	TOTAL:	8137040	55.29	0.00	0.00	00.00	0	0.00	0.00	0.00	55.29

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



(I) (c) i Statement showing holding of securities (including shares, warrants, convertible securities) of persons belonging to the category "Public" and holding more than 1% of the total number of shares as on 01.09.2015

_	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9			Details o	Details of warrants	Details of	Details of convertible	Total shares (including
			Shares as a percentage of			secn	securities	underlying shares
		Number of	total number of shares	Number	As a %	Number of	Number of % w.r.t total	assuming full
SI. No.	· Name of the Shareholder	Shares		ģ	total	convertible	number of	conversion of
ů		held	(A)+(B)+(C) indicated in	warrants	number of	securities	convertible	warrants and
			statement at para (I)(a)	held	warrants of	held	securities of	convertible securities)
			above }		the same		the same	as a % of diluted share
					class		class	capital
н	BHAVESH DHIRESHBHAI SHAH	318832	2.17	N/A	N/A	A/N	N/A	217
	TOTAL:	318832	2.17	ΑŅ	N/A	V N	A/N	2.17

belonging to the category "Public" and holding more than 5% of the total number of shares of the company as on 01.09.2015 (I) (c) ii Statement showing holding of securities (including shares, warrants, convertible securities) of persons (together with PAC)

				Details of	Details of warrants	Details of	Details of convertible	Total shares (including
			Shares as a percentage of			secn	securities	underlying shares
	Name(s) of the Shareholder(s) and		total number of shares	Number	As a %	Number of	Number of % w.r.t total	assuming full
SI. No.		Number of	(i.e., Grand Total	ğ	total	convertible	number of	conversion of
	(PAC) with them	Shares	(A)+(B)+(C) indicated in	warrants	number of	securities	convertible	warrants and
			statement at para (I)(a)	held	warrants of	held	securities of	convertible securities)
			above }	•	the same		the same	as a % of diluted share
					class		class	capital
N/A	N/A	N/A	N/A	N/A	N/A	N/A	A/N	
N/A	N/A	N/A	N/A	N/A	N/A	V/N	V/N	
			-					-

For Srea Rayalasaema Hi-Strangth Hypo Ltd.

V. Swells Company Secretary



(I) (d) Statement Showing details of Locked-in shares as on 01.09.2015

SI.No	Name of the Shareholder	Number of Locked -in Shares	Locked-in shares as a percentage of total number of shaes {i.e. Grand Total (A)+(B)+(C) indicated in Statement at para (I)(a)above}	Promoter / Promoter Group / Public
1	GOWRI GOPAL HOSPITALS PVT LTD	735830	5.00	Promoter Group
	TOTAL	735830	5.00	

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



(II) (a) Statement Showing details of Depository Receipts (DRs)

Sino	Type of Outstanding DR (ADRs,GDRs, SDRs, etc)	Number of Outstanding DRs	Number of Shares Underlying outstanding DRs	Shares underlying outstanding DRs as a percentage of total number of shares (I.e Grand Total (A)+(B)+(C) indicated in Statement at para (I)(a) above)
	Nil	Nil	Nil	Nil

(II) (b) Statement Showing Holding of Depository Receipts (DRs), where underlying shares held by "Promoter/promoter group" are in excess of 1% of the total number of shares

Slno	Name of the DR Holder	Type of Outstanding DR (ADRs, GDRs, SDRs,	Number of Shares Underlying outstanding	Shares underlying outstanding DRs as a percentage of total number of shares (I.e Grand Total (A)+(B)+(C) indicated in
		etc.)	DRs	Statement at para (I)(a) above)
<u> </u>	Nil	Nil	Nil	Nil
<u> </u>		<u> </u>		

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



Pre and Post shareholding Pattern of Resulting unlisted Companies :

1. SRHHL Power Generation Private Limited (Pre & Post) (1st Resulting Company)

			areholdings		Post Shar	eholdings	
		(Equ	uity Shares)	(Equity Share	es)	Redeemate Preference	ole
S. No	Name of the Shareholder	No of Shares	% of holdings	No of Shares	% of holdings	No of Shares	% of holdings
1	Sree Rayalaseema Hi-Strength Hypo Limited	9999	100	660799	100	260320	100
2	T G Bharath (Nominee of SRHHL)	1	0	1	0		
-	Total	10000	100	660800	100	260320	100

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

Company Secretary



2. SRHHL Infrastructure Private Limited (Pre & Post) (2nd Resulting Company)

		Pre sha	areholdings	:	Post Shar	eholdings	
		(Equ	uity Shares)	(Equity Share	es)	Cumulative	9
						Redeemat	ole
						Preference	e shares
S.	Name of the Shareholder	No of	% of	No of	% of	No of	% of
No		Shares	holdings	Shares	holdings	Shares	holdings
1	Sree Rayalaseema Hi-Strength Hypo Limited	9900	99	775599	99.99	306240	100
2	T G Bharath (Nominee of SRHHL)	100	1	100	0.01		
	Total	10000	100	775600	100	306240	100

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



TGV Infrastructure and Industrial Parks Private Limited (Pre & Post) (3rd Resulting Company)

		Pre shareholdings (Equity Shares)		Post Shareholdings			
				(Equity Shares)		Cumulative Redeemable	
						Preference	shares
S.	Name of the Shareholder	No of	% of	No of	% of	No of	% of
No		Shares	holdings	Shares	holdings	Shares	holdings
1	Sree Rayalaseema Hi-Strength Hypo Limited	9999	100	68799	100	23520	100
2	T G Bharath (Nominee of SRHHL)	1	0	1	0		
	Total	10000	100	68800	100	23520	100

For Sroe Rayalaseema Hi-Strength



4. Sri Vibhu Infrastructure Development Private Limited (Pre & Post) (4th Resulting Company)

		Pre shareholdings		Post Shareholdings			
		(Equ	uity Shares)	(Equity Sha	res)	Redeemal Preference	ole
S.	Name of the Shareholder	No of	% of	No of	% of	No of	% of
No		Shares	holdings	Shares	holdings	Shares	holdings
1	Sree Rayalaseema Hi-Strength Hypo Limited	9999	100	250399	100	96160	100
2	T G Bharath (Nominee of SRHHL)	1	0	1	0		
	Total	10000	100	250400	100	96160	100

For Sree Rayalaseema Hi-Strength

Company Secretary





ANNEXURE I

The financial details and capital evolution of the demerged company for the previous 3 years as per the audited statement of Accounts:

Name of the Company: SREE RAYALASEEMA HI-STRENGTH HYPO LTD

(Rs. in Crores)

	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year
	2014-15	2013-14	2012-13
Equity Paid up Capital	14.71	14.71	14.22
Reserves and surplus	156.99	134.58	124.94
Carry forward losses	NIL	NIL	NIL
Net Worth	171.71	149.29	139.84
Miscellaneous Expenditure	0.19	0.14	0.10
Secured Loans	86.26	102.53	114.45
Unsecured Loans	1.14	1.61	2.19
Fixed Assets	199.43	199.95	207.06
Income from Operations	392.37	296.70	299.66
Total Income	394.37	305.91	302.63
Total Expenditure	375.20	294.25	282.53
Profit before Tax	25.75	11.65	12.81

For Sree Rayalaseema Hi-Strength

1. Swelles

(V. Surekha)
Regd. Office & Factory: Gondiparla Kurnool 518 004 A P. India Tel: +91-8518-280064/5/6/7
Fax: +91-8518-280090, Web: www.sirihi.com Email: hrsrhhl@gmail.com

Profit after Tax	19.37	7.43	9.29
Cash profit	41.92	22.34	22.48
EPS	13.16	5.05	6.53
Book value	116.68	101.44	98.31

Note: The financials should not be more than 6 months old. In such cases additional column may be added to provide the latest financials.

For Sree Rayalaseema Hi-Strength
Hypu Lid.,

(V. Surekha)
Company Secretary



ANNEXURE II

Format of Compliance Report on Corporate Governance

Name of the Company: Sree Rayalaseema Hi-Strength Hypo Limited

Date: 23.09.2015

Particulars	Clause of Listing agreem ent	Compli ance Status Yes/No	Remarks
I Board of Directors	49 I		
(A) Composition of Board	49 (IA)	Yes	The Board consists of one executive director, three independent directors and 2 directors liable to retire by rotation
(B) Non-executive Directors' compensation & disclosures	49 (IB)	Yes	Non-executive directors are paid sitting fees for attending Board and Audit Committee meetings
(C) Other provisions as to Board and Committees	49 (IC)	Yes	The gap between two board meetings is not more than 120 days
D) Code of Conduct For Siee Ray	49 (ID) _{alaseema} Hi	Yes Strength	Annual declaration is included in the Directors



			report
II. Audit Committee	49 (II)		
(A) Qualified & Independent Audit Committee	49 (IIA)	Yes	Audit Committe comprises of thre independent director
(B) Meeting of Audit Committee	49 (IIB)	Yes	independent directors as its members
(C) Powers of Audit Committee	49 (IIC)	Yes	Four Audit Committee
(D) Role of Audit Committee	49 (IID)	Yes	meetings held during the year 2014-15 and
(E) Review of Information by Audit Committee	49 (IIE)	Yes	the gap between two meetings is not more than 120 days
			The Committee is overseeing all functions specified in the Clause. Relevant disclosures have been made in the Annual Report for 2014-15.
III. Subsidiary Companies	49 (III)	Yes	The company has following wholly owned subsidiary Companies incorporated during financial year 2015-16.
			1.SRHHL Power Generation Private Limited
			SRHHL Infrastructure Private Limited
			3.TGV Infrastructure & Industrial Parks Private Limited
			4. Sri Vibhu Infrastructure Development Private Limited

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

IV. Disclosures	49 (IV)		
(A) Basis of related party transactions	49 (IV A)	Yes	Related party transactions are placed before the Audit Committee
(B) Disclosure of Accounting Treatment	49 (IV B)	Yes	Accounting policies followed are disclosed in compliance with existing accounting standards, applicable laws and Regulations.
(C) Board Disclosures	49 (IV C)	Yes	Complied as per clause
(D) Proceeds from public issues, rights issues, preferential issues etc.	49 (IV D)	N.A.	
(E) Remuneration of Directors	49 (IV E)	Yes	Disclosed at appropriate places in the Annual Report
(F) Management	49 (IV F)	Yes	Management Discussion and analysis report form part of the Annual Report for 2014- 15
(G) Shareholders	49 (IV G)	Yes	Complies with the requirements contained under this head
V.CEO/CFO Certification	49 (V)	Yes	
VI. Report on Corporate Governance	49 (VI)	Yes	The Annual report for 20104-15 contains a report on Corporate Governance
VII. Compliance	49 (VII)	Yes	The Company is in compliance with the provisions of Clause 49 of listing agreement

For Sree Rayalaseema Hi-Strength
Hypo Ltd.,

Note:

- 1) The details under each head shall be provided to incorporate all the information required as per the provisions of the Clause 49 of the Listing Agreement.
- 2) In the column No.3, compliance or non-compliance may be indicated by Yes/No/N.A. For example, if the Board has been composed in accordance with the Clause 49 I of the Listing Agreement, "Yes" may be indicated. Similarly, in case the company has no related party transactions, the words "N.A." may be indicated against 49 (IV A).
- 3) In the remarks column, reasons for non-compliance may be indicated, for example, in case of requirement related to circulation of information to the shareholders, which would be done only in the AGM/EGM, it might be indicated in the "Remarks" column as "will be complied with at the AGM". Similarly, in respect of matters which can be complied with only where the situation arises, for example, "Report on Corporate Governance" is to be a part of Annual Report only, the words "will be complied in the next Annual Report" may be indicated.

For Sree Rayalaseema Hi-Strength Hypo Ltd.

Company Secretary





ANNEXURE IV

Compliance report with the requirements specified in Part-A of the circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013

Sub: Application under Clause 24(f) of the listing agreement for the proposed scheme of Arrangement

In connection with the above application, we hereby confirm that we satisfy all the conditions as stipulated in the aforesaid SEBI circular, as given hereunder:

CIR/CFD/DIL/5/2013 dated February 4, 2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013 1. Listed companies shall choose one of the stock BSE Limited	hether Complied or not & How
exchanges having nation-wide trading stock excharge terminals as the designated stock exchange for the purpose of coordinating with SEBI. Compliance as per Part A, Annexure I to the Circular 2. Documents to be submitted: 2.a Draft Scheme of arrangement/ amalgamation/ merger/ reconstruction/ reduction of capital, etc. 2.b Valuation Report from Independent Chartered Accountant 2.c Report from the Audit Committee recommending the Draft Scheme 2.d Fairness opinion by merchant banker 2.e Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	
Documents to be submitted: 2.a Draft Scheme of arrangement/ amalgamation/ merger/ reconstruction/ reduction of capital, etc. 2.b Valuation Report from Independent Chartered Accountant 2.c Report from the Audit Committee recommending the Draft Scheme 2.d Fairness opinion by merchant banker 2.e Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	solution in this regard is
2.a Draft Scheme of arrangement/ amalgamation/ merger/ reconstruction/ reduction of capital, etc. 2.b Valuation Report from Independent Chartered Accountant 2.c Report from the Audit Committee recommending the Draft Scheme 2.d Fairness opinion by merchant banker 2.e Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	ular
merger/ reconstruction/ reduction of capital, etc. 2.b Valuation Report from Independent Chartered Accountant 2.c Report from the Audit Committee recommending the Draft Scheme 2.d Fairness opinion by merchant banker 2.e Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	
Accountant 2.c Report from the Audit Committee recommending the Draft Scheme 2.d Fairness opinion by merchant banker 2.e Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	nclosed
recommending the Draft Scheme 2.d Fairness opinion by merchant banker 2.e Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	ot applicable
Pre and post amalgamation shareholding pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted Not applicable Enclosed	plosed
pattern of unlisted company 2.f Audited financials of last 3 years (financials not being more than 6 months old) of unlisted	applicable
being more than 6 months old) of unlisted	losed
For Siee Rayalaseema Hi-Sirenma	

For Siee Rayalaseema Hi-Strength

(V. Surekha

Regd. Office & Factory: Gondiparla Kurnool - 518 1004 AVPS ACRES 18-280064/5/6/7
Fax: +91-8518-280090, Web: www.srhhl.com Email: hrsrhhl@gmail.com

2.g	Compliance with Clause 49 of Listing Agreement	Enclosed
2.h	Complaints Report	
3.	The equity shares sought to be listed are proposed to be allotted by the unlisted Issuer (transferee entity) to the holders of securities of a listed entity (transferor entity) pursuant to a scheme of reconstruction or amalgamation (Scheme) sanctioned by a High Court under Section 391-394 of the Companies Act, 1956	
4.	At least 25% of the post scheme paid up share capital of the transferee entity shall comprise of shares allotted to the public holders in the transferor entity.	Not Applicable
5.	The transferee entity will not issue/reissue any shares, not covered under the Draft scheme.	Not applicable
6.	As on date of application there are no outstanding warrants/ instruments/ agreements which give right to any person to take the equity shares in the transferee entity at any future date. If there are such instruments stipulated in the Draft scheme, the percentage referred to in point (4) above, shall be computed after giving effect to the consequent increase of capital on account of compulsory conversions outstanding as well as on the assumption that the options outstanding, if any, to subscribe for additional capital will be exercised.	Not Applicable
	The shares of the transferee entity issued in lieu of the locked-in shares of the transferor entity are subjected to the lock-in for the remaining period.	Not applicable

Date: 23.09.2015

For Sree Rayalaseema Hi-Strength Hypo Ltd.,





S.T. Mohite & Co.,

Chartered Accountants

G5, B-Block, Paragon Venkatadri Apartments, 3-4-812, Street No.1, Barkatpura, Hyderabad - 500 027, A.P. INDIA. Mob: 9848994508, 9848359721

Email: stmohite@yahoo.com

Certificate

To
The Board of directors
Sree Rayalaseema Hi-Strength Hypo Limited
Regd Off: Gondiparla,
Kurnool -- 518004.
Andhra Pradesh

We, M/s S.T.Mohite & Co., Chartered Accountants, Hyderabad, the Statutory Auditors of M/s. Sree Rayalaseema Hi-Strength Hypo Limited, (hereinafter referred to as "the Company"), have examined the Draft Scheme of Arrangement by and between:

- Sree Rayalaseema Hi-Strength Hypo Limited (Demerged Company); and
- 2. SRHHL Power Generation Private Limited (1st Resulting Company);
- 3. SRHHL Infrastructure Private Limited (2nd Resulting Company);
- 4. TGV Infrastructure and Industrial Parks Private Limited (3rd Resulting Company) and
- 5. Sri Vibhu Infrastructure Development Private Limited (4th Resulting Company)

and with respect to applicability of Para 5.16(a) of the SEBI Circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with Circular CIR/CFD/DIL/8/2013 dated May 21, 2013 with respect to proposed Scheme of Arrangement.

- 2. The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is only to examine and report applicability of Para 5.16(a) of the SEBI Circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with Circular CIR/CFD/DIL/8/2013 dated May 21, 2013 with respect to proposed Scheme of Arrangement. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination of the aforesaid Circulars of SEBI.
- 3. Based on our examinations and according to the information and explanation given to us, we confirm that the provisions contained in para 5.16(a) of the SEBI Circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with Circular CIR/CFD/DIL/8/2013 dated May 21, 2013 are not applicable to the draft Scheme of Arrangement of the Company for the following reasons:



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- (i) The draft Scheme does not envisage allotment of additional shares to Promoter/Promoter Group, Related Parties of Promoter/Promoter Group, Associates of Promoter/Promoter Group, Subsidiary /(s) of Promoter/Promoter Group of the listed company; or
- (ii) The draft Scheme of Arrangement does not involve the listed company and any other entity involving Promoter/Promoter Group, Related Parties of Promoter/Promoter Group, Associates of Promoter/Promoter Group, Subsidiary /(s) of Promoter/Promoter Group; or
- (iii) The parent listed company, had not acquired the equity shares of the subsidiary by paying consideration in cash or in kind in the part to any of the shareholders of the subsidiary who may be Promoter/Promoter Group, Related Parties of Promoter/Promoter Group, Associates of Promoter/Promoter Group, Subsidiary(s)/ of Promoter/Promoter Group of the parent listed company and no subsidiary is being merged with the parent listed company under the scheme.
- **4.** Although provisions of Para 5.16 of the SEBI Circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with Circular CIR/CFD/DIL/8/2013 dated May 21, 2013 are not applicable as explained in para 3 above, the company is required to pass the resolution of members by evoting u/s 108 and postal ballot u/s 110 of the Companies Act, 2013 and relevant Rules thereunder. Accordingly, the company confirmed to us the members resolution for according approval to the the Scheme shall be passed by evoting as well as by postal ballot.
- **5**. This certificate is issued at the request of Sree Rayalaseema Hi-Strength Hypo Limited for onward submission to the BSE Limited and National Stock Exchange of India Limited. This Certificate should not be used for any other purpose without our prior written consent.

Place: Hyderabad

Date: 18th September, 2015



For S.T.Mohite & Co. Chartered Accountants (Regd. No. 011410S)

M.T.Sreenivasa Rao Proprietor (Membership No.15635)





ANNEXURE V

Brief particulars of the Demerged company - Sree Rayalaseema Hi-strength Hypo Ltd

Particulars	Demerged Company
Name of the company	Sree Rayalaseema Hi-Strength Hypo Limited
Date of Incorporation & details of name changes, if any	Incorporated on 28.03.2005 with name SARAC Chemicals Limited and name changed to Sree Rayalaseema Hi-Strength Hypo Limited on 03.08.2006
Registered Office	Gondiparla, Kurnool
Brief particulars of the scheme	 The Scheme of Arrangement is between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged company) and its four wholly owned subsidiary Companies. 1) Undertaking 1 comprising thermal power division to be transferred to 1st Resulting Company – SRHHL Power Generation Private Limited. 2) Undertaking 2 comprising wind power division to be transferred to 2nd Resulting Company – SRHHL Infrastructure Private Limited. 3) Undertaking 3 comprising SEZ and industrial parks division to be transferred to 3rd Resulting Company – TGV Infrastructure & Industrial Parks Private Limited. 4) Undertaking 4 comprising Shrimp Hatchery and infrastructure division to be transferred to 4th Resulting Company – Sri Vibhu Infrastructure Development Private Limited.
Rationale for the scheme	The Scheme envisages restructuring the businesses of the Demerged Company to provide focused attention to design independent strategies with a view to capture the full growth potential of various businesses in which Undertakings 1 to 4 are engaged into. Since the resulting companies are wholly owned subsidiaries of the demerged Company, the demerged company will continue to have the demerged undertakings under its own control.
Date of resolution passed by the Board of Director of the company approving the scheme	19.09.2015

For Sree Rayalaseema Hi-Strength

(V. Surekha)

Company Secretary

Regd. Office & Factory: Gondiparla Kurnool - 518 004 A.P. India Tel: +91-8518-280064/5/6/7 Fax: +91-8518-280090, Web: www.srhhl.com Email: hrsrhhl@gmail.com

		Ravalseanna LI:			
Public	65,79,649	44.71	65,79,649	44.71	
Promoter	81,37,040	55.29	81,37,040	55.29	
	No. of Shares	% of holding	No. of Shares	% of holding	
Shareholding pattern	Pr	·e	Post		
Name of Merchant Banker giving fairness opinion	Not applicable				
Exchange ratio	Not Applicable				
Fair value per shares	Not Applicable				
Methods of valuation and value per share arrived under each method with weight given to each method, if any.	Not Applicable				
Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no.					
Net Worth Pre			(1	Rs. in crores) 193.65 145.52	
Capital after the scheme	1,47,16,689 Equity shares of Rs. 10 /-each amounting to Rs. 14,71,66,890/-				
Cancellation of shares on account of cross holding, if any	Not applicable				
No. of shares to be issued		Not	applicable		
Capital before the scheme	•	14716689 Equity shares of Rs. 10/- each amounting to Rs. 14,71,66,890/-			
Nature of Business	Manufacturer of In organic chemicals and Generation of power				
Name of Exchanges where securities of the company are listed	BSE Limited Limited	and The Nat	onal Stock Exchan	ige of India	
Appointed Date	01.09.2015				
Date of meeting of the Audit Committee in which the draft scheme has been approved	19.09.2015				

Custodian							
TOTAL	1,47,16,689	1,47,16,689 100 1,47,16,689 100					
No of shareholders		<u>. </u>	61,915				
Names of the Promoters	2. TGV F 3. Sree F 4. Gowri 5. Brilliar 6. Sree F 7. Sree F 8. T G BI 9. T G SI 10. T G R 11. Boda I 12. Jyoths	TGV Securities Pvt Ltd TGV Projects & Investments Pvt Ltd Sree Rayalaseema Dutch Kassenbouw Pvt Ltd Gowri Gopal Hospitals Pvt Ltd					
Names of the Board Directors	2. Dr.A.H 3. Smt.D 4. Sri.P.F	Ramachandra Gurunath Red	d Director d Woman Director Gowd – Independent	Director			
Details regarding change management control if any	n Not Applicab	le					



SRHHL POWER GENERATION PRIVATE LIMITED

REGD OFF: 40-304, K J COMPLEX, BHAGYA NAGAR KURNOOL - 518004

CIN: U40106AP2015PTC096481

ANNEXURE V

Brief particulars of the 1st Resulting Company

1-1-1

Particulars	1st Resulting Company
Name of the company	SRHHL Power Generation Private Limited
Date of Incorporation & details of name changes, if any	10.04.2015
Registered Office	40-304, K J Complex, Bhagya Nagar Kurnool - 518004
Brief particulars of the scheme	The Scheme of Arrangement is between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged company) and its four wholly owned subsidiary Companies.
	 Undertaking 1 comprising thermal power division to be transferred to 1st Resulting Company – SRHHL Power Generation Private Limited. Undertaking 2 comprising wind power division to be transferred to 2nd Resulting Company – SRHHL Infrastructure Private Limited. Undertaking 3 comprising SEZ and industrial parks division to be transferred to 3rd Resulting Company – TGV Infrastructure & Industrial Parks Private Limited. Undertaking 4 comprising Shrimp Hatchery and infrastructure division to be transferred to 4th Resulting Company – Sri Vibhu Infrastructure Development Private Limited.
Rationale for the scheme	The Scheme envisages restructuring the businesses of the Demerged Company to provide focused attention to design independent strategies with a view to capture the full growth potential of various businesses in which Undertakings 1 to 4 are engaged into. Since the resulting companies are wholly owned subsidiaries of the demerged Company, the demerged company will continue to have the demerged undertakings under its own control.
Date of resolution passed by the Board of Director of the company approving the scheme	19.09.2015

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



Date of meeting of the Audit Committee in which the draft scheme	Not Applicable
has been approved	
Appointed Date	01.09.2015
Name of Exchanges where securities of the company are listed	Unlisted Private Ltd Company
Nature of Business	Yet to commence its business operations
Capital before the scheme	Rs. 1,00,000 consisting of 10,000 shares of Rs.10/- each
No. of shares to be issued	6,50,800 Equity shares of Rs . 10/- each with an initial premium of Rs. 40/- per share. 2,60,320 - 6% Cumulative redeemable Preference Shares of Rs. 100/- each with an initial premium of Rs. 400/- per share
Cancellation of shares on account of cross holding, if any	Not Applicable
Capital after the	Rs.66,08,000 consisting of 6,60,800 Equity shares of Rs. 10/- each
scheme	Rs. 2,60,32,000 consisting of 2,60,320 6% Cumulative redeemable Preference Shares of Rs. 100/- each
81-418/	
Net Worth	(Rs. in crores)
Net Worth Pre Post	(Rs. in crores) 0.01 12.17
Pre	0.01
Pre Post Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and	0.01 12.17
Pre Post Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no. Methods of valuation and value per share arrived under each method with weight given to each method, if	0.01 12.17 Not Applicable
Pre Post Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no. Methods of valuation and value per share arrived under each method with weight given to each method, if any.	0.01 12.17 Not Applicable Not Applicable
Pre Post Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no. Methods of valuation and value per share arrived under each method with weight given to each method, if any. Fair value per shares Exchange ratio Name of Merchant Banker giving fairness opinion	Not Applicable Not Applicable Rs. Not Applicable
Pre Post Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no. Methods of valuation and value per share arrived under each method with weight given to each method, if any. Fair value per shares Exchange ratio Name of Merchant Banker giving fairness	Not Applicable Not Applicable Rs. Not Applicable Not Applicable



	Shares)		Equity shares		Cumulative Redeemable Preference Shares	
	No. of Shares	% of holding	No. of Shares	% of holding	No. of Shares	% of holding
Promoter	10000	100	660800	100	260320	100
Public	0	0	0	0	0	0
Custodian	0	0	0	0	0	0
TOTAL	10000	100	660800	100	283680	100
No of shareholders	2 2					
Names of the Promoters	Sree Rayalaseema Hi-Strength Hypo Ltd T G Bharath					
Names of the Board of Directors	Sri T G Bharath Dr.A.H.Praveen			<u>-</u>		
Details regarding change in management control if any	Not Applicable					

SRHHL INFRASTRUCTURE PRIVATE LIMITED

REGD OFF: 40-304, K J COMPLEX, BHAGYA NAGAR KURNOOL - 518004

CIN: U40300AP2015PTC097106

ANNEXURE V

Brief particulars of the 2nd Resulting Company

Particulars	2 nd Resulting Company
Name of the company	SRHHL Infrastructure Private Limited
Date of Incorporation & details of name changes, if any	04.08.2015
Registered Office	40-304, K J Complex, Bhagya Nagar Kurnool - 518004
Brief particulars of the scheme	The Scheme of Arrangement is between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged company) and its four wholly owned subsidiary Companies.
	 Undertaking 1 comprising thermal power division to be transferred to 1st Resulting Company – SRHHL Power Generation Private Limited. Undertaking 2 comprising wind power division to be transferred to 2nd Resulting Company – SRHHL Infrastructure Private Limited. Undertaking 3 comprising SEZ and industrial parks division to be transferred to 3rd Resulting Company – TGV Infrastructure & Industrial Parks Private Limited. Undertaking 4 comprising Shrimp Hatchery and infrastructure division to be transferred to 4th Resulting Company – Sri Vibhu Infrastructure Development Private Limited.
Rationale for the scheme	The Scheme envisages restructuring the businesses of the Demerged Company to provide focused attention to design independent strategies with a view to capture the full growth potential of various businesses in which Undertakings 1 to 4 are engaged into. Since the resulting companies are wholly owned subsidiaries of the demerged Company, the demerged company will continue to have the demerged undertakings under its own control.
Date of resolution passed by the Board of Director of the company approving the scheme	19.09.2015
Date of meeting of the	Not Applicable

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

Audit Committee in which the draft scheme has been approved	
Appointed Date	01.09.2015
Name of Exchanges where securities of the company are listed	Unlisted Private Ltd Company
Nature of Business	Yet to commence its business operations
Capital before the scheme	Rs. 1,00,000 consisting of 10,000 shares of Rs.10/- each
No. of shares to be issued	7,65,600 Equity shares of Rs . 10/- each with an initial premium of Rs. 40/- per share. 3,06,240 - 6% Cumulative redeemable Preference Shares of Rs. 100/- each with an initial premium of Rs. 400/- per share
Cancellation of shares on account of cross holding, if any	Not Applicable
Capital after the scheme	Rs. 77,56,000 consisting of 7,75,600 Equity shares of Rs. 10/- each Rs. 3,06,24,000 consisting of 3,06,240 6% Cumulative redeemable Preference Shares of Rs. 100/- each
Net Worth	(Rs. in crores)
Pre Post	0.01 12.17
Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no.	Not Applicable
Methods of valuation and value per share arrived under each method with weight given to each method, if any.	Not Applicable
Fair value per shares	Rs. Not Applicable
Exchange ratio	Not Applicable
Name of Merchant Banker giving fairness opinion	Not Applicable
Shareholding pattern	Pre (Equity Shares) Post
L	For Sies Rayalaseema Hi-Strength

		Equity shares		Cumulative Redeemable Preference Shares		
	No. of Shares	% of holding	No. of Shares	% of holding	No. of Shares	% of holding
Promoter	10000	100	775600	100	306240	100
Public	0	0	0	0	0	0
Custodian	0	0	0	0	0	0
TOTAL	10000	100	775600	100	306240	100
No of shareholders		2 2				
Names of the Promoters	1. S 2. T	Sree Rayalaseema Hi-Strength Hypo Ltd T G Bharath				,
Names of the Board of Directors	1. Sri T G Bharath 2. Dr.A.H.Praveen					
Details regarding change in management control if any	Not Applicable					

V. Surekha)

Company Secretary



T G V INFRASTRUCTURE & INDUSTRIAL PARKS PRIVATE LIMITED

REGD OFF: 40-304, K J COMPLEX, BHAGYA NAGAR KURNOOL - 518004

CIN: U45209AP2015PTC096457

ANNEXURE V

Brief particulars of the 3rd Resulting Company

Particulars	3 rd Resulting Company
Failiculais	S Resulting Company
Name of the company	TGV Infrastructure & Industrial Parks Private Private Limited
Date of Incorporation & details of name changes, if any	08.04.2015
Registered Office	40-304, K J Complex, Bhagya Nagar Kurnool - 518004
Brief particulars of the scheme	The Scheme of Arrangement is between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged company) and its four wholly owned subsidiary Companies .
	 Undertaking 1 comprising thermal power division to be transferred to 1st Resulting Company – SRHHL Power Generation Private Limited. Undertaking 2 comprising wind power division to be transferred to 2nd Resulting Company – SRHHL Infrastructure Private Limited. Undertaking 3 comprising SEZ and industrial parks division to be transferred to 3rd Resulting Company – TGV Infrastructure & Industrial Parks Private Limited. Undertaking 4 comprising Shrimp Hatchery and infrastructure division to be transferred to 4th Resulting Company – Sri Vibhu Infrastructure Development Private Limited.
Rationale for the scheme	The Scheme envisages restructuring the businesses of the Demerged Company to provide focused attention to design independent strategies with a view to capture the full growth potential of various businesses in which Undertakings 1 to 4 are engaged into. Since the resulting companies are wholly owned subsidiaries of the demerged Company, the demerged company will continue to have the demerged undertakings under its own control.
Date of resolution passed by the Board of Director of the company approving the scheme	19.09.2015
Date of meeting of the	Not Applicable

For Sree Rayalaseema Hi-Strength

Hypo Ltd.,

scheme Date of meeting of the	Al-A A
Date of meeting of the	
A	Not Applicable
Audit Committee in	
which the draft scheme	
has been approved	
Appointed Date	01.09.2015
Name of Exchanges where securities of the company are listed	Unlisted Private Ltd Company
Nature of Business	Yet to commence its business operations
Capital before the scheme	Rs. 1,00,000 consisting of 10,000 shares of Rs.10/- each
No. of shares to be	58,800 Equity shares of Rs . 10/- each with an initial premium of Rs. 40/- per share.
	23,520 - 6% Cumulative redeemable Preference Shares of Rs. 100/- each with an initial premium of Rs. 400/- per share
Cancellation of shares	Not Applicable
on account of cross holding, if any	
	Rs.6,88,000 consisting of 68,800 Equity shares of Rs. 10/- each
	Rs. 23,52,000 consisting of 23,520 6% Cumulative redeemable Preference Shares of Rs. 100/- each
Net Worth	(Rs. in crores)
Pre	0.01
Post	12.17
Valuation by independent Chartered Accountant - Name of the valuer/valuer firm and Regn no.	Not Applicable .
arrived under each method with weight given to each method, if any.	Not Applicable
Fair value per shares	Rs. Not Applicable
Exchange ratio	Not Applicable



Name of Merchant Banker giving fairness opinion	Not Appl	icable				
Shareholding pattern	Pre (Equity Shares)		Post			
			Equity sha	Equity shares		ive able Shares
	No. of Shares	% of holding	No. of Shares	% of holding	No. of Shares	% of holdin g
Promoter	10000	100	68800	100	23520	100
Public	0	0	0	0	0	0
Custodian	0	0	0	0	0	0
TOTAL	10000	100	68800	100	23520	100
No of shareholders		2	2			
Names of the Promoters	1) S 2) T	1) Sree Rayalaseema Hi-Strength Hypo Ltd				
Names of the Board of Directors	1. 8	Sri T G Bharath Dr.A.H.Praveen				
Details regarding change in management control if any		Not Applicable				

SRI VIBHU INFRASTRUCTURE DEVELOPMENT PRIVATE LIMITED

REGD OFF: 40-304, K J COMPLEX, BHAGYA NAGAR KURNOOL - 518004

CIN: U45200AP2015PTC096528

ANNEXURE V

Brief particulars of the 4th Resulting Company

Partiçulars	4 th Resulting Company
Name of the company	Sri Vibhu Infrastructure Development Private Limited
Date of Incorporation & details of name changes, if any	20.04.2015
Registered Office	40-304, K J Complex, Bhagya Nagar Kurnool - 518004
Brief particulars of the scheme	The Scheme of Arrangement is between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged company) and its four wholly owned subsidiary Companies .
	 Undertaking 1 comprising thermal power division to be transferred to 1st Resulting Company – SRHHL Power Generation Private Limited. Undertaking 2 comprising wind power division to be transferred to 2nd Resulting Company – SRHHL Infrastructure Private Limited. Undertaking 3 comprising SEZ and industrial parks division to be transferred to 3rd Resulting Company – TGV Infrastructure & Industrial Parks Private Limited. Undertaking 4 comprising Shrimp Hatchery and infrastructure division to be transferred to 4th Resulting Company – Sri Vibhu Infrastructure Development Private Limited.
Rationale for the scheme	The Scheme envisages restructuring the businesses of the Demerged Company to provide focused attention to design independent strategies with a view to capture the full growth potential of various businesses in which Undertakings 1 to 4 are engaged into. Since the resulting companies are wholly owned subsidiaries of the demerged Company, the demerged company will continue to have the demerged undertakings under its own control.
Date of resolution passed by the Board of	19.09.2015

For Sree Rayalaseema Hi-Strength Hypo Ltd.,



Director of the	
company approving the	
scheme	
Date of meeting of the	Not Applicable
Audit Committee in	
which the draft scheme	
has been approved	
Appointed Date	01.09.2015
Appointed Date	01.09.2013
Name of Exchanges	
where securities of the	Unlisted Private Ltd Company
company are listed	
Nature of Business	Yet to commence its business operations
Capital before the	Rs. 1,00,000 consisting of 10,000 shares of Rs.10/- each
scheme	,
No. of shares to be	2,40,400 Equity shares of Rs . 10/- each with an initial premium of Rs.
issued	40/- per share.
	96,160 - 6% Cumulative redeemable Preference Shares of Rs. 100/- each
	with an initial premium of Rs. 400/- per share
	With all milital promising of the Policinal
Cancellation of shares	Not Applicable
1	Not Applicable
on account of cross	
holding, if any	
Capital after the	Rs. 25,04,000 consisting of 2,50,400 Equity shares of Rs. 10/- each
scheme	
	Rs. 96,16,000 consisting of 96,160 6% Cumulative redeemable
	Preference Shares of Rs. 100/- each
Net Worth	(Rs. in crores)
Pre	0.01
Post	12.17
Valuation by	Not Applicable
independent Chartered	
Accountant -	
Name of the	
valuer/valuer firm and	
Regn no.	
Mothodo of valuation	
Methods of valuation	Niet Ameliaekia
and value per share	Not Applicable
arrived under each	
method with weight	
given to each method,	
if any.	
Fair value per shares	Rs. Not Applicable

Exchange ratio	Not App	olicable				
Name of Merchant Banker giving fairness opinion	Not App	licable				
Shareholding pattern	Pre (Equ	Pre (Equity Shares) Post				, <u> </u>
			Equity sh	ares	Cumula Redeem Preference	able
	No. of Shares	% of holding	No. of Shares	% of holding	No. of Shares	% of holding
Promoter	10000	100	250399	100	96160	100
Public	0	0	0	0	0	0
Custodian	0	0	0	0	0	0
TOTAL	10000	100	250400	100	96160	100
No of shareholders		2		2		
Names of the Promoters	1) S 2) T	ree Rayalas G Bharath	eema Hi-Strength	Hypo Ltd		
Names of the Board of Directors	1) S 2) D	ri T G Bharat rr.A.H.Pravee	ih en			
Details regarding change in management control if any	Not App	licable				





ANNEXURE VI

Details of Capital evolution of the Demerged Company:

Date of	No. of shares	Issue	Trend of Land	1 a - 1 - 1	
Issue	issued		Type of Issue	Cumulative	Whether listed,
Issue	Issued	Price	(IPO/FPO/	capital (No of	if not listed,
		(Rs.)	Preferential	shares)	give reasons
			Issue/ Scheme/		thereof
		1	Bonus/ Rights,		
			etc.)		
28.03.2005	50,000	10	Initial subscription	50,000	Listed at BSE&
					NSE
20.00.2005	4 04 04 000				
29.08.2006	1,01,34,663	10	Scheme of	1,01,84,663	BSE & NSE
			demerger		
00 44 0000					
28.11.2009	2,66,500	30.85	Preferential	1,04,51,163	BSE & NSE
			Allotment		
1					
20 10 2010					
30.10.2010	4,96,298	41.55	Preferential 1,09,47,461		BSE & NSE
			Allotment		
02 44 2044					
03.11.2011	5,47,370	43.95	Preferential	1,14,94,831	BSE & NSE
1	İ		Allotment		
4444					
14.11.2012	24,86,028	10.00	Scheme of	1,39,80,859	BSE & NSE
			Amalgamation		1
31.03.2013	2,43,324	54.62	Preferential	1,42,24,183	BSE & NSE
			Allotment		V
					* v
11.07.2013	4,92,506	54.62	Preferential	1,47,16,689	BSE & NSE
			Allotment		分百 四
		-			

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

(V. Surekha)
Company Secretary

Regd. Office & Factory: Gondiparla Kurnool - 518 004 A.P. India Tel: +91-8518-280064/5/6/7
Fax: +91-8518-280090, Web: www.srhhl.com Email: hrsrhhl@gmail.com

ANNEXURE VI

Details of Capital evolution of the 1st Resulting Company – SRHHL Power Generation Private Limited :

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
11.04.2015	10,000	10	Initial subscription	10,000	Unlisted Pvt.Ltd

Details of Capital evolution of the 2nd Resulting Company – SRHHL Infrastructure Private Limited :

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
05.08.2015	10,000	10	Initial subscription	10,000	Unlisted Pvt.Ltd

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

Details of Capital evolution of the 3rd Resulting Company - T G V Infrastructure & Industrial Parks Private Limited :

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
09.04.2015	10,000	10	Initial subscription	10,000	Unlisted Pvt.Ltd

Details of Capital evolution of the 4th Resulting Company - Sri Vibhu Infrastructure development Private Limited :

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
			Bonus/ Rights, etc.)		
21.04.2015	10,000	10	Initial subscription	10,000	Unlisted Pvt.Ltd

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

©cmpany Secretary



ANNEXURE VII

Confirmation

To. The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai - 400 001.

Dear Sir.

Sub: Application under Clause 24(f) of the listing agreement for the proposed scheme

In connection with the above application, we hereby confirm that:

- a) The proposed Scheme of Arrangement does not in any way violate or override or circumscribe the provisions of the SEBI Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996, the Companies Act, 1956, the rules, regulations and guidelines made under these Acts, and the provisions as explained in clause 24(g) of the Listing agreement or the requirements of BSE Limited.
- b) In the explanatory statement to be forwarded by the company to the shareholders u/s 393 or accompanying a proposed resolution to be passed u/s 100 of the Companies Act, it shall disclose:
 - i) the pre and post-arrangement capital structure and shareholding pattern
 - ii) The Complaint report as per Annexure III.
 - iii) The observation letter issued by the stock exchange
- c) The draft Scheme of Arrangement together with all documents mentioned in Clause 5.16 (c) SEBI Circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013, has been disseminated on company's website as per Website link given hereunder: www.tgvgroup.com
- d) The company shall disclose the observation letter of the stock exchange on its website within 24 hours of receiving the same.

For Sree Rayalaseema Hi-Strength

Company Secretary







- e) The documents filed by the Company with the Exchange are same/ similar/ identical in all respect, which have been filled by the Company with Registrar of Companies/SEBI/Reserve Bank of India, wherever applicable.
- f) There will be no alteration in the Share Capital of the Listed Demerged Company from the one given in the draft Scheme of Arrangement.

Date: 23.09.2015

aa Rayalaseema Hi-Strangton

Company Secretary

Regd. Office & Factory: Gondiparla Kurnool - 518 004 A.P. India Tel: +91-8518-280064/5/6/7 Fax: +91-8518-280090, Web: www.srhhl.com Email: hrsrhhl@gmail.com

Annexure -VIII



S.T. Mohite & Co.,

Chartered Accountants

G5, B-Block, Paragon Venkatadri Apartments, 3-4-812, Street No.1, Barkatpura,

Hyderabad - 500 027, A.P. INDIA. Mob : 9848994508, 9848359721 Email : stmohite@yahoo.com

Certificate

(in accordance with Clause 24(i) of the Listing Agreement)

To, The Board of Directors Sree Rayalaseema Hi-Strength Hypo Limited Regd Off: Gondiparla, Kurnool - 518004

We, M/s S.T.Mohite & Co., Chartered Accountants , Hyderabad, the statutory auditors of Sree Rayalaseema Hi-Strength Hypo Limited , (hereinafter referred to as "the Company"), have examined the proposed accounting treatment specified in clause 13 of the Draft Scheme of Arrangement between Sree Rayalaseema Hi-Strength Hypo Limited (Demerged Company) and SRHHL Power Generation Private Limited (1st Resulting Company), SRHHL Infrastructure Private Limited (2nd Resulting Company), TGV Infrastructure and Industrial Parks Private Limited (3rd Resulting Company) and Sri Vibhu Infrastructure Development Private Limited (4th Resulting Company) in terms of the provisions of section(s) 391 to 394 of the Companies Act, 1956/Companies Act, 2013 with reference to its compliance with the applicable Accounting Standards notified under the Companies Act, 1956/Companies Act, 2013 and Other Generally Accepted Accounting Principles.

- 2. The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is only to examine and report whether the Draft Scheme complies with the applicable Accounting Standards and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes, issued by the Institute of Chartered Accountants of India.
- 3. Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment contained in the aforesaid scheme is in compliance with Clause 24(i) of the Listing Agreement and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 1956/ Companies Act, 2013.
- 4. This Certificate is issued at the request of the Sree Rayalaseema Hi-Strength Hypo Limited pursuant to the requirements of clause 24(i) of the Listing Agreement for onward submission to The BSE Limited and National Stock Exchange of India Limited. This Certificate should not be used for any other purpose without our prior written consent.

Place:Hyderabad

Date: 18th September,2015



For S.T.Mohite & Co. Chartered Accountants (Regd. No. 0114108)

M.T.Sreenirasa Rao Proprietor (Membership No.15635)



REF:SRHHL/SEC/2015-16

25.09.2015

To BSE Limited Phiroze Jeejeebhoy Towers Dalal Street MUMBAI – 400 001.

Dear Sir,

Sub: Payment of processing fee - clause 24(f) -Reg.

We are pleased to enclose a demand draft bearing No.557150 for Rs 2,08,000/- drawn on State Bank of Hyderabad payable at Mumbai.

The above DD is sent towards payment of processing charges for issuance of NOC for our proposed Scheme of Arrangement as per details given below.

(Rs.)

Kindly acknowledge the receipt by forwarding your official stamp Receipt for the amount paid .

Thanking you,

Yours Faithfully
For Sree Rayalaseema Hi-Strength
Hypo Limited

(V SUREKHA)

COMPANY SECRETARY



Regd. Office & Factory: Gondiparla Kurnool - 518 004 A.P. India Tel: +91-8518-280064/5/6/7 Fax: +91-8518-280090, Web: www.srhhl.com Email: hrsrhhl@gmail.com

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Additional documents submitted for Demerger cases wherein a division/divisions of a listed company is hived off into an unlisted resulting company/ies:

- Clarification as to what will be listing status of the Resulting Companies:
 - The four resulting companies are wholly owned subsidiary private limited companies. The further issue of shares in pursuance to scheme of arrangement by all resulting companies are not proposed to be listed.
- 2. Details of Assets and Liabilities of the Demerged division that are being transferred is enclosed as **Annexure A**.
- 3. Confirmation from the Managing Director/ Company Secretary, that:
 - a) There will be no change in Share Capital of the resulting/transferee company till the listing of the equity shares of the company on BSE Limited.
 - b) The shares allotted by the resulting company pursuant to the Scheme shall remain frozen in the depositories system till listing/trading permission is given by the designated stock exchange.
 - The above mentioned (a) and (b) are not applicable.
- 4. Confirmation by the Managing Director/ Company Secretary of the resulting/transferee company on the letter head of resulting company that:
 - a) Equity shares issued by the company pursuant to the scheme of amalgamation/ arrangement shall be listed on the BSE Limited, subject to SEBI granting relaxation from applicability under Rule 19(2) (b) of the Securities Contract (Regulation) Rules, 1957.
 - c) The company shall comply with all the provisions contained in SEBI circular no. CIR/CFD/DIL/5/2013 dated February 4, 2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013.
 - d) The company shall also fulfill the Exchange's criteria for listing and shall also comply with Rules, Byelaws, and Regulations of the Exchange and other applicable statutory requirements.

The above three conditions are not applicable.

5. Percentage of Net Worth of the company, that is being transferred in the form of demerged undertaking and percentage wise contribution of the Demerged division to the total turnover and income of the company in the **last two years** as per the following format:

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

	Financial Year	Networth	% to total	Turnover	% to total	Profit after Tax	% to total
Demerged division	2014-15	40.51	23.59	25.29	6.45		
	2013-14	26.59	17.81	9.29	3.13		
Other divisions	2014-15	131.20	76.41	386.76	98.57		
	2013-14	122.70	82.19	301.73	101.70		
Total	2014-15	171.71	100	392.37	105.01	19.37	
	2013-14	149.30	100	296.70	104.83	7.44	

Notes:

- 1. Turnovers include inter-segmental turnovers
- 2. Profit before & after tax cannot be computed at Undertaking levels as there are intersegmental turnovers/expenses.

For Sree Rayalaseema Hi-Strength Hypo Ltd.,

Company Secretary