

NOTICE TO UNSECURED CREDITORS

MEETING OF THE UNSECURED CREDITORS OF SHETRON LIMITED

(Convened pursuant to the Order dated December 12, 2017 passed by the
Hon'ble National Company Law Tribunal, Bengaluru Bench)

| Day | Wednesday |
|-------|--|
| Date | January 31, 2018 |
| Time | 1.30 P.M. |
| Venue | Registered Office of the Company at Plot No 1, Bommasandra Industrial Area, Hosur Road, Bengaluru- 560 099 |

| Sr. No. | Contents | Page No. |
|---------|--|----------|
| 1. | Notice of Meeting of the Unsecured Creditors of Shetron Limited convened pursuant to the order dated December 12, 2017 passed by the Hon'ble National Company Law Tribunal, Bengaluru Bench under the provisions of Sections 230-232 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. | 2 to 5 |
| 2. | Explanatory Statement under Sections 230(3), 232 (1) and (2), 102 and other applicable provisions of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. | 6 to 19 |
| 3. | Scheme of Amalgamation under Sections 230-232 of the Companies Act, 2013 Annexure A | 20 to 27 |
| 4. | Copy of Certificate issued by Messrs N. Naresh & Co. Chartered Accountants dated 20.12.2017 certifying no requirement of Valuation Report Annexure B | 28 to 30 |
| 5. | Certificate by Messrs Pal & Shanbhouge, Chartered Accountants, on the Compliance of applicable Accounting Standards and Generally Accepted Accounting Principles Annexure C | 31 |
| 6. | Copy of letter dated June 20, 2017 submitted to BSE Limited for disclosure of the Scheme Annexure D | 32 to 33 |
| 7. | Report adopted by the Board of Directors of the Transferor Company as required under Section 232(2) (c) of the Companies Act, 2013 - Annexure E | 34 to 35 |
| 8. | Supplementary Accounting Statement as required under Section 232(2) (e) of the Companies Act, 2013. Annexure F | 36 |
| 9. | Form of Proxy | 37 to 38 |
| 10. | Attendance Slip | 39 to 40 |



BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT BENGALURU (ORIGINAL JURISDICTION)

CA (CAA) No. 81/BB//2017

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

And

In the matter of Scheme of Amalgamation of

SHETRON METROPAK PRIVATE LIMITED

With

SHETRON LIMITED

And

Their Respective Shareholders

BETWEEN:

Shetron Limited

CIN: L21014KA1980PLC003842
Acompany incorporated under the provisions of the Companies
Act, 1956 and having its registered office at Plot No 1, Bommasandra Industrial Area

Hosur Main Road, Bangalore 560 099Represented herein by its authorized signatory

Mr. Divakar Sanku Shetty, Executive Chairman, Transferee/Applicant Company



FORM NO.CAA2

NOTICE CONVENING MEETING OF THE UNSECURED CREDITORS OF SHETRON LIMITED, THE APPLICANT COMPANY

To

The Unsecured Creditors of Shetron Limited

NOTICE is hereby given that by an Order dated December 12, 2017 (the "Order"), the Hon'ble National Company Law Tribunal, Bench at Bengaluru ("the NCLT") has directed that a Meeting of the Unsecured Creditors of the Shetron Limited, to consider, and, if thought fit, to approve, with or without modification(s), the Scheme of Amalgamation between Shetron Metropak Private Limited ("Transferor Company") and Shetron Limited ("Applicant Company" or "Transferee Company") and their respective Shareholders and Creditors ("Scheme").

TAKE FURTHER NOTICE that in pursuance of the said Order and as directed therein, a Meeting of the Unsecured Creditors of the Applicant Company will be held at the Registered Office of the Company at Plot No 1, Bommasandra Industrial Area, Hosur Road, Bengaluru- 560 099, on Wednesday, January 31, 2018 at 1.30 PM ("the Meeting"), at which time and place the Unsecured Creditors of the Transferee Company are requested to attend and to consider and if thought fit, to pass, with or without modification(s), the following resolution under Sections 230 to 232 of the Companies Act, 2013 (including any statutory modification(s) thereof for the time being in force):

"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, the rules, circulars and notifications made there under (including any statutory modification(s) thereof for the time being in force), and as per the Memorandum of Association and the Articles of Association of the Company, the Securities and Exchange Board of India Circular Notification No. SEBI/LAD/NRO/GN/2016-17/029 dated February 15, 2017 and subject to the approval of the Bengaluru Bench of the Hon'ble the NCLT, and subject to such other approvals, permissions and sanctions of regulatory and other authorities, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by the Bengaluru Bench of the NCLT or by any Regulatory or other Authorities, while granting such consents, approvals and permissions, which may be agreed to, by the Board of Directors of the Company (hereinafter referred to as the "Board", which term shall be deemed to mean and include one or more Committee(s) constituted/to be constituted by the Board or any other person authorized by it to exercise its powers including the powers conferred by this Resolution), the Amalgamation embodied in the Scheme of Amalgamation between Shetron Limited ("Applicant Company" or "Transferee Company") and Shetron Metropak Private Limited ("Transferor Company") and their respective Shareholders and Creditors ("Scheme") placed before this Meeting and initialed by Chairman of the Meeting for the purpose of identification, be and is hereby approved.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts, deeds, matters and things, as it may, in its absolute discretion deem requisite, desirable, appropriate or necessary to give effect to this resolution and effectively implement the arrangement embodied in the Scheme and to accept such modifications, amendments, limitations and/or conditions, if any, which may be required and/or imposed by the Bengaluru Bench of the NCLT, while sanctioning the arrangement embodied in the Scheme or by any Authorities under Law, or as may be required for the purpose of resolving any doubts or difficulties that may arise including passing of such accounting entries and /or making such adjustments in the books of accounts as considered necessary in giving effect to the Scheme, as the Board may deem fit and proper."

TAKE FURTHER NOTICE that you may attend and vote at the Meeting in person or by proxy, provided that a proxy in the prescribed form, duly signed by you or your Authorized Representative, is deposited at the Registered Office of the Applicant Company at Plot No 1, Bommasandra Industrial Area, Hosur Road, Bengaluru- 560 099, not later than 48 hours before the time fixed for the aforesaid meeting. The form of proxy can be obtained free of charge from the Registered Office of the Applicant Company.

SHETRON LIMITED



The Hon'ble Tribunal has appointed Mr. Divakar Sanku Shetty (Chairman of the Company) failing him Mr. Kartik Nayak (Joint Managing Director of the Company) failing him Mr. Praveen Mally (Joint Managing Director of the Company) to be Chairman of the Meeting.

The above Scheme, if approved by the Unsecured Creditors, will be subject to the subsequent approval of the Hon'ble NCLT.

Voting by Unsecured Creditors of the Applicant Company to the Scheme shall be carried out through Ballot Paper at the venue of the Meeting to be held on January 31, 2018.

The copy of the Scheme, the Explanatory Statement under Section 230(3) 232 (1) and 102 and other applicable provisions of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, Form of Proxy, Attendance Slip, other annexure as stated in the Index are enclosed herewith. Copies of the Scheme and the Explanatory Statement under Sections 230(3), 232 (1) and 102 and other applicable provisions of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 along with the enclosures as indicated in the index, can be obtained free of charge at the Registered Office of the Applicant Company.

Dated this 26th day of December, 2017

Place: Bangalore

Diwakar S. Shetty
Chairman appointed for the Meeting
DIN: 00432755

Registered Office

Plot No.1, Bommasandra Industrial Area Hosur Road, Bengaluru-560 099 CIN: L21014KA1980PLC003842

Notice To Unsecured Creditors Meeting



Notes:

- 1. Only Unsecured Creditors of the Applicant Company, to whom notices have been sent as per the order of Hon'ble NCLT may attend and vote either in person or by proxy (a proxy need not be a Unsecured creditor of the Applicant Company) or in the case of a Body Corporate by a representative authorized under Section 113 of the Companies Act, 2013, at the meeting of the Unsecured Creditors of the Applicant Company. The Authorised Representative of a Body Corporate which is an Unsecured Creditors of the Applicant Company may attend the Meeting provided that a certified True Copy of the resolution of the Board of Directors or other Governing Body of the Body Corporate authorizing such representative to attend and vote at the Meeting is deposited at the registered office of the Applicant Company not later than 48 (forty eight) hours before the scheduled time of the commencement of the Meeting of the Unsecured Creditors of the Applicant Company. The form of proxy can be obtained free of charge at the Registered Office of the Company.
- 2. The quorum of the meeting of the Unsecured Creditors of the Applicant Company shall be 5 (Five) Unsecured Creditors of the Applicant Company present in person.
- 3. The Proxies should carry their identity proof i.e. a Pan Card / Aadhaar Card / Passport / Driving License / Voter ID Card.
- 4. Unsecured Creditor or his proxy or Authorized representative is requested to bring copy of the notice to the Meeting and produce at the entrance of the Meeting venue, the attendance Slip duly completed and signed.
- 5. The Notice together with the documents accompanying the same, is being sent to the Unsecured Creditors by permitted mode whose names appear in the list of Unsecured Creditors as on 31.07.2017 and who are entitled to exercise their right to vote.
- 6. All the documents referred to in the Notice and the Explanatory Statement shall be open for inspection by the Unsecured Creditors of the Company at the Registered Office of the Company at Plot No.1, Bommasandra Industrial Area, Hosur Road, Bengaluru- 560 099, 10.00 a.m. to 12 noon on all working days (except Saturdays, Sundays and public holidays) up to the date of the Meeting. The said documents shall also be available for inspection at the venue of the Meeting.
- 7. Mr. Vijayakrishna K T, Practising Company Secretary (Membership No. FCS: 1788 CP: 980) Bangalore, has been appointed by the Hon'ble National Company Law Tribunal, as the Scrutinizer to conduct the voting by Ballot Paper at the venue of the Meeting in a fair and transparent manner.
- 8. The Scrutinizer will submit his report to Chairman of the Meeting after scrutinizing the voting made by Unsecured Creditors through Ballot Paper. The result of the voting on the resolution at the Meeting shall be announced by Chairman of the Meeting or any person Authorised by him on or before February 2, 2018. The results will be posted on the website of the Applicant Company at www.shetrongroup.com as well as at its Registered Office besides being notified to the Stock Exchange, BSE Limited where shares of the Applicant Company are listed.
- $9. \ \ In case of any difficulty in deciding the eligibility of any person to vote the decision of the Chairman shall be final.$
 - Further, details to be given as per the Ministry of Corporate Affairs Notification No. G.S.R. 1134(E) dated December 14, 2016, are given in the Explanatory Statement.



BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT BENGALURU (ORIGINAL JURISDICTION)

CA (CAA) No. 81/BB//2017

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

And

In the matter of Scheme of Amalgamation of

SHETRON METROPAK PRIVATE LIMITED

With

SHETRON LIMITED

And

Their Respective Shareholders

BETWEEN: Shetron Limited

CIN: L21014KA1980PLC003842 A company incorporated under the provisions of the Companies Act, 1956 and having its registered office at Plot No 1, Bommasandra Industrial Area Hosur Main Road, Bangalore 560 099

Represented herein by its authorized signatory Mr. Divakar Sanku Shetty, Executive ChairmanTransferee/Applicant Company

Notice To Unsecured Creditors Meeting



EXPLANATORY STATEMENT UNDER SECTIONS 230(3), 232(2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH RULE 6 OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

- 1. This is a statement accompanying the Notice convening the Meeting of the Unsecured Creditors of the Applicant Company, pursuant to an Order dated December 12, 2017 passed by the Hon'ble National Company Law Tribunal, Bengaluru Bench ('the Hon'ble NCLT") in CA (CAA) No. 81/BB/2017 ("Order"), referred to hereinabove, to be held at the Registered Office of the Company at Plot No. 1 Bommasandara Industrial Area, Hosur Road, Bengaluru 560 099, at 1.00 PM, on Wednesday, the January 31, 2018. for the purpose of considering and if thought fit, approving with or without modification(s), the Amalgamation embodied in the Scheme of Amalgamation between Shetron Metropak Private Limited ("Transferor Company") and Shetron Limited ("Transferee Company" or "the Applicant Company") and their respective Shareholders and Creditors ("Scheme"). Notice of the said Meeting together with the copy of the Scheme of Amalgamation is sent herewith. This statement explaining the terms of the Scheme of Amalgamation is being furnished as required u/s 230(3) of the Companies Act, 2013. Capitalized terms used herein but not defined shall have the meaning assigned to them in the Scheme, unless stated otherwise.
- 2. A copy of the Scheme, setting out the terms and conditions of the Amalgamation of the Transferor Company with the Applicant Company, which has been approved by the Boards of Directors of the Transferor Company and the Transferee Company at their respective Meetings held on May 30, 2017, is attached to this Explanatory Statement.
- 3. In terms of the said order, the quorum for the said Meeting shall be 5 (Five) Unsecured Creditors present in person. Further, in terms of the said Order, the Hon'ble Tribunal has appointed Mr. Divakar Sanku Shetty (Chairman of the Company) failing him Mr. Kartik Nayak (Joint Managing Director of the Company) failing him Mr. Praveen Mally (Joint Managing Director of the Company) to be Chairman of the Meeting.
- 4. This Statement is being furnished as required under Un-Sections 230(3), 232(1) and 102 of the Companies Act, 2013 ('the Act') read with Rule 6 of the Companies (Compromises, Arrangement and Amalgamations) Rules, 2016 ('the Rules').
- 5. In accordance with the provisions of the Sections 230-232 of the Act, the Scheme shall be acted upon only if a majority in person/proxy of the Unsecured Creditors of the Transferee Company agrees to the Scheme, as per the order of the Hon'ble NCLT, Bengaluru Bench dated December 12, 2017.
- 6. In terms of the Order dated December 12, 2017, passed by the Hon'ble NCLT in CA (CAA) No. 81/BB/2017, if the entries in the Records/Registers of the Transferee Company in relation to the Number or Value, as the case may be., of the Unsecured Creditors are disputed, Chairman of the meeting shall determine the Number or Value, as the case may be, for the purpose of the said Meeting.

7. List of Companies involved in the Scheme of Amalgamation:

- i. Shetron Metropak Private Limited ('Transferor Company' or 'SMPL')
- ii. Shetron Limited ('Transferee Company' or 'Applicant Company' or 'SL')

8. Details of the Companies to the Scheme of Amalgamation:

- A. Shetron Metropak Private Limited (the Transferor Company)
- a. The Transferor Company was incorporated on December 01, 2005 under the provisions of the Companies Act, 1956 as a Private Company limited by shares, in the name and style of "Shetron Metropak Private Limited' bearing Corporate Identification No. (CIN): U25205KA2005PTC037829. Permanent Account No. (PAN) AAJCS5140H.
- b. The Registered Office of the Transferor Company is situated at Plot No 1, Bommasandra Industrial Area, Hosur Main Road, Bangalore -560 099. Email id: cmpsecy@shetrongroup.com, Phone: 080 27832290
- c. There has been no change in the Name, Registered Office and Object Clause of the Company since last 5 years.
- d. The shares of the Transferor Company are not listed on any Stock Exchange.



e.The No. Secured and Unsecured Creditors and the amount due to them as on July 31, 2017:

| SI. No. | Creditors | No of Creditors | Amount Due |
|---------|---------------------|-----------------|-------------------|
| 1 | Secured Creditors | Nil | NA |
| 2. | Unsecured Creditors | 24 | Rs. 3,77,63,278/- |

- f. The main Objects for which the Transferor Company has been established are set out in its Memorandum of Association, are as follows:
- i. To carry on in India or elsewhere the business of manufacturers, extruders, converters and/or processors, trader of packaging materials products, caps, twist caps of every type, description, design and kind used in all forms of packaging and whether made of metals, papers, boards, polythene, polypropylene, PVC, other plastic, aluminium foil, cellophane, wood, glass or other materials, derivatives and any business related hereto.
- ii. To carry on in India or elsewhere the business of printing, by flexographic, rotogravure photo-offset, litho-offset, letterpress, silk screen and/or any other process, of packing, advertisement and display materials, calendars, designs, other materials and artistic reproduction and/or laminating, coating, waxing, bags, drums, wrappers, strips, components or any other form of packaging or other products, articles or commodity and to carry on in India or elsewhere the business of manufacturing articles for display, decoration, stationery or any other use.
- iii. To carry on in India or elsewhere the business of designer, assembler, manufacture, buyer, seller, importer, exporter, installer, traders and dealers in all types of machines, capping machinery, machinery parts, tools, and accessories thereof and to carry on the business of providing consultancy services in this line and of manufacturing, packaging and printing of metal and other allied products and to carry on and conduct of workshops, engineering work of every description.
 - Clause 40 of the Objects incidental or ancillary to the attainment of main objects, which contains provisions for amalgamation, is reproduced as under:
 - "Subject to the provisions of the Act, to amalgamate, enter into any partnership or partially amalgamate with or acquire interest in the business of any other company, person or firm carrying on or engaged in or about to carry on or engage in any business whether or not included in the objects of the Company, and to amalgamate or merge with the company whose business is acquired, purchased or taken over and/or to enter into agreement with the objects of acquisition of such undertaking and/or business."
- g. The Transferor Company is engaged, inter-alia, in the business of manufacturing and processing of packaging materials products, caps, twist caps of every type, description, design and kind used in all forms of packaging and whether made of metals, papers, boards, polythene, polypropylene, PVC, other plastic, aluminium foil, cellophane, wood, glass or other materials, derivatives etc.
- h. The Authorized, Issued, Subscribed, and Paid-up Share Capital of the Transferor Company is as under:

| Authorized Capital | |
|---|-----------------|
| 50,00,000 Equity Shares of Rs.10/- each | Rs. 5,00,00,000 |
| Issued, Subscribed, and Paid-up Capital | |
| 38,90,000 (Thirty Eight Lakhs Ninety Thousand) fully Paid up Equity Shares of Rs.10/- | Rs. 3,89,00,000 |

Notice To Unsecured Creditors Meeting



I. The details of promoters and present Directors of the Transferor Company along with their address is/are as follows:

i. Promoter(s):

| SI. No. | Name of the Promoter(s) | Address |
|---------|-------------------------|--|
| 1. | Shetron Limited | Plot No 1, Bommasandra Industrial Area, Hosur Road, Bangalore 560 099 |

ii. Directors:

| SI. No. | Name of the Directors | Address |
|---------|--------------------------|---|
| 1. | Mr. Divakar Sanku Shetty | Divya, R.S. Janin Marg, Gandhigram Road, Juhu, Mumbai 400049 |
| 2. | Mr. Kartik Manohar Nayak | 601, Prestige Abshot 26/1 Sankey Road, Bangalore -560 052 |

B. Shetron Limited (the Transferee Company)

- a. The Transferee Company was incorporated on June 09, 1980 under the provisions of the Companies Act, 1956 as a Public Company Limited by shares in the name and style of "Shetron Metals Limited" bearing Corporate Identification No.(CIN) L21014KA1980PLC003842 and Permanent Account No. (PAN) AACCS9650F. The Transferee Company commenced its business and has been carrying on the same till date. The name of the Company was changed on December 4, 1989 from "Shetron Metals Limited" to "Shetron Limited".
- b. The Registered Office of the Transferee Company is situated at Plot No 1, Bommasandra Industrial Area, Hosur Main Road, Bangalore -560 099, Email id: cmpsecy@shetrongroup.com, Phone: 080 27832290
- c. There has been no change in the Name, Registered Office and Object Clause of the Company since last 5 years.
- d. The No. Secured and Unsecured Creditors and the amount due to them as on July 31, 2017:

| SI. No. | Creditors | No of Creditors | Amount Due |
|---------|---------------------|-----------------|--------------------|
| 1 | Secured Creditors | 8 | Rs. 74,94,72,365/- |
| 2. | Unsecured Creditors | 250 | Rs. 39,78,87,440/- |

- e. The main Objects for which the Transferor Company has been established are set out in its Memorandum of Association, are as follows:
- i. To carry on in India or elsewhere the business of manufacturers, extruders, convertors and/or processors of packaging materials products and requisites of every type, description, design and kind whether used in primary or other form of packaging and whether made of metals, papers, boards, polythelene, polypropylene, PVC, other plastic, aluminium foil, cellophane, wood, glass or other materials and derivatives.
- ii. To carry on in India or elsewhere the business of manufacturers, extruders, convertors and/or processors of battery jackets, battery jacket components other battery accessories of every type, description, design and kind whether made of metals, papers, boards, polythelene, polypropylene, PVC, other plastic, aluminium foil, cellophane, wood, glass or other materials and derivatives.



- iii. To carry on in India or elsewhere the business of printing, by flexographic, rotogravure photo-offset, litho-offset, letterpress, silk secreen and/or any other process, of packing, advertisement and display materials, calendars, designs, other materials and artistic reproduction and/or laminating, coating, waxing, varnishing and converting the said material into containers, cartons, boxes, bags, drums, wrappers, strips, components or any other form of packaging or other products, articles or commodity and to carry on in India or elsewhere the business of manufacturing articles for display, decoration, stationery or any other use.
- iv. To carry on in India or elsewhere the business of manufacturers and/or repairs of machinery of all kinds, machinery parts, tools and accessories thereof.
- v. To carry on in India or elsewhere the business of importers, exporters indentors, buyers, sellers, commission agents, brokers, and dealers in all kinds of articles, commodities, raw materials, or manufactured articles, whether in a finished or semi-finished state and also to manufacture or process any type of article, product or commodity, and to import, export, buy, sell, barter, exchange, pledge, mortgage, advance upon or otherwise, trade and deal in goods and produce articles or merchandise of any kind whatsoever.

Clause 30 of the Objects incidental or ancillary to the attainment of main objects, which contains provisions for amalgamation, is reproduced as under:

"To amalgamate or to enter into partnership or into any arrangement for sharing profits, union of interests, co-operation, joint-adventure or reciprocal concession or for limiting competition with person or persons or company or companies carrying on or engaged in, or about to carry on or engage in, or being authorised to carry on or engage in any business or transaction which the Company is authorised to carry on or engage in or which can be carried on in conjunction therewith or which is capable of being conducted so as directly or indirectly to benefit the Company."

- f. The Transferee Company is engaged, inter-alia, in the business of manufacturing and processing of packaging materials products and requisites of every type, description, design and kind whether used in primary or other form of packaging and whether made of metals, papers, boards, polythelene, polypropylene, PVC, other plastic, aluminium foil, cellophane, wood, glass or other materials and derivatives.
- g. Shares of the Transferee Company are listed on the Stock Exchange namely, the BSE Limited under the ISIN INE278C01010 since November 13, 2000.
- h. The Authorized, Issued, Subscribed, and Paid-up Share Capital of the Transferor Company is as under:

| Authorized Capital | | |
|--|-------------------|--|
| 2,50,00,000 Equity shares of Rs.10/- each Rs. 25,00,00,000/- | | |
| Issued, Subscribed, and Paid-up Capital | | |
| 89,99,800 Equity shares of Rs.10/- each | Rs. 8,99,98,000/- | |

Notice To Unsecured Creditors Meeting



j. The details of promoters and present Directors of the Transferor Company along with their address are as follows:

i. Promoters:

| SI. No. | Name of the Promoter(s) (Messers) | Address |
|---------|------------------------------------|--|
| 1. | Shetron Enterprises Pvt. Ltd. | A-6 M I D C, Andheri East Mumbai 400093 |
| 2. | Konjal Machines Pvt. Ltd. | A-6, 5 th Road, M I D C, Andheri East Mumbai 400093 |
| 3. | Bunts Properties Pvt. Ltd. | A-6, 5 th Road, M I D C, Andheri East Mumbai 400093 |
| 4. | Diwakar S. Shetty | Divya, R.S. Janin Marg, Gandhigram Road, Juhu, Mumbai 400049 |
| 5. | Yashoda Diwakar Shetty | Divya, R.S. Janin Marg, Gandhigram Road, Juhu, Mumbai 400049 |
| 6. | Raksha Praveen Mally | Divya, R.S. Janin Marg, Gandhigram Road, Juhu, Mumbai 400049 |
| 7. | Niksha Kartik Nayak | 601, Prestige Abshot 26/1 Sankey Road, Bangalore 560052 |
| 8. | Daksharaj D Shetty | Divya, R.S. Janin Marg, Gandhigram Road, Juhu, Mumbai 400049 |
| 9. | Marie Therese Picardo | 15, Woodridge Way, Northwood Middlesex, Ha6 2be, United Kingdom |
| 10. | Kishore Construction Co. Pvt. Ltd. | A-6, 5 th Road, M I D C, Andheri East Mumbai 400093 |
| 11. | Fibre Shells Limited | A-6, 5 th Road, M I D C, Andheri East Mumbai 400093 |
| 12. | Praveen Vittal Mally | Divya, Dr. R.S. Jain Marg, Gandhiram Road, Juhu, Mumbai 400049 |
| 13. | Kartik Manohar Nayak | 601, Prestige Abshot 26/1 Sankey Road, Bangalore 560052 |
| 14. | Dhanika Kartik Nayak | 601, Prestige Abshot 26/1 Sankey Road, Bangalore 560052 |
| 15. | Ronald Picardo | 15, Woodridge Way, Northwood Middlesex, Ha6 2be, United Kingdom |



ii. Directors:

| SI. No. | Name of the Directors | Address |
|---------|----------------------------------|---|
| 1. | Mr. Divakar Sanku Shetty | Divya, Dr. R.S. Jain Marg, Gandhigram Road, Juhu, Mumbai-400 049 |
| 2. | Mrs. Yashoda Divakar Shetty | Divya, Dr. R.S. Jain Marg, Gandhigram Road, Juhu, Mumbai-400 049 |
| 3. | Mr. Babugowda Sanganagowda Patil | 149, 5th Cross, 10th Main Rajamahal Vilas Extension Bangalore 560 080 |
| 4. | Mr. Kartik Manohar Nayak | 601, Prestige Abshot 26/1 Sankey Road, Bangalore-560 052 |
| 5. | Mr. Narendra Mairpady | Door No. 8-125/16,Sumati Sadan, Dattanagar, Padavu Mangalore-575 006 |
| 6. | Mr. Praveen Vittal Mally | Divya, Dr. R.S. Jain Marg, Gandhiram Road, Juhu, Mumbai-400 049 |
| 7. | Mr. Purshotam Shastri | Flat No 602/3, Sunflower Bldg, Nilkanth Gardens, Govandi (E) Mumbai- 400 088 |
| 8. | Mr. Mohan Narayan Menon | 6, Beach Croft 17,Juhu Tara Road, Mumbai -400 049 |

9. Relationship subsisting between the Companies who are parties to the Scheme of Amalgamation:

The entire Shareholding of the Transferor Company is held by the Transferee Company and accordingly the Transferor Company is a Wholly Owned Subsidiary of the Transferee Company.

10. The Board of Directors of both the Transferor and the Transferee Companies have, at their Meeting held on May 30, 2017 by resolution approved the proposed Scheme, as detailed below:

i. Transferor Company:

| SI. No. | Name of the Directors | Voted in favor / against / did not participate or vote |
|---------|--------------------------|--|
| 1. | Mr. Divakar Sanku Shetty | Voted in favor |
| 2. | Mr. Kartik Manohar Nayak | Voted in favor |

ii. Transferee Company:

| SI. No. | Name of the Directors | Voted in favor / against / did not participate or vote |
|---------|---------------------------------|--|
| 1. | Mr. Divakar Sanku Shetty | Voted in favor |
| 2. | Mrs. Yashoda Divakar Shetty | Voted in favor |
| 3. | Mr.Babugowda Sanganagowda Patil | Voted in favor |
| 4. | Mr. Kartik Manohar Nayak | Voted in favor |
| 5. | Mr. Narendra Mairpady | NA (Appointed on same day) |
| 6. | Mr. Praveen Vittal Mally | Voted in favor |
| 7. | Mr. Purshotam Shastri | Voted in favor |
| 8. | Mr. Mohan Narayan Menon | Voted in favor |

Notice To Unsecured Creditors Meeting



- 11. The Scheme is conditional and subject to necessary sanctions and approvals as set out in the Scheme.
- 12. The Transferee Company has submitted the Scheme to the BSE Limited pursuant to Notification No. SEBI/LAD/NRO/GN/2016-17/029 dated February 15, 2017 and Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

13. Rationale and Benefits of the Scheme of Amalgamation:

The amalgamation of the Transferor Company with the Transferee Company would inter-alia have the following benefits:

- a. The Transferor Company is a Wholly Owned Subsidiary of the Transferee Company and carries on activities which are synergic to the main objects of the Transferee Company.
- b. Combined entity generates immense benefits of larger scale of economies and combined entity will have powers to negotiate with vendors, customers and other stakeholders.
- c. Stronger financial strength for the amalgamated entity, which would result in optimizing the leverage with respect to debt and equity.
- d. Greater efficiency in cash management of the amalgamated entity.
- e. Combined entity will optimize and reduce duplication of a host of tax, compliances, statutory issues and regulatory requirements.
- f. Cost savings are expected to be advantageous.
- g. Overall, the amalgamation will lead to the formation of a larger and stronger entity having greater capacity for conducting its operations more efficiently and competitively.

14. Salient features/details/extract of the Scheme of Amalgamation:

The Salient features/details/extract of the Scheme of Amalgamation are inter-alia, as under:

- a. The Scheme of Amalgamation provides for amalgamation of Transferor Company with the Transferee Company. The Transferor Company is a wholly owned subsidiary Company of the Transferee Company. Therefore, the Amalgamation is proposed to consolidate and effectively manage the Transferor Company and the Transferee Company into a single entity to achieve the perceived benefits as stated above in Clause 13.
- b. The appointed date for the Scheme has been fixed as 1st April, 2017 or such other date as may be agreed upon between the Transferor Company and the Transferee Company and approved by the Hon'ble NCLT and is the date with effect from which the Scheme of Amalgamation shall upon receipt of requisite approvals, be deemed to be operative.
- c. The effective date shall mean the last of the dates which certified copy of the Order of the Hon'ble NCLT sanctioning the Scheme of both the Companies are filed with the Registrar of Companies, Bangalore.
- d. Since the Transferor Company is a Wholly Owned Subsidiary of the Transferee Company, upon the Scheme being sanctioned by the Hon'ble NCLT, as the case may be, at Bangalore and the transfers having been effected as provided hereinabove, all the shares held by the Transferee Company in the Transferor Company shall be cancelled and extinguished. Accordingly there will be no issue and allotment of Shares of the Transferee Company to the Shareholders of the Transferor Company upon this Scheme becoming effective.
- e. Upon the Scheme becoming effective, the issued, subscribed and paid-up capital of the Transferee Company shall stand suitably increased consequent upon the issuance of new Equity Shares as provided in the Scheme.

You are requested to read the entire text of the Scheme of Amalgamation (attached as an annexure) to get fully acquainted with the provisions thereof. The aforesaid are only the salient features given in part.

15. Applicability of Valuation Report:

The Transferee Company had obtained a Certificate from Messrs N. Naresh & Co. Chartered Accountants dated 20.12.2017 inter-alia certifying that as the Transferor Company is a wholly owned Company of the



Transferee Company, no shares shall be issued and allotted in respect of shares held by the Transferee Company. Further, the Scheme of Amalgamation does not provide for any swap ratio and accordingly, there will be no change in the shareholding pattern of the Transferee Company before or after the proposed Scheme.

16. Effect of the Scheme of Amalgamation:

A. Directors, Key Managerial Personnel and their Relatives:

The Directors, Key Managerial Personnel ('KMPs') of the Transferor Company and the Transferee Company and their respective relatives do not have any material interest, concern or any other interest in the Scheme of Amalgamation except to the extent of their Shareholding in the Transferee Company if any, or to the extent the said Directors and KMPs are the Partners, Directors, Members of the Companies, Firms, Association of Persons, Bodies Corporate and/or Beneficiary of Trust that holds the shares in the Transferee Company. Further, the Directors of the Transferor Company shall cease to hold the post of Directors after dissolution of the Transferor Company upon effectiveness of the Scheme of Amalgamation without having any adverse effect on them.

The shareholding of the Directors and/or KMPs of the Transferee Company and the Transferor Company in the Transferor Company and the Transferee Company are as under:

i. Transferor Company

| | | | Shareholding | |
|------------|--------------------------|-------------|-----------------------|-----------------------|
| SI. No. | Name of the Directors | Designation | Transferor Company | Transferee Company |
| 1. | Mr. Divakar Sanku Shetty | Director | Nil | 472120 |
| 2. | Mr. Kartik Manohar Nayak | Director | Nil | 28700 |

ii. Transferee Company

| | | Designation | Shareholding | |
|------------|----------------------------------|---------------------|-----------------------|-----------------------|
| SI. No. | Name of the Directors | | Transferor Company | Transferee Company |
| 1. | Mr. Divakar Sanku Shetty | Whole Time Director | Nil | 472120 |
| 2. | Mrs. Yashoda Divakar Shetty | Managing Director | Nil | 308640 |
| 3. | Mr. Babugowda Sanganagowda Patil | Director | Nil | Nil |
| 4. | Mr. Kartik Manohar Nayak | Director | Nil | 28700 |
| 5. | Mr. Narendra Mairpady | Director | Nil | Nil |
| 6. | Mr. Praveen Vittal Mally | Managing Director | Nil | 44095 |
| 7. | Mr. Purshotam Shastri | Director | Nil | Nil |
| 8. | Mr. Mohan Narayan Menon | Director | Nil | Nil |
| 9. | Mr. Vilas Dingre | CFO | Nil | 563 |
| 10. | Ms. Neethi Dcunha | Company Secretary | Nil | Nil |

Notice To Unsecured Creditors Meeting



B. Promoters and Non-Promoter Members:

The Scheme of Amalgamation will not have any effect on the Promoters and non-promoter members of the Transferee Company as their will be no change in their shareholding in the Transferee Company pursuant to the terms of the Scheme of Amalgamation. However, the Equity Shares held by the Transferee Company, being Promoter Member in the Transferor Company shall stand cancelled and extinguished without any further act, deed or instrument as an integral part of the Scheme. There is no non-Promoter member in the Transferor Company.

C. Creditors:

The rights and interests of the Creditors (Secured and Unsecured) of the Transferor Company and the Transferee Company, whatever applicable, are not likely to be prejudicially affected by this Scheme of Amalgamation. Further, no compromise is offered to any of the Creditors of the Transferor Company nor their rights are sought to be modified in any manner and the Transferee Company undertakes to meet with all such liabilities in the regular course of business.

D. Employees:

The rights and the interest of the Employees of the Transferor Company will not be prejudicially affected by the Scheme of Amalgamation as such employees will become the employees of the Transferee Company at the agreed terms and conditions without any break or interruption in service.

- E. Depositors, Debenture Holders or Debenture Trustee:
 - The Transferor Company and the Transferee Company do not have any Depositors, Debenture Holders or Debenture Trustee.
- 17. No investigation has been initiated or is pending in relation to the Transferor Company and the Transferee Company under the Companies Act, 2013 or any of the Acts, Rules or Regulations, as the case may be.
- 18. Details of approvals, sanctions or no-objection from Regulatory or any other Governmental Authorities, as may be required, received or pending:
 - a. The Transferee Company, though being a Listed Company, was not required to receive any Observation Letter from the Stock Exchange. It has submitted the Scheme to the BSE Limited pursuant to the Securities and Exchange Board of India Circular Notification No. SEBI/LAD/NRO/GN/2016-17/029 dated February 15, 2017 and CFD/DIL3/CIR/2017/21 dated March 10, 2017, (in case of the Scheme involving the Amalgamation of Wholly Owned Subsidiaries with the Holding Company; the Scheme was required to be submitted to the Stock Exchange on for the purpose of disclosure). Thus, no prior approval was necessitated from the Stock Exchange. The Transferee Company has submitted the Scheme to the Stock Exchange on June 20, 2017.
 - b. The Transferor Company and the Transferee Company may required to seek further approval/sanctions/no-objections from certain Regulatory and Governmental Authorities, such as Regional Director, Hyderabad and the Registrar of Companies, Bangalore for the Scheme of Amalgamation and will obtain the same at the relevant time.
- 19. The detailed Pre-Scheme and Post-Scheme (expected) Capital Structure and shareholding pattern of the Transferor Company and the Transferee Company are given as below:

A. Capital Structure:

Pre-Scheme and Post-Scheme Capital Structure:

| Particulars | Pre-Scheme Structure | Post-Scheme Structure | | |
|---|----------------------|-----------------------|--|--|
| | Authorised Capital | | | |
| | Transferor Company | | | |
| 50,00,000 Equity Shares of Rs.10/- each | Rs. 5,00,00,000 | Nil | | |
| Transferee Company | | | | |
| 2, 50,000 Equity Shares of Rs.10/- each | Rs. 25,00,00,000 | Rs. 30,00,00,000 | | |
| Issued, Subscribed and Paid-up Share Capital (Transferee Company) | | | | |
| 89,99,800 Equity shares of Rs.10/- each | Rs. 8,99,98,000/- | Rs. 8,99,98,000/- | | |



Note:

- 1. Since no shares will be issued upon the Scheme of Amalgamation being effective, there will be no change in the Pre-Scheme and Post-Scheme Paid-up Capital.
- 2. Since the transferor Company will be merged into the Transferee Company on Scheme becoming effective, the Transferor Company will stand dissolved and there will be no Post-Scheme capital structure is applicable.

B. Shareholding Pattern:

a. Pre-Scheme and Post-Scheme shareholding pattern of Transferor Company:

| SI. No. | Name of the Shareholders | Pre-Scheme Shareholding Pattern | Post-Scheme Shareholding Pattern |
|---------|--------------------------|------------------------------------|-------------------------------------|
| 1 | Shetron Limited | Rs. 3,89,00,000 | Nil |

Note: Since the Transferor Company will be merged into the Transferee Company on Scheme being effective, the Transferor Company will stand dissolved, thus, there will be no post Scheme Shareholding pattern available.

b. Pre-Scheme and Post-Scheme shareholding pattern of Transferee Company as on September 30, 2017:

| SI. | Cotomorni | No. of | Pre and Post Scheme | Shareholding Pattern |
|-----|---|--------------|---------------------|----------------------|
| No. | Category | Shareholders | No. of Shares held | % of holding |
| A. | Promoters Holding | | | |
| | a) Individual | 18 | 1814668 | 20.15 |
| | b) Bodies Corporate | 10 | 3749887 | 41.65 |
| | Sub-Total (A) | 28 | 5564555 | 61.8 |
| B. | Public Shareholding | | | |
| | a) Institutions | - | - | - |
| | b) Mutual Funds/UTI | 1 | 100 | 0.00 |
| | c) Financial Institutions | - | - | - |
| | d) Foreign Portfolio Investors | - | - | - |
| | e) Foreign Financial Institutions | - | - | - |
| | f) Foreign Mutual Funds | - | - | - |
| | Sub-total (B)(1) | 1 | 100 | 0.00 |
| | 2. Non Institutions | | | |
| | a. Individuals | - | - | - |
| | I. Individual Shareholders holding nominal share capital up to 2.00 lakhs | 4419 | 1845054 | 20.49 |
| | II. Individual Shareholders holding nominal share capital in excess of 2.00 lakhs | 12 | 1098234 | 12.20 |
| | b) NBFC registered with the RBI | - | - | - |
| | c) Employee Trusts | - | - | - |
| | d) Overseas Depositories | - | - | - |
| | e) Any others | - | - | - |
| | Trusts | - | - | - |
| | Non Resident Indians (Non Repat.) | - | - | - |
| | Non Resident Indians (Repat.) | - | - | - |

Notice To Unsecured Creditors Meeting



| | Hindu Undivided Family | - | - | - |
|---|--|------|---------|-------|
| | Clearing Members | 37 | 62190 | 0.69 |
| | Bodies Corporate | 68 | 736947 | 8.19 |
| | Sub-total (B)(2) | 4536 | 3438645 | 38.19 |
| | (B) Total Public Shareholding | 4537 | 3438745 | 38.19 |
| С | Shares held by Custodians and against which Depository | | | |
| | Receipts have been issued | - | - | - |
| | TOTAL (A)+(B)+(C) | 4565 | 9003300 | 100 |

- 19. The copy of the draft Scheme has been filed with the Registrar of Companies, Bangalore, Karnataka by the Companies.
- 20. No winding-up proceedings against the Transferor Company and the Transferee Company is pending.
- 21. The following documents will be open for inspection by the Equity Shareholders, Secured Creditors (including debenture holders) and Unsecured Creditors of the Applicant Company up to one day prior to the date of the Meeting at its Registered Office between 10:00 a.m. to 12:00 noon on all working days, except Saturdays, Sunday and Public Holiday.
 - a. Certified copy of the Order of the Hon'ble National Company Law Tribunal, Bengaluru Bench dated 12th December, 2017, in the CA(CAA) No. 81/BB/2017, directing convening of the meetings;
 - b. Copy of the CA(CAA) No. 81/BB/2017 and the affidavit in support thereof;
 - c. Annual Reports of the Transferor Company and the Transferee Company for the financial year ended March 31, 2017;
 - d. Copy of Certificate issued by Messrs N. Naresh & Co. Chartered Accountants dated 20.12.2017 certifying no requirement of Valuation Report.
 - e. Certificate by Messrs Pal & Shanbhouge, Chartered Accountants, on the Compliance of applicable Accounting Standards and Generally Accepted Accounting Principles.
 - f. Copy of the Board Report of the Transferor Company, recommending Scheme of Amalgamation of the Transferor Company.
 - g. Copy of Form GNL-1 filed by the respective Companies with the Registrar of Companies.
 - h. Un-audited financial results of the Transferee Company for the quarter/Six months ended September 30, 2017 and the Disclosures in accordance with Regulation 32 and 33 of the SEBI(LODR) Regulations, 2015 for the quarter ended September 30, 2017 made by the Transferee Company;
 - Copy of the letter dated June 20, 2017 sent to BSE Limited as per Notification No. SEBI/LAD/NRO/GN/2016-17/029 dated February 15, 2017;
 - j. Copies of the Memorandum of Association and the Articles of Association of the Transferor Company and the Transferee Company.
 - k. A copy of the Scheme of Amalgamation.
 - I. Copies of the resolution passed by the Board of Directors of the Transferor Company and the Transferee Company in their respective Meetings held on May 30, 2017.
 - m. Registers of Directors' Shareholdings of both the Companies.

SHETRON LIMITED



This statement may be treated as an Explanatory Statement under Sections 230(3), 232(2) and 102 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016. A copy of the Scheme of Amalgamation, Explanatory Statement, Blank Postal Ballot Form and Proxy Form may also be obtained from the Registered Office of the Company at Plot No.1, Bommasandra Industrial Area, Hosur Road, Bengaluru- 560 099, free of charge, within one(1) day (except Sunday and public holidays) on a requisition being so made for the same by the Shareholders and the Creditors of Transferee Company. The said documents shall also be available for inspection at the venue of the Meeting.

After the Scheme is approved by the Equity Shareholders, Secured Creditors and the Unsecured Creditors, the Scheme shall be subject to the approval /sanction by the Hon'ble NCLT.

Dated this 26th day of December, 2017

Place: Bangalore

Diwakar S. Shetty
Chairman appointed for the Meeting
DIN: 00432755

Registered Office

Plot No.1, Bommasandra Industrial Area Hosur Road Bengaluru-560 099 CIN: L21014KA1980PLC003842

Enclosure: As above



ROUTE MAP





ANNEXURE A

SCHEME OF AMALGAMATION UNDER SECTIONS 230 TO 234 OF THE COMPANIES ACT, 2013

OF

(the "Transferor Company")

WITH

SHETRON LIMITED (the "Transferee Company")

GENERAL

1. PRELIMINARY:

"THE ACT" means the Companies Act, 2013 or any statutory modification or re-ensciment thereof for the time being in force.

- A "THE EFFECTIVE DATE" means the day on which the certified copy of the order of the National Company Law Tribunal (NCLT) as the case may be, confirming this Scheme is filled with the Registrar of Companies, Kernataka at Bangalore.
- B "SHAREHOLDERS" means respectively the persons registered as holders of Equity Shares of the Company concerned.
- C "TRANSFER DATE" means the commencement of business on 01.04.2017 or such other date as NCLT, as the case may be, may direct/lix
- O TRANSFEREE COMPANY means "SHETRON LIMITED" a
 Company incorporated under the provisions of the Companies Act
 1956 and having its Registered Office at Piot No. 1, Bommasandra
 Industrial Area Hosur Main Road, Bangalore, 580 099
- E "TRANSFEROR COMPANY" means "Shetron Metropak Private Limited", a company incorporated under the provisions of The Companies Act, 1956 and having its Registered Office at Plot No. 1 Bommasandra Industrial Area, Hosur Main Road, Bangalore, 550 099.
- F "THE UNDERTAKING" means:

(a) All the assets and properties of the Transferor Company as on the Transfer Date (hereinafter referred to as 20e said assets!)

CMASDOLAN



2

- [51] All the depth hobilities, dimen and colligations of the framelinal, Company as on the Transler Date (herein lifter referred to be "thin sain matths:").
- (a) William presides to the amorthly substitute to the undersolved to the Teanship Company shar molute all the Transform Company's reserves and the pathorned sharp capital recyable and immovente properties includend investments covints permane multicalities, allufmentis, leganoveis, gaments, registrationes pont/acts, engagements, arrangements rights cradits like interests, benefitti, joub mirromahipa, adventages, leastfald Hyrim. lengary inche one ismeron esidonem monto other icense. polypile sumAszations gibts rights trade manus perents and other reportable and intellectual properties including demain number. Unport profess (emphone (in familie) and other communication transfer and management runs and behalfs of all sementants and all piller interests pignis and powers of every kind mitters and description who soever privileges licentee seestimple edynathers, benefits and approves of wherenews nature and information with the information of in this ownership, power or passessing to control of the Transfers Company at the Transfer Date and December
- (2 THE BONEMIT INBOURTH'S Scheme of Amalgaritation in its present from or with any modification(s) approved or impossed or directed by NCLT as the case may be.
- THE TOTAL expressions used in the Scheme and not expressly defined farming as is given to them in the Act

2 RATIONALE FOR THE SCHEME

The symilganision of the Tormisto Contains with the Transferon Company would previous have the following harveille.

- The Translator Contouny is in Ventility Cwined Sectionary of the Tomptonian Company and contempor an interest which are synergic to the main objects of the Translation Company.
- Economies and corolined entity will have powers to regotten with yendors distances and other states powers to regotten with

Kart kal

Ear SHAMMAN AND MARKET

PRAIDSANK.



33

- Stronger financial strength for the amulgamated entity, which would result in optimizing the leverage with respect to debt and equity.
- d. Greater efficiency in cash management of the amalgameted willty.
- Combined entity will optimize and reduce duplication of a host of tax compliances, statutory issues and regulatory requirements.
- Cost savings are expected to be advantageous.
- g. Overall, the amplipmention will lead to the formation of a larger and stronger entity having greater capacity for conducting its operations more efficiently and competitively.

In view of the aloresaid, after due review by the Audit Committee of the Transferee Company, the Boards of Directors of both the companies have considered end proposed the amalgamation of the entire undertaking and business of Transferor Company with the Transferoe in order to banefit the stakeholders of both the Companies Accordingly, the Boards of Directors of both the companies have formulated this Scheme of Amalgamation for the transfer and vesting of the entire undertaking and business of the Transferor with and into the Transferoe pursuant in the provisions of Sections 230 to 232 and other relevant provisions of the Act.

3. SHARE CAPITAL

(ii) The Authorized, Issued, Subscribed, Paid up Share Capital of the TRANSFEREE COMPANY as on 31 03 2017 are as stellad below.

In Rupess

| Authorized: | |
|---------------------------------------|--------------|
| 2,50,00,000 Equity Shares of Rs. 10/- | 25,00,00,000 |
| Issued, Subscribed and Paid up | |
| 89 99.800 Equity Shares of Rs. 10/- | 8,99,95,000 |

Issued, Subscribed and Paid up:

(II) The Authorized, Issued, Subscribed and Paid up Share Capital of the TRANSFEROR COMPANY as on 31.03.2017 are as stated below: In Rupses

Authorized: 50,00,000 Equity Shares of Rs. 102- 5,00,00.000 Issued, Subscribed and Paid up: 38,90,000 Equity Shares of Rs. 102- 3.89,00,000

For Stone Bell 17- Stoke Pro. Ladi

CHAIRMAN



SCHEME

- 1. With effect from the Transfer Date, all the assets, properties, rights, interests and claims whatsoever of the TRANSFEROR COMPANY and its entire undertaking, authorities, privileges, licences and rights (including leasehold rights) in respect of property moveable, immovable, tenancies, intellectual property rights, fittings and fixtures. power connections, telephones, telex, fax, cash balances, reserves, refunds, outstanding balances. deposits. securities. investments, licences including all the benefits and entitlements upto the effective date accrued or earned good will and other rights and interests of all descriptions in or arising out of such properties as may belong to or be in possession of the TRANSFEROR COMPANY and all books and accounts, and documents and records relating thereto shall, without further act or deed pursuant to Section 232 be transferred to. and vest in the TRANSFEREE COMPANY with effect from the TRANSFER DATE, so as to become the assets, properties, rights. interests and claims of the TRANSFEREE COMPANY but subject nevertheless to all charges or encumbrances then affecting the same.
- All the liabilities, debts, duties and obligations of the TRANSFEROR COMPANY shall also stand transferred to the TRANSFEREE COMPANY, with effect from the TRANSFER DATE without any further act or deed pursuant to Section 232 of the Companies Act, 2013 so as to become the liabilities, debts, duties and obligations, dues of the TRANSFEREE COMPANY.
- 3. All long term, medium term, short terms loans and other loans secured and unsecured, owed by TRANSFEROR COMPANY to Banks and other persons shall become the liabilities of the TRANSFEREE COMPANY and shall be discharged by the TRANSFEREE COMPANY in the same manner and on the same terms and conditions as are applicable to the TRANSFEROR COMPANY.
- 4. Upon the Scheme being sanctioned by the NCLT, as the case may be, at Bangalore and the certified copy of the Order filed with the Registrar of Companies, Kamataka at Bangalore, all legal proceedings then pending by or against the TRANSFEROR COMPANY shall thereafter be continued by or against the TRANSFEREE COMPANY.

OF SHETRON LIMITED.

4.11.

AUULUSE Sympley



3

- 5. On and after the TRANSFER DATE the transfer and vesting of the assets, rights powers and properties, liabilities, obligations, duties under Clauses 1, 2 and 3 hereof and the continuance of the proceedings inflieted by or against the TRANSFEROR COMPANY in the ordinary course of business shall be to the end might that the TRANSFEREE COMPANY accepts all acts, deeds and things done and executed by the TRANSFEROR COMPANY as of the TRANSFER DATE.
- B a) On and with effect from the TRANSFER DATE the TRANSFEROR COMPANY shall be deemed to have been carrying on its business and activities for and on account of the TRANSFEREE COMPANY until the EFECTIVE DATE as defined in Clause A of PRELIMINARY section above income or Profit accruing or Losses incurred by the TRANSFEROR COMPANY from and after the TRANSFER DATE upto the EFFECTIVE DATE shall be all purposes be treated as income. Profits or losses as the case may be of the TRANSFEREE COMPANY and will be available for being disposed off or absorbed in the manner if deems fit.
 - b) The TRANSFEREE COMPANY on behalf of the TRANSFEROR COMPANY may carry on the business. In either name as the circumstances may be, for those unfinished or incomplete business contracts, transactions that may be necessary to be transacted and completed.
- 7 On the Scheme finally taking effect as aforesaid, all officers and employees of the TRANSFEROR COMPANY shall be deemed to have become the officers and employees of the TRANSFEREE COMPANY, with effect from the TRANSFER DATE and their employment by the TRANSFEREE COMPANY shall be on the following terms and conditions.
 - (i) The terms and conditions of service applicable to tuch officers and employees shall not be less favorable than those applicable to them respectively prior to the appointed date.
 - the services of such employees shall not be treated as having treat proposes of Provident Fund or Gratuity or Superamoustion or statutory purposes or otherwise and for all purposes will be reckoned from the date of their respective appointments with the TRANSPEROR COMPANY.

FOR SHITTERS HARTED

CHAIRMAN ..



K

- B. Subject to the other provisions contained in this Scheme, all contracts, deeds, agreements, bonds and other instruments of whatsoever nature subsisting or having effect immediately before the Effective Data to which the TRANSFEROR COMPANY is a party shall be in full force and effect against or in favor of the TRANSFEREE COMPANY as if the TRANSFEREE COMPANY had been a party thereto.
- 9 The transfers under Clauses 1, 2 and 3 of properties and liabilities of the TRANSFEROR COMPANY and the communice of the proceedings by or against the TRANSFEREE COMPANY under Clause 4 hereof shall not affect any transaction or proceedings already concluded by the TRANSFEROR COMPANY on and after the TRANSFER DATE and the TRANSFEREE COMPANY shall accept and adopt all such acts, deeds and things as done and executed in behalf of itself. Furnishmore, as from the TRANSFER DATE, the TRANSFEROR COMPANY shall be premied to have carried on and to be carrying on business on behalf of the TRANSFEREE COMPANY until such time as this Scheme becomes effective and shall account to and be entitled to be indemnified by the TRANSFEREE COMPANY.
- 10. Since the TRANSFEROR COMPANY is a Wholly Owned Subsidiary of the TRANSFEREE COMPANY, upon the Scheme being senctioned by NCt.T as the case may be, at Bangalore and the transfers having bean effected as provided hereinabove. All the shares field by the TRANSFEREE COMPANY in the TRANSFEROR COMPANY shall be cancelled and extinguished Accordingly there will be no issue and allument of Shares of the TRANSFEREE COMPANY to the Shareholders of the TRANSFEROR COMPANY upon this Scheme becoming effective.
- Alteration of the Authorized Share Capital in Transferor Company and Increase in authorized, issued, subscribed and psid-up capital of Transferee Company.
- (a) The Authorized Share capital of the Transferee Company in learns of its Memorandium of Association and Articles of Association shall automatically stand enhanced without any further ed. Instrument or deed on the part of the Transferee Company, with no payment of stamp duty and fees payable to Registrar of Companies, by an amount of Rs. 5,00,00,000/- (Rupees Five Crores only), and the

CHAIDMAN



.

Memorandum of Association and Articles of Association of the Transferee Company (relating to the authorized above capital) shall willout any further ed. Instrument or dead, be and stand altered, modified and amended and the consent of the Shareholders to the Bohama shall be deamed to be sufficient for the purposes of affecting this amendment, and no further resolution(s) under Section 13. Section 14. Section 81 or any other applicable provisions of the Act, would be required to be separately passed. For this purpose, the fitting fees and stamp duty already paid by the Transferrat Company on the sufficient of the formessed share capital shall be utilized and applied to the increased share capital shall be utilized and applied to the increased share capital and accordingly, and shall be deemed to have been so paid by the Transferes Company on such combined authorized share capital and accordingly, the Transferes Company shall not be required to pay any fees / stamp duty on the authorized oness capital so increased.

Upon the Schame becoming effective, the lasted, subscribed and paidup capital of the Transferee Company shall stand suitably increased consequent upon the issuance of new Equity Shares in accordance with Clause 10 above.

- (b) If it clarified that no Special Resolution under Section 52 of the Act shall be required to be passed by the Transferen Company appealably in a general investing for issue of shares to the shareholden of the Transferer Company under this Scheme and on the members of the Transferer Company approxing this Scheme is shall be deemed that they lieve given their consent to the issue of Equity Shales of the Transferer Company to the anareholders of the Transferor Company in the Share Exchange Ratio
- 12 Upon the coming into infact of the Scheme, an amount being eccess/tellical of the value of the assets over the liability, if my, ansing pursuant to the Scheme, the TRANSFERGR COMPANY after making such adjustments as the Board of Disectors of the TRANSFEREE COMPANY shall be accounted based on the accounting principles prescribed under the INIAS-103.
- 13 Applications/permons to the NCLT as the case may be:

(a) The TRANSFEROR COMPANY attail make applications/politicing under Sections 230 and 232 and other applicable provisions of the said Act to NGLT, as the case may be, at Bangalore for sanction of this

7

For Shetron Matropak Par Ltd.

1 mms



Ė

Scheme and for dissolution of the TRANSFEROR COMPANY without winding-up under the provisions of Law

- (b) The TRANSPERÉE COMPANY shall make applications/petitions under Section 230 and 232 and other applicable provisions of the said Act to NCLT as the case may be, at Bangalore for sanction of this Scheme under the provisions of Law.
- 14 The TRANSFEROR COMPANY and TRANSFEREE COMPANY shall with all reasonable diligence make and pursue applications to the said NCLT, as the case may be, for sanctioning this Scheme of Amalgametion under Section 230 of the Companies Act, 2013 or any statutory emendments thereto, for carrying this Scheme into effect and for dissolution of TRANSFEROR COMPANY without winding up.
- 15 The Scheme is subject to such modifications as the Court may impose and/or the Directors of the Companies concerned may effect or essent on behalf of all concerned and may do such other acts, deeds and things at may be necessary for darrying this scheme into effect.
- 16. This Scheme shall not in any manner affect the right of any of the Creditors of the TRANSPEROR COMPANY, in particular the Secured Creditors thereof who shall continue to shipy and hold charge upon their respective securities.
- 17 This Scheme shall become operative as soon as the certified copy of the order of NCLT, as the case may be, at Bangalore confirming this Schema and is filled with the Registrar of Companies. Kamateka at Sangalore.
- All costs, charges and expenses of the TRANSFEROR COMPANY and of the TRANSFEREE COMPANY respectively in relation to or in connection with the Scheme shall be respectively borne by the TRANSFEROR COMPANY and the TRANSFEREE COMPANY negotiations leading up to the Scheme and/or carrying out and completing the terms and provisions of this Scheme and of and incidental to the completion of Amalgamation in pursuance of this Scheme shall be borne and paid by the TRANSFEREE COMPANY

CHARMAN



ANNEXURE B



10

I The Board of Directors
Shetron Metropak Private Limited
CIN: U25205KA2005PTC037829
Plot No. 1. Bommasandra Industrial Area:
Hosur Main Read.
Bangalore. 560099

2 The Beard of Directors

Shetron Limited

CTN: 121014KA1980PLC003842

Plot No. 1, Bommasandra Industrial Area.

Hosar Main Road, Bangalore- 360099

Subject: Scheme of Amalgamation of Shetron Metropal Private Limited, a Wholly Owned Subsidiary with Shetron Limited

Dear Sirs

We have been requested by the Management of the above companies to Issue this report in connection with the Scheme of Amalgamation of Shetran Mercepak Private Limited, a Wholly Owned Subsidiary with Shetron Limited.

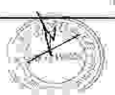
i, Background:

Shetron Limited (Herein after referred as the transferree Company) is engaged in the Business of (i) maintfacturers, extruders, convertors and/or processors of puckaging materials product, and tequisites of every typo, description, design and kind whether used in primary or other form of puckaging and whether made of metals, papers, boards, polythelene, polypropylene, PVC, other plastic, aluminium foil collaphane, would glass or other materials and derivatives; (ii) manufacturers, extruders, convertors and/or processors of battery jackets, battery jacket.

Amonground impost, somer Misson Main Footi, Here "Misson's Index made Codes and accompanies Septiment Index 1139.

Westelds; Hundschrond if "# -mail: dudwenter of Egyptuse".

III SON TON TAN ANGINE SESH





components other battery accessories of every type, description, design and kind whether made of metals, papers, boards, polythelene, polypropylene, PVC other plastic, aluminium foil, cellophane, wood, glass or other materials and derivatives: (iii) printing, by flexographic, rotogravure photo-offset, litho-offset, letterpress, silk secreen and/or any other process, of packing, advertisement and display materials, calendars, designs, other materials and amsue reproduction and/or laminating, coating, waxing, varnishing and converting the said material into containers, cartons, boxes, bags, drams, wrappers, strips components or any other form of packaging or other products, articles or commodity and to carry on in India or elsewhere the business of manufacturing articles for display, decoration, stationery or any other use

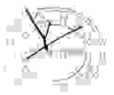
Shetron Metropak Private Limited Thereinafter referred to as the Transferor Company), is engaged in the business of (i) manufacturers, extraders, converters and/or processors trader of packaging materials products, caps, twist caps of every type, description, design and kind used in all forms of packaging and whether made of initials, papers, boards, polythene, polypropylene. PVC, other plastic, aluminium foil cellophane, wood, glass or other materials, derivatives; (ii) printing, by flexographic potogravure photo-offset, little-offset, letterpress, silk screen and or any other process, of packing, advertisement and display materiats, calendars, designs, other materials and artistic reproduction and/or laminating coating, waxing, bags, drums, wrappers, strips, components or any other form of packaging or other products, articles or commodity and to carry on in india or alsowhere the business of manufacturing articles for display, decoration, stationery or any other use.

The Management of Shetron Limited is considering the amalgamation of Shetron Metropak Private Limited pursuant to the Scheme of Amalgamation under section 230 to 234 under Companies Act, 2013. We have been informed as per the Scheme, NO SHARES are proposed to be issued to the shareholders of Shetron Metropak Private Limited in consideration of the amalgamation of Shetron Metropak Private Limited with Shetron Limited as Shetron Metropak Private Limited is a Wholly Owned Subsidiary of Shetron Limited.

2. Source of Information:

For the purpose of this exercise, we have relied on the following sources of information.

- Draft Scheme of Amalgamaton under Section 230 to 234 of the Companies Act, 2013.
- Audited Financial Statements of Sherron Limited for the last financial year ended on 31st.
 March, 2017 and the imaudited Standalone and Consolidated Financial Results for the 6 months ended on 30th September 2017
- iii. Audited Financial Statements of Shetron Metropal: Private Limited as on 31st March 2617.
- iii Share Register of Sherron Metropali Private Limited as on 36th September 2017





v. Our discussion from time to time with the management/representatives of the concerned companies and such other information and explanations as were required by us and which have been provided by the management to us.

3. Limitations and Exclusions

We have relied on the representations made to us by the managements. We have assumed such representations to be reliable and our conclusions are dependent on such information being complete and accurate in all the material respects.

Our work was not designed to verify the accuracy or reliability of the information provided to us and nothing in this report should be taken to imply that we have conducted procedures audits or investigations in an attempt to verify or confirm any of the information supplied to us.

This report has been prepared at the request of the Management of Shetron Limited and Shetron Metropak Private Limited solely for the purpose of the proposed amalgamation of Shetron Metropak Private Limited with Shetron Limited. This Report should not be used for any other purpose.

Further, pursuant to the Clause 4 of Circular No. CIR/CFD/CMD/16/2015 dated November 30, 2015 issued by the Securities and Exchange Board of India read with regulations 11 and 37 of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015, Valuation report need not be required in cases where there is no change in the shareholding pattern of the listed / resultant Company.

4. Conclusion:

As per the draft Scheme NO SHARES ARE PROPOSED TO BE ISSUED by Shetron Limited and there will not be any change in the shareholding pattern of Shetron Limited before or after the proposed amalgamation, as Shetron Metropak Private Limited is a Wholly Owned Subsidiary of Shetron Limited. Since no shares are proposed to be issued by Shetron Limited to the shareholders of Shetron Metropak Private Limited, no swap ration is required.

Place:Bangalore

Date: 20-12-2017

For N NARESH & CO Chartered Accountants - FRN-01 1293S

S.VENKATESAN, B.Com., F.C.A., Partner [M. No. 025859]



PAL & SHANBHOGUE

ANNEXURE C

Cirarkared Accountaces
14. 10+ Main Road
Mallaswartin
Bangalord | \$60.003

Tel +91 80 23563461

Front shuttheyes by Wymescom.

To,
The Board of Directors,
Shenar Limited
Li,Bommasandra Industrial Area
Hosur Road
Banaclore 560099

We, the statutory auditors of Shetron Limited, (hereinafter referred to as "the Company"), have examined the proposed accounting treatment specified in clause 12 of the Draft Scheme of Amalgamation between Shetron Limited and Shetron Metropak Private Limited in terms of the provisions of section(s) 230 to 234 of the Companies Act, 2013 with reference to its compiliance with the applicable Accounting Standards notified under the Companies Act, 2013 and Other Generally Accepted Accounting Principles.

The responsibility for the preparation of the Braft 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 to examine and report whether the Braft 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 statistory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates.

Based on our examination and according to the information and explanations given to its, we confirm that the accounting treatment contained in the aforesaid scheme is in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued thereunder and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 2013.

This Certificate is issued at the request of the M/s. Shetron Limited pursuant to the requirements of ninculars, issued under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for onward submission to the Mumboi Stock Exchange. This Certificate should not be used for any other purpose without our prior written consent.

50-05-2017

For Pal & Shanbhogue

Chartesea Accountant

(K. ff; snanbnogue) Gruner MN-1/18578

FBM-0025285



ANNEXURE D



Places | 91-22-5159 9100 to | 199 + Pax | 91-22-2537 2345 + F-mail: | corporating the product | 400 993 (INDIA) |
Phase | 91-22-5159 9100 to | 199 + Pax | 91-22-2537 2345 + F-mail: | corporating the product | 400 993 (INDIA) |
CIP | NC. | L21014KA18A0P| C0336452

To:

20th June, 2017

The BSE Limited

Phiroze Jeejcebhoy Towers
Dalai Street
Mumbai 400 001
Dear Sirs

Sub-Scheme of Amalgamation

Refil SEBI Circular Number CIR/CFD/CMD/18/2015 dated November 30th November 2015

We refer to the above subject

The Spands of Directors of Shetron Limited, entisted on BSE Limited and Shetron Metropak Private Limited met on 30th May, 2017 and approved the Scheme of Amalgamation of Shetron Metropak Private Limited with Shetron Limited and Entire Companies Act. 2018 II is pointed out here that Shetron Metropak Private Limited is a Wholly Owned Subsidiary Let. 100% Subsidiary of Shetron Limited It is proposed that the entire Shates held by Shetron Limited in Shetron Metropal Private Limited will stand extinguished upon the aforesald Scheme becoming effective after completion of all the prescribed procedures.

The Boards of Ulrectors of Shahmin Limited has appointed your esteemed Stock Exchange as the Designated Stock Exchange in terms of the aforesaid circular and has followed the prescribed procedures fully.

As required under Requirement No. 5 of Annexure 1 of the aforementioned ordurar, we are enclosing the following

- a) Draft Scheme of Amalgamation;
- b) Certified True Copy of the Resolution passed at the Board Meeting held on 30th May 2017
- c) Pre and Post amalgamation shareholding pattern of the Company;





Heightered Office

Pot No. 1; Burrassama a aliminidi Aves Immar Roso, Bengstore - 560 095 (NCD) Na 1180 270 0290 57 • Ess. 1990-27992001







- d) Audited financials of last 3 years (as on 31.03.2017) of the companies and latest Unaudited Financials as on 31.03.2017;
- e) Auditor's Certificate as per Para (5) of the Circular;
- f) Compliance with requirements of Regulation 17 to 27 of Listed Regulations;
- g) *Demand Draft of Rs. 26,250 /- (Rs. Twenty six thousand two hundred and fifty) only, including service tax and cess, favoring "The BSE Limited", payable at Mumbai, drawn on 20th June 2017 by State Bank Of India, DD No: 883163.
- * The company has deducted TDS of Rs. 2500/- as per the income tax provisions.

Kindly process the above. We will be glad to furnish any explanation.

Thanking You

For Shetron Limited

A

Diwakar Shetty
Executive Chairman

DIN: 00432755

Encl as above.



ANNEXURE E



Shetron Metropak Private Limited

REPORT OF THE BOARD OF DIRECTORS OF SHETRON METROPAK PRIVATE LIMITED AT ITS MEETING HELD ON TUESDAY, 12TH DECEMBER, 2017 EXPLAINING THE PERSON OF SCHEME OF AMALGAMATION OF SHETRON METROPAK PRIVATE LIMITED WITH SHETRON LIMITED AND THEIR RESPECTIVE MEMBERS AND CREDITORS ("SCHEME OF AMALGAMATION") ON EACH CLASS OF SHAREHULDERS, KEY MANAGERIAL PERSONNEL, PROMOTER AND NON-PROMOTER SHAREHOLDERS, LAYING OUT IN PARTICULAR THE SHARE EXCHANGE BATTO.

Backgraund

- A little promosed Scheme of Annilgmentous of Sharon Metropal, Private Furnied ("Fransferon Company") with Suction Limited ("Transferon Company") and their respective members and creditors ("Scheme") was approved by the Board of Direction of the Company if the meeting held on 10th May, 2017. In accordance with the provisions of Section 237/2)(a) of the Companies Van. 2013, the Directors of the Company are required in integral exploiting the effect of Scheme of Annilgmenton on each alass of shareholders, key managered processed (KMP's) promotes and one-promotes along the effect of the Company laying cut to particular the same exchange ratio. The said report adopted to the Same exchange ratio. The said report adopted to the Sameholders and oscillation.
- 12 Having regard to the aforesaid provisions, this report is addition by the began to the to compay with the requirements of Section 254 260; of Companies Act 2017
- I in The following the mostly seem considered by the Book of Dicceton for the purpose of asset of this report:
 - » Dirit Salarmi of Amalgamation dark limitaled by the Mataging Director of the Company for the purpose of identification



Featury 5 Rega Dtf Plot No. 7, Bommasancka maustriel Area, Hospi Koed, Bangstote - 589 998 RADIA.

• Tel: >81.80 - 27832289) \$1/82 / 45 • 91-50 - 48884300 • Fax : +91-86 - 278 32293

• E-mail total/@shetrongroup.com, • Website :www.shetrongroup.com

CIN : U25205KA2005FTCQ37829





Continuence Sheet



Effect of Scheme of Antalgamation on each class of Starcholders, Key Managerial Personnel, Promoters and Non-Personneler Sharcholders

The Company is whorly-owned subsectory commany of the Francisco Company and Revelope no shares will be issued and allowed by the Francisco Company pursuant to the Scheme of Americannation. Time there will be no enverse effect of the said Scheme of Americannation on the

Imputy Sharehold, a (the willy share of Shareholders), Key Managorial Personnel. Promoter and Non-Promoter Shareholders of the Company. The Company does not have any KMP as it is not impured to have any KMP aider Companies Act, 1917.

By the Order of the Hourd For Spetron Metropak Prisote Limited

Kartik Manohur vayak Managing Uirector

DIN (01277686



ANNEXURE - F



SUPPLEMENTARY ACCOUNTING STATEMENT PURSUANT TO SECTION 232(2)(e) OF THE COMPANIES ACT, 2013

Shetron Metropak Private Limited (Transferor Company)

:Bnd

Shatrim (Limited (Transferes Company)
Summary of Accounting Statement (Unaudited) as on September 30, 2017

(Rs. in Laktes) Shetron Metropak Private Shutron Limited **Particulars** Limited LIABILITIES Share (Japital(paid up) 900 385 Heserves & Surplus -67 2991 2864 Long Term Provisions 3358 Shart Term Berrowings 3122 Trade payables 282 1809 Other Current Liabilities Short Term provisions 289 TOTAL 802 16133 ASSETS 5433 Fixed Assets: ଓଡ଼ିଆ 424 Non-Current Investments Deferred Tax Long Term Leans & Advances 620 Other Non-surrent Assets liventory 26 2922 Trade Receivables 3659 2 58E Cash & cash equivalents 1533 Short term Loam & Advances 198 Other Current Assets TOTAL 957 16133 229

Note:

The unautited figures furnished above reflect the operations for 6 months period from 1.04.2017 to 30.08.2017

2 The Author figures as an March 31 2017, of both the Companies are contained in the Scheme of Amalgamation

3 For the Audited linancial statements as on March 31 2017 of the Transferer Company and the Transferer Company, plinase refer to the website of the company at www.shelrongroup.com

Kartik Manolur Nayak Jami Managing Director

Factory 2 Road Off Plot No. 1, Bormassandra Industrial Area, Hence Pinet, Borgatery - e60,888, INDIA *Tel: -91-86 - 27532296 (1814 257 +6, -95-88 -49058300 - Fax - 91 -80, -276 3229) - E mail: rottle@shetrongroup.com; - Webelte Servive shetrongroup.com C/N: 123014KA1988FLC903842







Website: www.shetrongroup.com; Email: cmpsecy@shetrongroup.com

CIN: L21014KA1980PLC003842

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT BENGALURU (ORIGINAL JURISDICTION)

CA (CAA) No. 81/BB//2017

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

And

In the matter of Scheme of Amalgamation of Shetron Metropak Private Limited

With

Shetron Limited

And

Their Respective Shareholders

BETWEEN:

Shetron Limited

CIN: L21014KA1980PLC003842

A company incorporated under the provisions of the Companies

Act, 1956 and having its registered office

at Plot No 1, Bommasandra Industrial Area

Hosur Main Road, Bangalore 560 099

Represented herein by its authorized signatory

Mr. Divakar Sanku Shetty, Executive Chairman,Transferee/Applicant Company





Website: www.shetrongroup.com; Email: cmpsecy@shetrongroup.com CIN: L21014KA1980PLC003842

Form No. MGT-11 **Proxy form**

| Name of the Unsecured Creditor | | |
|--|--|---|
| Address : | | |
| E-mail Id: | | |
| | | |
| We, Indersigned Unsecured Creditor of Shetron Ippoint | Limited, being the Applicant Company above | , the vertile named, do hereb |
| Лг./Ms | of | and failin |
| iim/her | of_ | a |
| | f the Unsecured Creditors of the Applicant Con | |
| Registered Office of Shetron Limited at c | on Wednesday, the 31st day of January, | 2018 at Plot No |
| | | |
| Bommasandra Industrial Area, Hosur Road, E | Bengaluru- 560 099, at 1.30 P.M. IST for the p | urpose of considerin |
| | Bengaluru- 560 099, at 1.30 P.M. IST for the put modification(s) the Scheme of Amalgamat | • |
| and, if thought fit, to approve, with or withou | · | tion between Shetro |
| nnd, if thought fit, to approve, with or withou Metropak Private Limited ("Transferor Comp | ut modification(s) the Scheme of Amalgama | tion between Shetro |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comp Company") and their respective Shareholders | ut modification(s) the Scheme of Amalgamat pany") and Shetron Limited ("Applicant Com s and Creditors, Meeting and any adjournmen | tion between Shetro npany" or "Transfere nt(s) if any and to vot |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comp Company") and their respective Shareholders or me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamatorany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournment (insert 'F | tion between Shetro npany" or "Transferent(s) if any and to vote |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comp Company") and their respective Shareholders | ut modification(s) the Scheme of Amalgamatorany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournment (insert 'F | tion between Shetro npany" or "Transferent(s) if any and to vote |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comp Company") and their respective Shareholders or me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamatorany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournment (insert 'F | tion between Shetro npany" or "Transferent(s) if any and to vote |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comptompany") and their respective Shareholders for me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamate pany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournmer | tion between Shetro npany" or "Transferent(s) if any and to vote |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comp Company") and their respective Shareholders or me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamate pany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournmer | tion between Shetro npany" or "Transfere nt(s) if any and to vot |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comptompany") and their respective Shareholders for me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamaticany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournmen | npany" or "Transferent(s) if any and to vote For' if yes or 'Against' Affix Revenue |
| and, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Comp. Company") and their respective Shareholders or me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamate pany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournment (insert 'Fy/proxy. | tion between Shetro npany" or "Transfere nt(s) if any and to vote For' if yes or 'Against' |
| And, if thought fit, to approve, with or without Metropak Private Limited ("Transferor Company") and their respective Shareholders for me/us and in my/our names(s) | ut modification(s) the Scheme of Amalgamate pany") and Shetron Limited ("Applicant Comes and Creditors, Meeting and any adjournment (insert 'Fy/proxy. | npany" or "Transferent(s) if any and to vote For' if yes or 'Against' Affix Revenue |





Website: www.shetrongroup.com; Email: cmpsecy@shetrongroup.com

CIN: L21014KA1980PLC003842

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, BENCH, AT BENGALURU (ORIGINAL JURISDICTION)

CA (CAA) No. 81/BB//2017

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

And

In the matter of Scheme of Amalgamation of Shetron Metropak Private Limited

With

Shetron Limited

And

Their Respective Shareholders

BETWEEN:

Shetron Limited

CIN: L21014KA1980PLC003842

A company incorporated under the provisions of the Companies

Act, 1956 and having its registered office

at Plot No 1, Bommasandra Industrial Area

Hosur Main Road, Bangalore 560 099

Represented herein by its authorized signatory

Mr. Divakar Sanku Shetty, Executive Chairman, Transferee/Applicant Company





Website: www.shetrongroup.com; Email: cmpsecy@shetrongroup.com CIN: L21014KA1980PLC003842

ATTENDANCE SLIP This attendance slip duly filled in to be handed over at the entrance of the meeting hall

| Name of the attending Unsecured Creditor (in Block Letters): |
|---|
| |
| Signature |
| Name of the Proxy (in Block Letters, to be filled in if the proxy attends instead of the members) |
| Signature |
| I hereby record my presence at the Meeting of the Unsecured Creditors of the Company convened by the Company pursuant to the order of the Hon'ble National Company Law Tribunal, Bengaluru Bench, dated 12 th December, 2017, to be held at 1.30 P.M. on Wednesday, the 31 st day of January, 2018 at Plot No 1, Bommasandra Industrial Area, Hosur Road, Bengaluru- 560 099, to consider, and, if thought fit, to approve, with or without modification(s) the Scheme of Amalgamation between Shetron Metropak Private Limited ("Transferor Company") and Shetron Limited ("Applicant Company" or "Transferee Company") and their respective Shareholders and Creditors. |
| |
| To be signed at the time of handing Signature of Unsecured Creditors / Proxy |