27th July, 2016

To, The Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400001



Scrip Code: 532349

Ref: Scheme of Arrangement between Transport Corporation of India Ltd. & TCI Express Ltd. Sub: Submission of documents pursuant to SEBI Circular CIR/CFD/CMD/16/2015 dated 30th November, 2015

Dear Sir/Madam,

We are pleased to inform you that the Hon'ble High Court of Hyderabad for the State of Telangana and for the State of Andhra Pradesh vide their order dated 14th June, 2016, certified copy of which dated 26th July, 2016 was received by the Company today, has approved the Scheme of arrangement between Transport Corporation of India Limited and TCI Express Limited and their respective shareholders and creditors.

Accordingly, in compliance with SEBI Circular CIR/CFD/CMD/16/2015 dated November 30, 2015, we are enclosing/providing the following documents/information as detail below:

S. No	Name of Document/Information	Attachment/Remark
1	Copy of the scheme of arrangement between Transport Corporation of India and TCI Express Limited and their respective shareholders and creditors and order of Hon'ble High Court towards approval of the Scheme	Annexure-A
2	Result of voting by shareholders for approving the Scheme	Annexure-B
3	Statement explaining changes, if any, and reason for such changes carried out in the Approved Scheme of Arrangement vis-à-vis the Draft Scheme of Arrangement	There were no changes in the Scheme approved by High Court vis-à-vis the Draft Scheme upon which No Observation Letters were provided by BSE Limited and National Stock Exchange Limited vide their letters dated 1 st February, 2016 and 29 th January, 2016 respectively.
4	Status of compliance with the Observation Letter or No Objection Letter of the Stock Exchanges(s)	The Company has complied with all clauses of Observation Letters were provided by BSE Limited and National Stock Exchange Limited vide their letters dated 1 st February, 2016 and 29 th January, 2016 respectively and the resulting company i.e. TCI Express Limited will comply the conditions as mentioned in these Observation letters.
5	The application seeking exemption from Rule 19 (2) (b) of SCRR, 1957 wherever applicable	The application seeking exemption from Rule 19(2) (b) of SCRR, 1957 will be submitted with the Stock Exchange(s) in due course.
6	Complaints Report as per Annexure III of this Circular	Annexure-C

If you require any further clarification/ Information, we shall be glad to furnish the same.

Thanking you, Yours faithfully, For Transport Corporation of India Ltd.

Arcl ande Company Secretary & Compliance Officer



Transport Corporation of India Ltd.

Corporate Office : TCI House, 69 Institutional Area, Sector 32, Gurgaon-122 207, Haryana, India www.tcil.com Tel : 0124-2381-603 - 07 Fax : 0124-2381611 corporate@tcil.com Regd. Office : Flat Nos. 306 & 307, 1-8-273, Third Floor, Ashoka Bhoopal Chambers, S P Road, Secunderabad - 500 003 Tel : 040-27840104 Fax : 040-27840163 CIN : L70109TG1995PLC019116

Annexure - A



HIGH COURT OF JUDICATURE AT HYDERABAD FOR THE STATE OF TELANGANA AND THE STATE OF ANDHRA PRADESH (Original Jurisdiction)

TUESDAY, THE FOURTEENTH DAY OF JUNE TWO THOUSAND AND SIXTEEN

PRESENT

THE HON'BLE SRI JUSTICE S.V.BHATT

COMPANY PETITION NO: 119 OF 2016 CONNECTED WITH COMPANY APPLICATION NO: 117 OF 2016

IN THE MATTER OF COMPANIES ACT, 1956 (1 OF 1956)

AND IN THE MATTER OF SECTIONS 391 TO 394 OF THE SAID ACT

AND IN THE MATTER OF M/S. TRANSPORT CORPORATION OF INDIA LIMITED

AND IN THE MATTER OF M/S. TCI EXPRESS LIMITED AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

M/s. Transport Corporation of India Limited

a Company Registered under the Companies Act, 956 and having its registered office at Flat Nos.306 & 307, 3rd Floor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road, Secunderabad, Telangana - 500003 Represented by its Authorised Signatory Sri Rajesh Agarwal.

.....Petitioner/Demerged Company

Petition to Sanction the Scheme of Arrangement under Section 391 and 394 of the Companies Act, 1956, praying that this Hon'ble Court may be pleased to

- (a) That the scheme of arrangement as approved by the shareholders and Unsecured Creditors and consented by the Secured Creditors of the petitioner/Demerged Company, a copy of which is filed hereto as Annexure-A5, be sanctioned and confirmed by this Hon'ble High Court so as to be binding on all the members, creditors and employees of the Petitioner Company and all concerned.
- (b) For an order under Section 394 of the Act that the Petitioner Company do within 30 days after the date of the orders, cause a certified copy to be delivered to the Registrar of Companies, Andhra Pradesh and Telangana, Hyderabad for registration and on such certified copy being delivered or such date as this Hon'ble High Court may deem fit, the Registrar of Companies. Andhra Pradesh and Telangana, Hyderabad shall take all necessary consequential action in respect of the Petitioner Company.

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For Transport Corporation of India Ltd.

Company Secretary & Compliance Officer

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(c) That the parties of the scheme of arrangement or other persons interested shall be at liberty to apply to this Hon'ble Court for any direction that may be necessary in regard to the carrying out of the scheme of arrangement.

This Petition coming on for orders upon reading the Company Petition and the affidavit dated: 31.3.2016 filed by Sri Rajesh Agarwal, Authorized Signatory of M/s. Transport Corporation of India Limited in support of the Petition and upon hearing the arguments of Sri V.S.Raju, Advocate for the Petitioner/Demerged Company.

The Court made the following: ORDER

For Transport Corporation of India Ltd.

(ARCHANA ANDEY) Company Secretary & Compliance Officer -2-



HON'BLE SRI JUSTICE S.V.BHATT

COMPANY PETITION No.119 OF 2016

ORDER:

Heard learned counsel for the petitioner.

Transport Corporation of India Limited (demerged company) filed this petition under Sections 391 and 394 of the Companies Act. 1956 (for short 'The Act') praying for sanction of scheme of orrangement between petitioner company i.e. Transport Corporation of India Limited and TCI Express Limited (resulting company).

These corporate entities are called, for convenience, demerged company and resulting company respectively.

Learned counsel for the petitioner has placed reliance upon MIHEER H.MAFATLAL V. MAFATLAL INDUSTRIES LIMITED¹, NEBULA MOTORS LIMITED² and ANDHRA BANK HOUSING FINANCE LIMITED V. M/S ANDHRA BANK³ to explain the jurisdiction of this Court under Sections 391 and 394 of the Act.

The gist of the case is as follows:

The demerged company was incorporated for carrying on the business of public carriers, transporters and carriers of goods, passengers, merchandise, documents, parcels, services of pickup and delivery of documents, parcels, door to door/desk service of small, medium, bulk; odd or any size or type of consignments of all

¹ 1996(87) Company Cases 792.

- ² 2003(5) ALD 327
- ³ 2002(3) ALD 654





types of goods and merchandise including parcels, documents, refrigerated and frozen all types of goods and merchandise including parcels, documents, public printed materials and household articles by company owned aircrafts and/or by leased or hired aircrafts and acquire permits for operating company owned or leased or hired aircrafts or any other airborne vehicle on any route in India or in any part of the world or in space etc.

The resulting company has substantially same and similar business objectivities and activities. The Memorandum and Articles of Association of the demerged company is filed as annexure A1. The audited balance sheet of demerged company as on Annexure A3 is the 31.03.2015 is filed as annexure A2. Memorandum and Articles of Association, and the audited balance sheet as on 31.03.2015 of resulting company is annexure A4. On 08.10.2015. The Board of Directors of demerged company approved the scheme of arrangement. The Board of Directors of resulting company, having regard to the advantages perceived with the demerged company, approved the scheme of The demerged company has set out the satient arrangement. features of the scheme of arrangement and with the assistance of learned counsel appearing for the petitioner. I have perused the annexures.

The demerged company filed C.A. No.117 of 2016 under-Sections 391 and 394 of the Act to dispense with the requirement of convening the meeting of secured creditors and direct to convene

For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer

the meetings of equity shareholders and unsecured creditors of the demerged company. On 10.02.2016, the application was allowed and the requirement of convening the meeting of secured creditors was dispensed with and Chairpersons were appointed to conduct the meetings of unsecured creditors and shareholders and after conducting meetings, Chairpersons filed their reports. On 06.04.2016, this Court, in the instant company petition, ordered notice to the Regional Director, South East Region, Ministry of Corporate Affairs, Hyderabad. The petitioner was directed to cause publication of notice of scheme of arrangement in 'Business Standard' (English Daily) and 'Andhra Bhoomi' (Telugu Dailiy), Hyderabad editions. The petitioner submits that notice on the statutory authority was served and the advertisement was published in the newspapers on 18.04.2016. On 06.06.2016, the Regional Director, South East Region, Ministry of Corporate Affairs, Hyderabad filed his report.

Learned counsel for the petilioner submits that the demerged and resulting companies are holding and subsidiary companies respectively. Secured creditors/unsecured creditors of the demerged company have given their consent for the proposed scheme of arrangement. The jurisdiction of this Court, while approving the scheme of arrangement, according to Miheer H.Mafattal's (1 supra) case, is as follows:

"(1) The sanctioning Court has to see to it that all the requisite statutory procedure for supporting such a scheme

For Transport Corporation of India Ltd.

Company Secretary & Compliance Officer

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has been complied with and that the requisite meetings as contemplated by <u>Section 391(1)(a)</u> have been held.

(2) That the scheme put up for sanction of the Court is backed up by the requisite majority vote as required by <u>Section 391(2)</u>.

(3) That the concerned meetings of the creditors or members or any class of them had the relevant material to enable the voters to arrive at an informed decision for approving the scheme in question. That the majority decision of the concerned class of voters is just and fair to the class as a whole so as to legitimately bind even the dissenting members of the class.

(4) That all necessary material indicated by <u>Section</u> <u>393(1)(a)</u> is placed before the voters at the concerned meetings as contemplated by <u>Section 391(1)</u>.

(5) That all the requisite material contemplated by the proviso to sub-section (2) of Section 391 of the Act is placed before the Court by the concerned applicant seeking sanction for such a scheme and the Court gots satisfied about the same.

(6) That the proposed scheme of compromise and arrangement is not found to be violative of any provision of law and is not contrary to public policy. For ascertaining the real purpose underlying the scheme with a view to be satisfied on this aspect, the Court, if necessary, can pierce the veil of apparent corporate purpose underlying the scheme and can judiciously x-ray the same.

(7) That the Company Court has also, to satisfy itself that members or class of members or creditors or class of creditors, as the case may be, were acting bona fide and in good faith and were not coercing the minority in order to promote any interest adverse to that of the latter compromising the same class whom they purported to represent.

(8) That the scheme as a whole is also found to be just, fair and reasonable from the point of view of prudent men of business taking a commercial decision beneficial to the class represented by them for whom the scheme is meant.

For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer

(9) Once the aforesaid broad parameters about the requirements of a scheme for getting sanction of the Court are found to have been met, the Court will have no further jurisdiction to sit in appeal over the commercial wisdom of the majority of the class of persons who with their open eyes have given their approval to the scheme even if in the view of the Court there could be a better scheme for the company and its members or creditors for whom the scheme is framed. The Court cannot refuse to sanction such a scheme on that ground as it would otherwise amount to the Court exercising appellate jurisdiction."

Learned counsel appearing for the statutory authority has reported no objection for the proposed scheme of arrangement.

I have considered the material available on record, the principles of law enunciated by the Apex Court in *Miheer H.Mafatlal's* case (1 supra) and the conclusions/ recommendations of the statutory authority through his report dated 27.05.2016.

Having regard to the above material/report, this Court is of the opinion that the proposed scheme of arrangement is in conformity with the provisions of the Act. The scheme does not affect the interest of stakeholders and the public or public interest and is intended to further the business interests of demerged and resulting companies for more profit and maximum utilization of available resources. Therefore, the scheme of arrangement approved in the meeting of Board of Directors of demerged company on 08.10.2015 is sanctioned with effect from the date appointed i.e. closing business hours of 31.03.2016. The demerged

> For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer



and the resulting companies are directed to communicate certified copy of this order to the Registral of Companies for the State of Telangana and the State of Andhra Pradesh, Hyderabad within 30 days from the date of receipt of a copy of this order. They are further directed to take all consequential and statutory steps required in pursuance of the approved scheme of arrangement and the Act.

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Company pelition is ordered accordingly.

Sd/- V, RAMESH JOINT REGISTRAR //TRUE COPY//

SECTION OFFICER

- то
 - Sri Rajesh Agarwal, Authorised Signatory. M/s. Transport Corporation of India Limited, Registered Office at Flat Nos.306 & 307. 3rd Floor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road, Secunderabad, Telangana -500003
 - The Authorized Signatory M/s. TCI Express Limited. Registered Office at Flat Nos.306 & 307, 3rd Floor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road, Secunderabad, Telangana - 500003
 - The Official Liquidator, High Court of Judicature at Hyderabad, for the State of Telangana and the State of Andhra Pradesh, 1st Floor, Corporate Bhawan, Nagole, Bandlaguda, Thattiannaram Village, Hayatnagar Mandal, Ranga Reddy District, Telangana State Pin: Code 500 680.
 - The Registrar of Companies. Ministry of Corporate Affairs, Government of India, 2nd Floor, Corporate Bhawan, Nagole. Bandlaguda, Thattiannaram Village, Hayatnagar Mandal, Ranga Reddy District. Telangana State, Pin : Code 500 680.
 - The Regional Director, South East Region, Ministry of Corporate Affairs, 3rd Floor, Corporate Bhawan, Nagole, Bandlaguda, Thattiannaram Village, Hayatnagar Mandal, Ranga Reddy District, Telangana State, Pin; Code 500 680.
 - The Section Officer, OS Section, High Court of Judicature at Hyderabad, for the State of Telangana and the State of Andhra Pradesh.
 - 7. One CC to Sri V.S.Raju, Advocate (OPUC)

8. Two CD Copies.

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For Transport Corporation of India Ltd.

Company Secretary & Compliance Officer

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For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer

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High Court

For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer



HIGH COURT OF JUDICATURE AT HYDERABAD FOR THE STATE OF TELANGANA AND THE STATE OF ANDHRA PRADESH (Original Jurisdiction)

- 7

TUESDAY, THE FOURTEENTH DAY OF JUNE TWO THOUSAND AND SIXTEEN

PRESENT THE HON'BLE SRI JUSTICE S.V.BHATT

COMPANY PETITION NO: 119 OF 2016 CONNECTED WITH COMPANY APPLICATION NO: 117 OF 2016

IN THE MATTER OF COMPANIES ACT, 1956 (1 OF 1956)

AND IN THE MATTER OF SECTIONS 391 TO 394 OF THE SAID ACT AND

IN THE MATTER OF M/S. TRANSPORT CORPORATION OF INDIA LIMITED

AND IN THE MATTER OF M/S. TCI EXPRESS LIMITED AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

M/s. Transport Corporation of India Limited a Company Registered under the Companies Act, 956 and having its registered office at Flat Nos.306 & 307, 3rd Floor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road, Secunderabad, Telangana - 500003 Represented by its Authorised Signatory Sri Rajesh Agarwal.

.....Petitioner/Demerged Company

Petition to Sanction the Scheme of Arrangement under Section 391 and 394 of the Companies Act, 1956, praying that this Hon'ble Court may be pleased to

(a) That the scheme of arrangement as approved by the shareholders and Unsecured Creditors and consented by the Secured Creditors of the petitioner/Demerged Company, a copy of which is filed hereto as Annexure-A5, be sanctioned and confirmed by this Hon'ble High Court so as to be binding on all the members, creditors and employees of the Petitioner Company and all concerned.

(b) For an order under Section 394 of the Act that the Petitioner Company do within 30 days after the date of the orders, cause a certified copy to be delivered to the Registrar of Companies, Andhra Pradesh and Telangana, Hyderabad for registration and on such certified copy being delivered or such date as this Hon'ble High Court may deem fit, the Registrar of Companies, Andhra Pradesh and Telangana, Hyderabad shall take all necessary consequential action in respect of the Petitioner Company.

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For Transport Corporation of India Ltd.

100 (ARCHANA PANDEY Company Secretary & Compliance Officer



(c) That the parties of the scheme of arrangement or other persons interested shall be at liberty to apply to this Hon'ble Court for any direction that may be necessary in regard to the carrying out of the scheme of arrangement.

This Petition coming on for orders upon reading the Company Petition and the affidavit dated: 31.3.2016 filed by Sri Rajesh Agarwal, Authorized Signatory of M/s. Transport Corporation of India Limited in support of the Petition and upon hearing the arguments of Sri V.S.Raju, Advocate for the Petitioner/Demerged Company.

Order Under Section 394

Upon the above petition coming on for further hearing on 14-6-2016

THIS COURT DOTH ORDER

- 1. That the scheme of arrangement on as approved by the shareholders and unsecured creditors and consented by the secured creditors of the Petitioner/Demerged Company on 8.10.2015 be and hereby is sanctioned with effect from the date appointed i.e. closing, business hours of 31.3.2016, a copy of arrangement is illed along with the Petition as Annexure A-5 and doth horeby declare the same to be binding on all the members creditors and employees of the Petitioner-Demerged Company and all concerned the Demerged Company and the Resulting Companies here are viz., M/s. Transport Corporation of India Limited and M/s. TCI Express Limited.
- That the Scheme of arrangement is for the demerger of the XPS undertaking of Transport Corporation of India Limited into TCI Express Limited a wholly owned subsidiary of Transport Corporation of India Limited,
- 3. That all the property, rights and powers of XPS undertaking demerged division of Transport Corporation of India Limited -- Demerged Company specified in the parts A. B. C. D of the scheme hereto and all other property, rights and powers of the demerged XPS undertaking division of Demerged Company be transferred without further act or deed to the resulting company and accordingly the same shall pursuant to section 394(2) of the companies Act, 1956, be transferred to and vest in the Resulting Company for all the estate and interest of the demerged XPS undertaking division of Demerged SPS undertaking division of Demerged to the resulting Company for all the estate and interest of the demerged XPS undertaking division of Demerged Company therein but subject nevertheless to all charges now affecting the same; and

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For Transport Corporation of India Ltd. Company Secretary & Compliance Officer

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4. That all the liabilities and duties of the demerged XPS undertaking division of Demerged Company be transferred without further act or deed to the resulting company and accordingly the same shall, pursuant to section 394(2) of the Companies Act, 1956, be transferred to and become the liabilities of the Resulting Company; and

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- That all proceedings now pending by or against the demerged XPS undertaking division of Demerged Company be continued by or against the Resulting Company; and
- 6. That the Resulting Company do without further application issue and allot one equity share of face value of Rs.2/- each fully paid up to all shareholders of the Demerged Company as have not given such notice of dissent as is required by clause 14 of the scheme herein the shares in the Resulting Company to which they are entitled under the said scheme; and
- That the Demerged and Resulting Companies are directed to communicate certified copy of this Order to the Registrar of Companies for the State of Telangana and the State of Andhra Pradesh, Hyderabad within 30 days from the date of receipt of a copy of this Order.
- That the Demerged and Resulting Companies be and hereby further directed to take all consequential and statutory steps required in pursuance of the approved scheme of arrangement and the Act.
- 9. That any person interested shall be at liberty to apply to the court in the above matter for any directions that may be necessary.

SCHEDULE

PART-A deals with Definitions and share capital

- PART-B deals with the Demerger of XPS undertaking
- PART-C deals with Restructure of share capital in the format utilization of securities premium Account of the Demerged Company and Restructure of share capital Account in the form of cancellation of existing share capital and increase in Authorised capital of the Resulting Company.

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For Transport Corporation of India Ltd.

Company Secretary & Compliance Officer

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PART-D deals with General & Other Terms and conditions applicable to this scheme of arrangement.

Dated this the 14^{th} Day of June 2016

Note: The Scheme of Arrangement is enclosed herewith.

¹ Sd/- V.RAMESH JOINT REGISTRAR

//TRUE COPY//

SECTION OFFICER

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- Sri Rajesh Agarwal, Authorised Signatory, M/s. Transport Corporation of India Limited, Registered Office at Flat Nos.306 & 307. 3rd Floor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road, Segunderabad, Telangana -500003
- The Authorized Signatory M/s. TCI Express Limited, Registered Office at Flat Nos.306 & 307, 3rd Floor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road, Secunderabad, Telangana - 500003
- The Official Liquidator, High Court of Judicature at Hyderabad, for the State of Telangana and the State of Andhra Pradesh. 1st Floor, Corporate Bhawan, Nagole, Bandlaguda, Thattiannaram Village, Hayatnagar Mandal, Ranga Reddy District, Telangana State Pin. Code 500 680.
- 4. The Registrar of Companies, Ministry of Corporate Affairs, Government of
- India, 2nd Floor, Corporate Bhawan, Nagole, Bandlaguda. Thattiannaram Village. Hayatnagar Mandal, Ranga Reddy District, Telangana State, Pin : Code 500 680.
- The Regional Director, South East Region, Ministry of Corporate Affairs, 3rd Floor, Corporate Bhawan, Nagole, Bandlaguda, Thattiannaram Village, Hayatnagar Mandal, Ranga Reddy District, Telangana State, Pin: Code 500 680.
- The Section Officer, OS Section, High Court of Judicature at Hyderabad, for the State of Telangana and the State of Andhra Pradesh.
- 7. One CC to Sri V.S.Raju, Advocate (OPUC)
- 8. Two CD Copies.

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SUPERINTEMENT

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For Transport Corporation of India Ltd.

(NDEY) (ARCHAN) Company Secretary & Compliance Officer



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For Transport Corporation of India Ltd. (ARCHANTFANDEN) Company Secretary & Compliance Officer

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SCHEME OF ARRANGEMENT

BETWEEN

Transport Corporation of India Limited ("The Demerged Company")

AND

TCI Express Limited ("The Resulting Company")

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

This Scheme of Arrangement (hereinafter referred as "Scheme") is presented under Sections 391 to 394 and 100 to 103 of the Companies Act 1956 read with Sections 52 of the Companies Act 2013 and other applicable provisions of the Companies Act, 1956 and/or the Companies Act, 2013 (to the extent applicable) for the demerger of the XPS Undertaking (hereinafter referred as Demerged Undertaking) of Transport Corporation of India Limited (referred hereinafter as Demerged Company) into TCI Express Ltd., a wholly owned subsidiary of Transport Corporation of India Ltd (hereinafter referred as Resulting Company) and other matters consequential or otherwise integrally connected to the foregoing.

For Transport Corporation of India Limite

For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer



PREAMBLE

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Description of Companies

The Demerged Company

Transport Corporation of India Limited, was originally incorporated as a Public Limited Company under the name and style of TCI Industries Limited under Companies Act 1956 and thereafter changed its name to Transport Corporation of India Limited vide fresh certificate of incorporation dated 29th January, 1999. The Company's registered office is situated at Flat Nos. Chambers. SP Shoopal Ashoka 307, 3rdFloor, 1-8-271-273, 306 & Road Secunderabad, Telangana - 500003 and its Corporate Identification Number is L70109TG1995PLC019116. The company is listed on BSE Ltd. (Formerly known as Bombay Stock Exchange Ltd.) and National Stock Exchange Ltd. Initially started as a trucking company, it has grown and diversified into businesses spanning into entire value chain of logistics activities through following main business undertakings;

- a) TCI Freight undertaking engaged in surface transportation and trucking business. This division is fully equipped to provide total transport solutions for cargo of any dimension or product segment. It transports cargo on FTL (Full truck load),LTL (Less than truck load), small packages and ODC (Over Dimensional Cargo).
- b) TCI XPS undertaking is engaged in express distribution and offers a single window doorto-door & time bound solutions for customers' express requirements.
- c) TCI Supply Chain Solutions undertaking is a single window enabler of integrated supply chain solutions right from conceptualization and designing the logistics network to actual implementation. The core service offerings are Supply Chain Consultancy, Inbound Logistics, Warehousing/ Distribution Centre Management & Outbound Logistics.
- d) TCI Seaways undertaking engaged in coastal shipping and equipped with four ships in its fleet and caters to the coastal cargo requirements for transporting container and bulk cargo.
- e) TCI Global undertaking provides end-to-end logistics solutions across boundaries, through wholly owned overseas subsidiaries and joint ventures.

The Resulting Company

TCI Express Limited was originally incorporated on 10th November, 2008 as a Public Limited Company under the name and style of TCI Properties (Pune) Limited and thereafter changed its name to its present For Transport Corporation of India Limited

Authorised Signatory

For Transport Corporation of India Ltd.

ARCHAN PANDE Company Secretary & Compliance Officer



name i.e. TCI Express Limited vide fresh certificate of incorporation dated 8th October, 2015. The Company's registered office is situated at Flat Nos. 306 & 307, 3rdFloor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road Secunderabad, Telangana – 500003 and its Corporate Identity Number is U70109TG2008PLC061781 and it is an unlisted entity.

The main objects of the Resulting Company includes carrying on the business of express cargo, logistics etc.

RATIONALE FOR THE SCHEME

It has been realized by the Board of Directors of Demerged Company that the company has several commercial activities which are distinct and diverse from each other. In order to ensure sustainable long term and profitable growth, market share and continuous customer service, it requires focused management attention, different set of skills and resources to meet competitive environment and risks. With this objective in mind, it is proposed to transfer and vest the XPS Undertaking in the Resulting Company. It is envisaged that the proposal shall be in the larger interest of shareholders, creditors and other stakeholders of the Demerged Company and help to achieve effective future growth of the Resulting Company. The proposed demerger shall result in following benefits;

- a) The nature of the risk and competition with respect to the business of XPS Undertaking is distinct from the other businesses of the Demerged Company and consequently, upon demerger, the XPS Undertaking would be capable of attracting a different set of investors and strategic partners.
- b) The XPS Undertaking has tremendous growth and profitability potential, more specifically in support to E-commerce space where it requires focused leadership and management attention and the proposed demerger shall provide the same.
- c) The reorganization by the proposed Scheme will enable investors to separately hold investment in businesses with different investment characteristics, thereby enabling them to select investments which best suits their investment strategies and risk profiles.
- d) The proposed demerger will enable the Demerged Company to focus on its residual businesses and achieve greater synergies.

OPERATION OF THE SCHEME

- a) The XPS Undertaking of the Demerged Company is proposed to be demerged, pursuant to applicable provisions of the Companies Act, 1956 or the Companies Act, 2013 and/or other applicable laws and be transferred and vested in the Resulting Company for achieving the above mentioned objectives.
- b) The Demerged Company shall continue its interest in the Remaining Undertakings as it presently being carried out but with greater focus, to growth opportunities and risks.
- c) The Resulting Company shall issue and allot equity shares to all the shareholders of the Demerged Company upon transfer of the said Undertaking in proportion to their shareholding in Demerged Company which would result in the mirror image of the existing shareholding pattern. Upon the Scheme coming into effect, the Resulting Company shall cease to be a Wholly Owned Subsidiary of the Demerged Company.

For Transport Corporation of India Limited, FUA

Authorised Signatory

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For Transport Corporation of India Ltd.

Company Secretary & Compliance Officer





d) Various other matters consequential or otherwise integrally connected herewith including reorganization of capital in the form of the utilisation of Securities Premium Account of Demerged Company and cancellation of the existing share capital of the Resulting Company shall form an integral part of the scheme.

- e) The demerger of XPS Undertaking shall take effect from the Appointed Date and shall be in accordance with Section 2(19AA) of the Income Tax Act 1961
- f) The Scheme shall be in compliance with the applicable SEBI Guidelines, Regulations. Notifications & circulars particularly SEBI circular number CIR/CFD/DIL5/2013 dated February 04, 2013 read with Circular Number CIR/CFD/DIL/8/2013 dated May 21, 2013 and any amendments made thereto.

PARTS DF THE SCHEME

The Scheme is divided into the following parts:

- a. PART A deals with Definitions and Share capital;
- b. PART B deals with the Demerger of XPS Undertaking;
- c. PART C deals with Restructure of Share Capital in the form of utilisation of Securities Premium Account of the Demerged Company and Restructure of Share Capital Account in the form of cancellation of existing Share Capital and increase in Authorised Capital of the Resulting Company. d. PART D deals with General & Other Terms and Conditions applicable to this Scheme of Arrangement.

For Transport Corporation of India Limited/

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For Transport Corperation of India Ltd.

(ARC) PANDEY) Company Secretary & Compliance Officer



PART A

1) DEFINITIONS

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

- a) "Act" shall mean, the Companies Act, 1956 to the extent not repealed/superseded, and the Companies Act, 2013, to the extent notified, as amended from time to time, and rules and regulations made thereunder, for the time being in force, and which may relate or are applicable to the arrangement.
- b) "Appointed Date" means closing business hours of 31³¹ March 2016 or such other date as may be approved by the High Court.
- c) "Applicable Law" means any statute, notification, bye-law, rules, regulations, guidelines, policy code, directives, ordinance, notice, order or instruction, law enacted by any appropriate authority in India Including any modification for time being in force.
- "Brands" means brands, trade name and trademarks which are owned by the Demerged Company or wherein it has any economic, beneficial or other right or interest;
- e) "Demerged Undertaking" means XPS Undertaking of the Demerged Company.
- f) "Demerged Company" means Transport Corporation of India Ltd, a Public Limited Company incorporated under the Companies Act, 1956 and having its registered office at Flat Nos. 306 & 307, 3rdFloor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road Secunderabad, Telangana – 500003
- g) ^{[**}Encumbrances" means:
 - i) securities, charges (whether fixed or floating), liens, guarantees, mortgages, pledge, hypothecation, assignment, deed of trust, title retention, security interest or other encumbrances of any kind securing, or conferring any priority of payment in respect of, any obligation of any person, including any right granted by a transaction which, in legal terms, is not the granting of security but which has an economic or financial effect similar to the granting of security under applicable law;
 - any proxy, power of attorney, voting trust agreement, interest, option, right of first offer, refusal or transfer restriction in favour of any person; and
 - iii) any adverse claim as to title, possession or use.
- h) "Effective Date" shall mean the date or the last of the dates when the certified copies of the orders of the Hon'ble High Court are filed with the Registrar of Companies, Andhra Pradesh and Telangana, Hyderabad by the Demerged & Resulting Companies. Any reference in this Scheme to the date of "coming into effect of this Scheme" or "effectiveness of this Scheme" shall mean the Effective Date.
- i) "ESOS" means stock options granted but not vested under existing Employee Stock Option Scheme Part VI, VII & VIII of the Demerged Company approved by shareholders vide special resolution dated 23.10.2006 and formulated by the Compensation/ Nomination & Remuneration Committee of the Board of Directors of the Company from time to time in line with the said resolution.

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"High Court" means the Hon'ble High Court of Judicature at Hyderabad for the State of Telangana and the State of Andhra Pradesh and shall include the National Company Law Tribunal, if applicable;

- k) "Record Date" means any date on or after the Effective Date to be fixed by the Board of Directors, or a committee thereof, of the Resulting Company for the purpose of reckoning names of the equity shareholders of the Demerged Company who shall be entitled to receive the equity shares of the Resulting Company pursuant to Clause 14of this Scheme;
- I) "Remaining Business(es)/Remaining Undertaking(s) of Demerged Company " means all the assets (including Brands), liabilities, businesses, activities and operations other than the Demerged Undertaking, as on the commencement of the Appointed Date and as modified and altered from time to time till the Effective Date;
- m) "Resulting Company" means "TCI Express Limited a company incorporated under the Companies Act, 1956 and having its Registered office at Flat Nos. 306 & 307, 3rdFloor, 1-8-271-273, Ashoka Bhoopal Chambers, SP Road Secunderabad, Telangana – 500003.
- n) "Scheme" means this Scheme of Arrangement in its present form or with any amendment(s)/modification(s) made under Clause 31 of the Scheme as approved or directed by the High Court.
- "SEBI" means Securities and Exchange Board of India.
- p) "SEBI Circulars" means Circulars issued by SEBI, being Circular Number CIR/CFD/DIL5/2013 dated February 04, 2013 read with Circular Number CIR/CFD/DIL/8/2013 dated May 21, 2013 and any amendments made thereto.
- g) "Stock Exchanges" shall collectively mean the BSE Ltd. (Formerly known as Bombay Stock Exchange Ltd.) and the National Stock Exchange Ltd.
- r) "XPS Undertaking " or "Demerged Undertaking" means business activity, and operations relating to the existing XPS undertaking taken as a whole, of the Demerged Company, on a going concern basis and shall mean and include (without limitations) the following:
 - i) All assets and properties (whether movable or linmovable, real, corporeal or incorporeal, present, future or contingent, langible or intangible, in possession or reversion and all intellectual property rights in the Brands) wherever situated as are relatable to the said Undertaking, including the immoveable properties with all that pieces or parcels of freehold and leasehold lands, and premises, together with all the buildings and structures standing thereon, as more particularly described in Annexure A hereof;
 - All present and future liabilities (including contingent liabilities) as set out in Clause 3of this
 Scheme, whether secured or unsecured, including loans, debts, current liabilities and
 provisions, duties and obligations, relatable to the XPS Undertaking;
 - iii) without prejudice to the generality of the above, all current assets, loans and advances, funds, offices, furniture, fixtures, office equipment, appliances, accessories and vehicles, all kinds of permits including license(s), quotas, rights, entitlements, bids, tenders. Letters of intent, expressions of interest, subsidies, concessions, exemptions, environmental clearances, remissions, tax deferrals including TDS, VAT, advance tax etc., tenancies in relation to office and/or residential property, offices, goodwill, investment, insurence, the relation to office and/or residential property, offices, goodwill, investment, insurence, the relation to office and/or residential property.

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(ARCHANA PANDEY) Company Secretary & Compliance Officer benefit of any deposit, financial assets, funds, cash, bank balances and bank accounts relating to the day to day operations, all earnest moneys and/or security deposits, if any, paid or received by the Demerged Company in connection with or relating to the XPS Undertaking, sundry debtors, receivables, actionable claims, bills, credit notes, all inventories, stock-in-trade, packaging material, privileges, all other rights and benefits, rights to use and avail of telephone, telexes; facsimile connection and installations, utilities, power lines, water pipelines, electricity and other services, provisions, funds, benefits of all agreements, subsidies, grants and incentive schemes formulated by the Central or the State Government, if any, contracts and arrangements, bonds, claims and all other interest, all intellectual property rights including Brands in connection with or related to the XPS Undertaking and all records, files, papers, computer programs, 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, whether in physical form or electronic form, all employees and all legal, quasi-judicial or other proceedings initiated or continued by or against or in connection with or relating to the XPS Undertaking.

All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, the Securities Contracts Regulation Act, and other applicable laws, rules, regulations, bye-laws, as the case may be or any statutory modifications or re-enactments thereof from time to time.

2) SHARE CAPITAL

The share capital structure of the Demerged Company as on March 31, 2015 is as under:

Particulars		Amount (Rs.)	
Authorised:			
100,000,000 Equity Shares of Rs. 2/- Each		200,000,000	
500,000 Preferential Shares of Rs. 100/- Each		50,000,000	
	TOTAL	250,000,000	
Issued, Subscribed & Paid-Up		ar Photos - an a sama san an a	
75, 673,500 Equity Shares of Rs. 2/- Each		151,347,000	
	TOTAL	151,347,000	

The Equity shares are listed on National Stock Exchange of India Limited (NSE) and BSE Limited (BSE).

Further, as on August 05, 2015, the Demerged Company allotted 400,100 equity shares to its employees on exercise of stock options issued pursuant to the Employee Stock Options Scheme Part V, VI & VIII and subsequent to said allotment, the Issued, Subscribed and paid up share

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capital stand increased to Rs 152,147,200 (comprising of 76,073,600 equity shares of Rs 2/each).

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Till date, the following Stock Options granted to the Employees of the Demerged Company pursuant to the varied Employee Stock Options Schemes viz. ESOS VI, ESOS VII & ESOS VIII are outstanding for conversion into equal no. of Equity Shares:

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No.	01	Options	178000	371000	483000
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a) The share capital structure of the Resulting Company as on March 31, 2015 is as under

Particulars	Amount (Rs.)
Authorised:	
1,00,000 Equity Shares of Rs. 10/- Each	10,00,000
TO	TAL 10,00,000
Issued, Subscribed & Paid-Up	
50,000 Equity Shares of Rs. 10/- Each	5,00,000
	TAL 5,00,000

Subsequent to March 31, 2015, there is no change in the capital structure of the Resulting Company. The Resulting Company is Wholly Owned Subsidiary of Demerged Company.

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PART B

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3) TRANSFER AND VESTING OF THE DEMERGED UNDERTAKING

- a) Upon coming into effect of this Scheme and with effect from the Appointed Date, the Demerged Undertakingshall, pursuant to the provisions contained in Sections 391 to 394 and all other applicable provisions, if any, of the Act and without any further act, deed, matter or thing, stand transferred to and vested in and / or be deemed to be transferred to and vested in the Resulting Company so as to vest in the Resulting Company all rights, title and interest pertaining to the Demerged Undertaking on a going concern basis in the following manner:
 - All immovable properties (including land, buildings and any other immovable property) i) (more specifically described in Annexure A) in respect of the Demerged Undertaking, whether freehold or leasehold, and any documents of title, rights and easements in relation thereto, shall stand vested in the Resulting Company, without any act, deed, matter or thing done by the Resulting Company, and without any approval or acknowledgement of any third party and in case of tenancy rights/leasehold property, the Demerged Company shall, wherever necessary give the letter of attornment in favor of the Resulting Company. The Resulting Company shall be entitled to exercise all rights and privileges and be liable to pay all taxes and charges and fulfill all obligations, in relation to or applicable to such immovable properties. The mutation/substitution of the title to such immovable properties shall be made and duly recorded in the name of the Resulting Company by the appropriate authorities pursuant to the sanction of the Scheme by the High Court and upon coming into effect of this Scheme, in accordance with the terms of this Scheme. The Demerged Company shall take all steps as may be necessary to ensure that lawful, peaceful and unencumbered possession, right, title, interest of the immovable property is given to the Resulting Company.
 - ii) All assets comprised in the Demerged Undertaking, as are moveable in nature or incorporeal or are otherwise capable of transfer by manual delivery or by endorsement and delivery or by delivery instructions or by vesting and recordal, shall be so transferred and vestedin the Resulting Company and shall become the property of the Resulting Company pursuant to this Scheme and as an integral part of the Scheme with effect from the Appointed Date without requiring any deed or instrument of conveyance for transfer of the same, such transfer being deemed to have taken place at the location of the registered office of the Resulting Company, i.e., in the State of Telangana;
 - iii) In respect of movable assets or incorporeal property comprised in the DemergedUndertaking other than those referred to in Clause 3(a)(ii) above, including VAT credits, CENVAT credits, service tax credits, advance tax credits,actionable claims, sundry debts, goodwill, receivables, bills, credits, TDS, loans and advances, if any, whether recoverable in cash or in kind or for value to be received, bank balances, earnest money and deposits with any Government, quasi government, local or other authority or body or with

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any company or other person, the same shall on and from the Appointed Date stand transferred to and vested in the Resulting Company without any further notice or other intlimation, although the Resulting Company may, without being obliged, and if it so deems appropriate, at its sole discretion, give notice in such form as it may deem fit and proper, to each person, debtor, or depositor, as the case may be, that the said debt, loan, advance, balance or deposit stands transferred and be vested in the Resulting Company;

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iv) All debts, liabilities, contingent liabilities, loans, duties and obligations of every kind, nature and description, of the Demerged Company pertaining to the Demerged Undertaking including liabilities set hereunder shall also, without any further act, application, instrument, deed, matter or thing stand transferred to and assumed by and/or be deemed to be transferred to and assumed by the Resulting Company, so as to become from the Appointed Date, the debts, liabilities, contingent liabilities, loans, duties and obligations of the Resulting Company and on the same terms and conditions as were applicable to the Demerged Company, and further that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, contingent liabilities, loans, duties and obligations have arisen in order to give effect to the provisions of this Clause. Where any of the liabilities and obligations attributed to the Demerged Undertaking which are deemed to be transferred as on the Appointed Date, have been discharged by the Demerged Company after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on behalf of the Resulting Company.

v) Subject to the provisions of the Scheme, all contracts, deeds, bonds, agreements, arrangements and other instruments of whatsoever nature in respect of the Demerged Company to which the Demerged Company is a party or to the benefit of which it may be eligible or for the obligations of which it may be liable, and which are subsisting or have 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 maybe enforced fully and effectually as if, instead of the Demerged Company, the Resulting Company had been a party or a beneficiary or obliged thereto.

vi) All licenses, quotas, permissions, approvals, consents, registrations, certificates, clearances, goodwill and intellectual property rights including Brands relatable to the Demerged Undertaking, municipal permissions, insurance policies, authorities, powers of attorney given by, issued to or executed infavour of the Demerged Company in relation to the Demerged Undertaking and which are subsisting or have effect immediately before the Effective Date, shall stand vested in or transferred to the Resulting Company without any further act, instrument, application or deed, and shall be appropriately mutated by the relevant authorities/persons concerned therewith in favour of the Resulting Company and the benefit of all such licenses, permissions, approvals, consents registrations, certificates, clearances, goodwill and intellectual property rights including Brands, municipal permissions insurance policies, authorities, powers of attorney shall vest in and become available to the Resulting Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company and Index Unyfed for the Company as if they were originally obtained by, issued to or executed in favour of the Company as if they were originally obtained by, issued to or executed in favour of the Company.

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Resulting Company, and the Resulting Company shall be bound by the terms thereof, obligations and duties thereunder and the rights and benefits under the same shall be available to the Resulting Company.

vii) In so far as the various incentives, subsidies, rehabilitation schemes, special status and other benefits or privileges enjoyed, granted by any government body, local authority or by any other person, or availed of by the Demerged Company relating to the Demerged Undertaking, are concerned, the same shall vest with and be available to the Resulting Company on the same terms and conditions as applicable to the Demerged Company, as if the same had been allotted and/or granted and/or sanctioned and/or allowed to the Resulting Company.

viii) All cheques and other negotiable instruments, payment orders received or presented for encashment which are in the name of the Demerged Company pertaining to the Demerged Undertaking after the Effective Date shall be accepted by the bankers of the Resulting Company and credited to the account of the Resulting Company, if presented by the Resulting Company. Similarly, the banker of the Resulting Company shall honour all cheques issued by the Demerged Company pertaining to the Demerged Undertaking for payment after the Effective Date. If required, the Demerged Company shall allow maintaining of bank accounts in its name by the Resulting Company for such time as may be determined to be necessary by it and the Resulting Company for presentation and deposition of cheques and pay orders that have been issued in the name of the Demerged Company in connection with the business of the Demerged Undertaking. It is hereby expressly clarified that any legal proceedings by or against the Demerged Company in relation to cheques and other negotiable instruments, payment orders received or presented for encashment which are in its name pertaining to the Demerged Undertaking shall be instituted, or as the case may be, continued, by or against, the Resulting Company after the Effective Date.

- ix) Without prejudice to the other provisions of this Scheme and notwithstanding the fact that the vesting of the Demerged Undertaking to the Resulting Company occurs by virtue of this Scheme itself, the Resulting Company may at any time after the Scheme coming into effect in accordance with the provisions hereof, if so required under any law or otherwise, execute deeds (including deeds of adherence), confirmations or other writings or tripartite arrangements with any party to any contract or arrangements to which the Demerged Company is a party or any writing as may be necessary to be executed in order to give formal effect to the above provisions. The Resulting Company shall under the provisions of this Scheme, be deemed to be authorised to execute any such writings on behalf of the Demerged Company and to carry out or perform all such formalities, compliances referred to above on the part of the Resulting Company to be carried out or performed in relation to the Demerged Undertaking so being transferred.
- x) Without prejudice to the aforesaid, it is clarified that if any assets and any 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 Undertaking to which the Demerged Company is a party, cannot be in visious couperside and the demonstruments of a sector of the demonstruments of the demonstrum

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transferred to the Resulting Company for any reason whatsoever, the Demerged Company shall hold such assets or contracts, deeds, bonds, agreements, schemes, arrangements or other instruments of whatsoever nature in trust for the benefit of the Resulting Company, insofar as it is permissible so to do, till such time as the transfer is effected.

xi) Any question that may arise as to whether a specified asset (including Brands) or liability pertains or does not pertain to the Demerged Undertaking or whether it arises out of its activities or operations, shall be decided by mutual agreement between the Board of Directors of the Demerged Company and the Resulting Company.

4) PENDING SUITS AND LEGAL PROCEEDINGS

- a) Upon the Scheme becoming effective, 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, in relation to the Demerged Undertaking pending and/or arising on or before the Effective Date, shall be continued and be enforced by or against the Resulting Company as effectually and in the same manner and to the same extent as if the same had been pending and/or arising by or against the Resulting Company and all of the rights vested in the Demerged Company whether under tax laws or any other law shall be transferred to and be deerned to be the rights of and vested in the Resulting Company as if they had arisen to and belonged to the Resulting Company.
- b) If legal proceedings are taken against the Demerged Company in respect of the matters referred to in Clause 4(a) above, it shall defend the same in accordance with the advice of the Resulting Company and at the cost of the Resulting Company.
- c) The Resulting Company undertakes to have all legal or other proceedings initiated by or against referred to in Clause 4(a) above transferred to its name to the extent permissible and to have the same continued, prosecuted and enforced by or against the Resulting Company.

5) EMPLOYEES

- a) Upon the coming into effect of this Scheme, all employees of the Demerged Company, engaged in or in relation to the Demerged Undertaking in service on the Effective Date, shall be deemed to have become employees of the Resulting Company without any break in their service and on the basis of continuity of service, and the terms and conditions of their employment with the Resulting Company shall not be less favorable than those on which they are currently engaged. The Resulting Company undertakes to continue to abide by any agreement/ settlement, if any, entered into by the Demerged Company with any employee.Further any prosecution or disciplinary action initiated, pending or contemplated against and any penalty(les) imposed in this regard on any employee by the Demerged Company as on the Effective Date, shall be continued/continue to operate against the concerned employee and shall be enforced fully and effectually by the Resulting Company.
- b) The accumulated balances, if any, standing to the credit of the employees of the Demerged
 company engaged in the Demerged Undertaking in the existing Provident Fund, Gratuity Fund,
 Superannuation Fund or such any other fund constituted for the benefit of the employees of

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which they are members, will be transferred to such Provident Fund, Gratuity Fund, Superannuation Fund or such any other fund constituted for the benefit of the employees nominated by the Resulting Company and/or such new funds to be established and caused to be recognized by the concerned authorities by the Resulting company. Pending the transfer as aforesaid, the Provident Fund, Gratuity Fund, Superannuation Fund or such any other fund constituted for the benefit of the employeesdues to the said employees of the Demerged Undertaking would be continued to be deposited in the existing Provident, Gratuity Fund and Superannuation Funds respectively.

c) Any question that may arise as to whether any employee is engaged in or in relation to the Demerged Undertaking in service as on the Effective Date shall be decided by mutual agreement between the Board of Directors of the Demerged Company and the Resulting Company, on the basis of any evidence they may deem relevant for this purpose.

6) STOCK OPTIONS

a) Prior to the coming into effect of this Scheme, the Compensation/Nomination and Remuneration Committee of the Demerged Company shall formulate suitable strategies to adjust and compensate the Employees of the Demerged Company (irrespective of whether they continue to be employees of the Demerged Company or become employees of the Resulting Company pursuant to this Scheme) in respect of the Stock Options granted to them under varied Employee Stock Options Schemes viz. ESOS VI, ESOS VII & ESOS VIII in compliance with all the applicable statutes prevailing at that time. Further, upon coming into effect of this scheme, if there are any outstanding options pertaining to employees being transferred to the Resulting Company pursuant to this Scheme, the resulting company shall formulate suitable plan to adjust and compensate the Employees of the Resulting Company.

7) PERMISSIONS AND TAXES

a) All taxes including income tax, sales tax, excise duty, customs duty, service tax, CENVAT, VAT or any other duty or tax paid or payable by the Demerged Company with regard to the Demerged undertaking, its operations and/or profits, before the Appointed Date, shall be on account of the Demerged Company, and insofar as it relates to the tax payment (including, without limitation, income tax, sales tax, excise duty, customs duty, service tax, CENVAT, VAT etc.) whether by way of advance tax, certificate of tax deducted at source or any other tax credit certificate, or otherwise howsoever, by the Demerged Company in respect of the Demerged Undertaking, its profits or operations, in relation to the period or the transaction after the Appointed Date, the same shall be deemed to be the corresponding item paid by the Resulting Company, and shall in all proceedings, be dealt with accordingly.

b) Upon the Scheme coming into effect, the Resulting Company may, if it considers necessary or expedient, revise its income tax returns, services tax returns, sales tax returns, CENVAT and other tax returns, and claim refunds and/or credits, etc. pertaining to the Demerged Undertaking pursuant to the provisions of the Scheme. Upon the Scheme coming into effect, the Demerged Company is also expressly permitted, to revise its income tax returns, services tax returns, sales
Services tax returns, services tax returns

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tax returns, CENVAT and other tax returns, and to claim retunds and /or credits, etc., pertaining to the Remaining Business pursuant to the provisions of the Scheme even if the same is beyond the dates prescribed in the relevant laws.

c) However, any benefits derived by the Demerged Company or the Resulting Company upon any aforesaid revision of the income tax returns, services tax returns, sales tax returns. CENVAT and other tax returns shall be retained by the Demerged Company or the Resulting Company, as the case may be.

8) REMAINING BUSINESS OF THE DEMERGED COMPANY

- a) The Remaining Business and all the assets, liabilities and obligations pertaining thereto shall continue to belong to and be vested in and be managed by the Demerged Company.
- b) All legal and other proceedings by or against the Demerged Company under any statute, whether pending on the Appointed Date or which may be instituted in future, whether or not in respect of any matter arising before the Effective Date and relating to the Remaining Business (including those relating to any property, right, power, flability, obligation or duty, in respect of the Remaining Business shall be continued and enforced by or against the Demerged Company.
- c) With effect from the Appointed Date and including the Effective Date, the Demerged Company,shall be deemed to have been carrying on and to be carrying on all business and activities relating to the Remaining Business of the Demerged Company for and on its own behalf. All profits accruing thereon or losses arising or incurred by it relating to the Remaining Business shall, for all purposes, be treated as the profit or losses, as the case may be, of the Demerged Company.

9) ACCOUNTING TREATMENT IN BOOKS OF RESULTING COMPANY /TRANSFEREE COMPANY ON DEMERGER

- a) Upon coming into effect of this Scheme and upon the arrangement becoming operative, the Resulting Company shall record all the assets and ilabilities of the Demerged Undertaking vested in it pursuant to this Scheme, at their respective book values (ignoring revaluation) thereof, as appearing in the books of account of the Demerged Company immediately before the Ampointed Date.
- b) Upon Scheme being effective, and upon the issue and allotment of the new equity shares of the Resulting Company to the Shareholders of the Demerged Company pursuant to Clause 14(a), the existing shares of the Resulting Company as held by the Demerged Company and its nominees shall stand cancelled simultaneously as provided vide Clause 19.
- c) Resulting Company shall credit the aggregate face value of the New Equity Shares of Resulting Company issued by it to the members of the Demerged Company pursuant to Clause 14(a) of this Scheme to the Share Capital Account in its books of account.
- d) In case of any differences between accounting policy between Demerged Company and Resulting Company, the impact of such differences shall be quantified and adjusted in the Business Restructuring Reserve Account of the Resulting Company to ensure that the true financial statements of the Resulting Company on the Appointed Date are on the basis of

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consistent accounting policy.

e) The difference, if any, arising in the books of the Resulting Company betweenthe aggregate of face value equity shares allotted by Resulting Company to the shareholders of the Demerged Company and the amount representing the surplus of the book value of assets over liabilities of the Demerged Undertaking, recorded by the Resulting Company in its books of account, netted by existing share capital, cancelled in terms of Clause 9(b) hereinabove of the Scheme, shall be recorded as goodwill/business restructuring reserve, as the case may be.

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- f) In case any Goodwill arises pursuant to Clause 9(e) above, the same may be written off in any manner as may be determined by the Board of Directors of the Resulting Company. In case any business restructuring reserve arises pursuant to Clause 9(e) above, the same shall be transferred to General Reserve in the books of the Resulting Company.
- g) Notwithstanding the above, the Board of Directors of the Resulting Company is authorized to account for any of these balances in any manner whatsoever, as may be deemed fit in accordance with the prescribed Accounting Standards issued by the institute of Chartered Accountants of India or the Central Government and applicable generally accepted accounting principles.

10) ACCOUNTING TREATMENT IN THE BOOKS OF DEMERGED COMPANY ON DEMERGER OF THE DEMERGED UNDERTAKING

- a) Upon the coming into effect of this Scheme and upon the arrangement becoming operative, the book value of assets and liabilities transferred to the Resulting Company shall be reduced from the book value of assets and liabilities of Demerged Company as on the Appointed Date.
- b) Upon the Scheme being effective, and upon cancellation of shares held by the Demerged Company in the Resulting Company, such amount of investment in cancelled share capital of the Resulting Company shall be adjusted in the manner as provided in Clause 10(b).
- c) The value of assets of the Demerged Undertaking transferred to the Resulting Company standing in the books of the Demerged Company which is represented by any revaluation carried out in the past shall be first adjusted against revaluation reserve in the books of the Demerged Company created for such purpose.
- d) The aggregate of the net assets of the Demerged Undertaking transferred to the Resulting Company standing in the books of the Demerged Company remaining after taking into account Clause10(b) &10(c) above shall be adjusted against the following, in the order specified, to the extent required:
 - i) Capital Redemption Account
 - il) Share Premium Account;

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- iii) General Reserve Account; and
- iv) Profit and Loss Account
- e) The reduction in the Share Premium Account and reserves of the Demerged Company as per Clause10(d), if any, shall be effected as an integral part of the Scheme in accordance with the

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provisions of Section 52 of the Companies Act, 2013 & Section 100 to 103of the Companies Act. 1956and such other applicable provisions, if any, of the Act. The reduction of share dapital under Section 100 to 103, if any, under the Companies Act, 1956 however shall not involve either a diminution of liability in respect of the unpaid share capital or payment of paid-up share capital, and the provisions of Section 101 of the Act shall not be applicable.

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Notwithstanding the above, the Board of Directors of the Demerged Company is authorized to ſ١ account for any of these balances in any manner whatsoever, as may be deemed fit, in accordance with the prescribed Accounting Standards issued by the Institute of Chartered Accountants of India/ the Central Government and applicable generally accepted accounting principles.

11) BUSINESS AND PROPERTY IN TRUST

With effect from the Appointed Date and upto and including the Effective Date:

- a) The Demerged Company shall carry on and deemed to have carried on the business and activities of the Demerged Undertaking and shall hold and stand possessed and shall deemed to have held or stood possessed of the Demerged Undertaking, for and on account of and in trust for the Resulting Company.
- b) All the income or profits accruing or arising to the Demorged Company, in relation to the Demerged Undertaking and all costs, charges, expenses, losses or taxes (including but not limited to advance tax, tax deducted at source etc.) arising or incurred by the Demerged Company, in relation to the Demerged Undertaking shall for all purposes be treated and be deemed to be treated and accrued as the income, profits, costs, charges, expenses losses or taxes, as the case may be of the Resulting Company.
- c) All compliances with respect to advance tax, withholding taxes or tax deduction at source.service tax, VAT etc. to be done or done by the Demerged Company in relation to the Demerged Undertaking shall for all purposes be treated as compliances to be done or done by the Resulting
- d) The Demerged Company in relation to Demerged Undertaking shall carry on its business and activities with reasonable diligence and business prudence and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts nor incur any other liabilities or expenditure, issue any additional guarantees, indomnities, letters of comfort or commitments either for itself or on behalf of its subsidiary or group companies or any third party, or alter or diversify its businesses nor venture into any new businesses, nor alienate, charge, mortgage, encumber or otherwise deal with the assets or any part thereof except:
 - in the ordinary course of business as carried on by it as on the date of filing this Scheme with i) the High Court; or
 - ii) If the same is expressly permitted by this Scheme; or
 - iii) if prior written consent of the Resulting Company has been obtained; or
 - iv) pursuant to any pre-existing obligation undertaken prior to the date of acceptance of the

e) The Demerged Company, in relation to the Demerged Undertaking shall not utilize the profits or For Transport Corporation of India Lumited

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income thereof for the purpose of declaring or paying any dividend or for any other purpose in respect of the period falling on and after the Appointed Date, without the prior written consent of the Resulting Company.

- 1) The Demerged Company shall not make any change in its capital structure either by way of any increase by issue of equity or shares on a rights basis, bonus shares, convertible debentures or otherwise, decrease, reduction, re-classification, sub-division or consolidation, re-organisation or in any other manner except by mutual consent of the respective Board of Directors of the Demerged Company and the Resulting Company or except as may be expressly permitted under this Scheme.
- g) The Resulting Company shall be entitled, pending the sanction of the Scheme, to apply to the Central/State Government(s) and all other agencies, departments and authorities concerned as are necessary under any law for such consents, approvals and sanctions which the Resulting Company; may require to carry on the Demerged Undertaking.

12) SAVING OF CONCLUDED TRANSACTIONS

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The transfer of assets, properties and liabilities in respect of the Demerged Undertaking as per this Scheme and the continuance of proceedings by or against the Resulting Company shall not affect any transaction or proceedings already concluded by the Demerged Company, in relation to the Demerged Undertaking on or after the Appointed Date till the Effective Date, to the end and intent that the Resulting Company accepts and adopts all acts, deeds and things done and executed by the Demerged Company in respect thereto as done and executed on behalf of itself. 13) SECURITY

The transfer and vesting of the Demerged Undertaking into the Resulting Companyunder Clause3 of this Scheme shall be subject to the Encumbrances, if any, affecting the same as hereinafter provide:

- a) The Encumbrances, if any, created by the Demerged Company after the Appointed Date, in terms of this Scheme, over the assets comprised in the Demerged Undertaking or any part thereof transferred to the Resulting Company by virtue of this Scheme, shall after the Effective Date, continue to relate and attach to such assets or any part thereof to which they are related or attached, prior to the Effective Date and as are transferred to the Resulting Company and such Encumbrances shall not relate to or attach to any of the other assets of the Resulting Company or to any assets of the Demerged Company.
- b) In so far as any Encumbrances over the assets comprised in the Demerged Undertaking are security for liabilities of the Remaining Business of the Demerged Company, the same shall, on the Effective Date, without any further act, instrument or deed be modified to the extent that all such assets of the Demerged Undertaking shall stand released and discharged from the obligations and security relating to the same and the Encumbrances shall only extend to and continue to operate against the assets retained with the Demerged Company and shall cease to operate against any of the assets transferred to the Resulting Company in terms of this Scheme. The absence of any formal amendment which may be required by a lender or third party shall not affect the operation of the above.
- c) In so far as any Encumbrances over the assets comprised in the Remaining Business of the

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Demerged Company are security for itabilities transferred to the Demerged Undertaking, the same shall, on the Effective Date, without any further act, instrument or deed be modified to the extent that all such assets of the Remaining Undertaking of the Demerged Company shall stand released and discharged from the obligations and security relating to the same and the Encumbrances shall only extend to and continue to operate against the assets transferred to the Resulting Company and shall cease to operate against any of the assets retained by the Demerged Company in terms of this Scheme. The absence of any formal amendment which may be required by a lender or third party shall not affect the operation of the above.

- Without prejudice to the provisions of the foregoing clauses, upon the Scheme becoming effective, the Demerged Company and the Resulting Company shall execute all instruments or documents or do all the acts and deeds as may be required, including the filing of necessary particulars and/or modifications of charge with the concerned Registrar of Companies, to give formal effect to the above provisions, if required.
- e) Upon the Scheme becoming effective, the Resulting Company alone shall be liable to perform all obligations in respect of the liabilities, which have been transferred to them respectively in terms of the Scheme, and the Demerged Company shall not have any obligations in respect of such liabilities, and the Resulting Company shall indemnify in relation to any claim, at any time, against the Demerged Company in respect of the liabilities which have been transferred to the **Resulting Company**.
- f) Upon the Scheme becoming effective, the Demerged Company alone shall be liable to perform all obligations in respect of the liabilities pertaining to its Remaining Businesses, and the Resulting Company shall not have any obligations in respect of such liabilities, and the Demerged Company shall indemnify the Resulting Company in relation to any claim, at any time, against the Resulting Company in respect of the liabilities of the Remaining Businesses of the Demerged Company.
- g) It is expressly provided that, save as mentioned in Clause Band this Clause 13, no other term or condition of the fiabilities transferred to the Resulting Company is modified by virtue of this Scheme except to the extent that such amendment is required by necessary implication. Subject to the necessary consents being obtained in accordance with the terms of this Scheme, the provisions of Clause 3 and this Clause 13 shall operate, notwithstanding anything to the contrary contained in any instrument, deed or writing or the terms of senction or issue or any security document; all of which instruments, deeds or writings shall stand modified and/or superseded by the foregoing provisions.

14) CONSIDERATION BY THE DEMERGED COMPANY

a) Upon the Scheme becoming effective and in consideration of transfer and vesting of the Demerged Undertaking in the Resulting Company, the Resulting Company shall, without any further act, application, instrument or deed, issue and allot one equity share of face value of Rs. 2/- each fully paid up to all shareholders of the Demerged Company whose names appear in the Register of Members as on the Record Date or to the heirs, executors, administrators or the successors-in-title of such shareholders, as the case may be, for every two equity shares of face For Transport Corporation of India Limited

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value of Rs 2/- fully paid up ,held in the Demerged company.

b) The equity shares to be issued by the Resulting Company pursuant to Clause 14(a) above shall be issued in domaterialized form unless otherwise notified in writing by the shareholders of the Demerged Company to the Resulting Company on or before such date as may be determined by the Board of Directors of the Resulting Company or a committee thereof. In absence of any such notice, the equity shares shall be issued to such shareholders in dematerialized form provided that shareholders of the Demerged Company shall be required to have an account with a depository participant and shall be required to provide details thereof and such other confirmations as may be required. In the event that the Resulting Company has received notice from any shareholder that equity shares are to be issued in physical form or if any shareholder do not other confirmations as may be required or if the details furnished by any shareholder do not permit electronic credit of the shares of the Resulting Company, then the Resulting Company shall issue equity shares in physical form to such shareholder(s).

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- c) In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholder of the Demerged Company, the Board of Directors or any committee thereof of the Resulting Company shall be empowered in appropriate cases, prior to or even subsequent to the Record Date, to effectuate such a transfer in the Demerged Company as if such changes in the registered holder were operative as on the Record Date, in order to remove any difficulties arising to the transfer ofshares in the Demerged Company and in relation to the shares issued by the Resulting Company after the effectiveness of this Scheme. The Board of Directors of both Companies shall be empowered to jointly remove any such difficulties as may arise in course of implementation of this Scheme and registration of new members in the Resulting Company during the transaction period.
- d) The new equity shares to be issued by the Resulting Company pursuant to this Scheme in respect of any equity share of the Demerged Company which were held in abeyance under the provision of Section 126 of the Companies Act, 2013 or otherwise shall be pending allotment or settlement of dispute by the order of court or otherwise, be held in abeyance by the Resulting Company.
- e) The new equity shares issued and allotted by the Resulting Company in terms of this Scheme shall be subject to the provisions of the memorandum of association and articles of association of the Resulting Company after the effectiveness of this Scheme.
- f) Equity shares of the Resulting Company issued in terms of Clause14(a) of this Scheme will be listed and/ or admitted to trading on the Stock Exchanges where the shares of the Demerged Company are listed and/or admitted to trading in terms of the SEBI (Issue of capital and Disclosure Requirements) Regulations 2009: The Resulting Company shall enter into such arrangements' and give such confirmations and/ or undertakings as may be necessary in accordance with the applicable laws or regulations for complying with the formalities of the said Stock Exchanges. On such formalities being fulfilled the said Stock exchanges shall list and/ or admit such equity shares also for the purpose of trading.
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The Resulting Company shallissue equity shares in terms of Clause 14(a) above within 30 days from the Effective.Date.

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- h) The equity shares allotted by the Resulting Company pursuant to the Scheme shall remain frozen in the depositories till listing/trading permission is given by the designated stock exchange.
- There shall be no change in the share capital of the Resulting Company till the listing of the equity shares of the Resulting Company on stock exchanges.
- j) For the purpose of issue of equity shares to the shareholders of the Demerged Company, the Resulting Company shall, if and to the extent required, apply for and obtain the required statutory approvals and other concerned regulatory authorities for the issue and allotment by the Resulting Company of such equity shares.
- No fractional certificates, entitlements, or credit shall be given by the Resulting Company in k) respect of the fractional entitlement, if any, to which the shareholders of the Demerged Company are entitled on the issue and allotment of equity shares by the Resulting Company in accordance with the Scheme. The Board of Directors shall instead consolidate all such fractional entitlements to which the shareholders of the Demerged Company may be entitled on the issue and allotment of equity shares of the Resulting Company as aforesaid and shall, without any further application, act, deed, issue and allot such entitlement directly to an individual trustees or a board of trustee or a corporate trustee ("Trustees"), who shall hold such fractional entitlements with all accretions or addition thereto in trust, for the benefit of respective shareholders to whom they belong and their respective heirs, executors, administrator or successors for the specific purpose of selling such fractional entitlement at such price and such time as the Trustees may in its sole discretion decide and on such sale, pay to the Resulting Company the net sale proceeds thereof and any addition and accretion, whereupon the Resulting Company shall, subject to withholding tax, if any, distribute such sale proceeds to the concerned shareholders of the Demerged Company in proportion to their respective fractional entitlement.
- I) Upon Scheme being effective and before the issuance and allotment of Equity Shares by the Resulting Company in accordance with Clause 14(a), the Resulting Company shall sub-divide its face value of its Equity Shares from Rs. 10/- (Rupees Ten) each to Rs. 2/- (Rupees Two) eachand it is deemed that necessary procedures under Section 61 of the Companies Act, 2013 has been complied with and accordingly, in the Memorandum & Articles of Association of the Resulting Company, the face value of the Equity Shares shall stand substituted with Rs. 2/- (Rupees Two) each in place of Rs. 10/- (Rupees Ten) each.

PART C

RESTRUCTURE OF SHARE CAPITAL OF DEMERGED COMPANY AND RESULTING COMPANY (The provisions of this Part C shall operate notwithstanding anything to the contrary contained in this

- (A) RETRUCTURE OF SHARE CAPITAL OF DEMERGED COMPANY(UTILISATION OF SECURITY
- 15) It is proposed to liquidate TCI Global Holdings (Mauritius) Ltd., a wholly owned subsidiary of the Demerged Company. Upon such liquidation being coming into effect, any losses arising out of such liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation of TCI Global Holdings (Mauritius) Ltd., shall be adjusted in Profit & Loss account for the liquidation being complex a

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yearand an amount equivalent to such losses shall be transferred from Securities Premium Account to Profit & Loss account for the year.

- 16) Upon the Scheme being effective, the amount of difference in the book value of assets and liabilities transferred pursuant to the Scheme shall be adjusted as envisaged under Clause 10(d).
- 17) Upon the scheme being effective and upon the issue of shares by the Resulting Company to the shareholders of the Demerged company, and upon cancellation of the shares of the Resulting Company as held by the Demerged company, the amount of such investment shall be adjusted under Clause 10(b)
- 18) In respect of above adjustments in books for the Demerged Company,on approval of the Scheme under Section 391 and 394 of the Companies Act, 1956 read with Section 52 of the Companies Act, 2013by the shareholders, it is deemed that the special resolution as contemplated under Article 62 of the Articles of association of the Demerged Company and under Section 100 of the Companies Act, 1956 has been passed and all the procedures required under Section 100 of the Companies Act, 1956 for reduction of share capital have been complied with by the Demerged Company. The Order of Hon'ble High Court sanctioning the Scheme shall deemed to be an order under Section 102 of the Act. Further, as the above restructure involving the utilisation of Securities Premium Account of the Demorged Company is only deemed reduction under Section 52of the Companies Act, 2013 read with Section 100 of the Companies Act,1956and there is no actual Reduction of Issued, Subscribed and Paid Share Capital and it shall not be required to add the words "and reduced" as suffix to its name.

(B) RESTURCTURE OF SHARE CAPITAL OF THE RESULTING COMPANY

- 19) Upon Scheme being effective and upon the issuance and allotment of the equity shares by the Resulting Company in accordance with Clause 14(a), the existing issued, subscribed and paid up equity share capital of the Resulting Company comprising of 50,000(Fifty Thousand Only) Equity Shares of Rs. 10/- (Rupees Ten Only)each amounting to Rs. 5,00,000/- (Rupees Five Lacs Only) as held by the Demerged Company and its nominees shall be cancelled in accordance with provisions of Sections 100 to 103 of the Companies Act, 1956 and the order of the High Court sanctioning the Scheme shall be deemed to be also the order under Section 102 of the Companies Act, 1956 for the purpose of confirming this capital reduction. No consideration shall be payable to such shareholders on account of such cancellation of their equity share capital. Notwithstanding the reduction in the equity share capital of the Resulting Company, the Resulting Company shall not be required to add "And reduced" as a suffix to its name.
- 20) The shareholders whose equity shares were cancelled in accordance with Clause 19 above shall cease to be members in the Resulting Company in respect of the equity shares cancelled by the Company and the Resulting Company shall rectify the Register of Members deleting the names as members of the Resulting Company in respect of the equity shares cancelled pursuant to Clauses 19 above.
- 21) The minutes of the resolution relating to the reduction of the equity share capital of the Resulting Company pursuant to this Scheme shall be registered with the Registrar of Andhra Pradesh &Telangana,Hyderabad under Section 103 of the Companies Act, 1956 in the following form : ं दर्भ

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"The issued, subscribed and paid up equity share capital of the company stands reduced by the sum of Rs.5,00,000/- consisting of 50,000 equity shares of Rs.10/- each consequent upon the reduction of share capital to that extent."

- 22) The Board of Directors of the Resulting Company are authorized to finalize the minute of the resolution as provided in Clause 21 above and register the same with the Registrar of Companies, Andhra Pradesh & Telangana, Hyderabad under Section 103 of the Companies Act, 1956. Upon registration of the Order sanctioning the Scheme and the minute set out above, by the Registrar of companies, Andhra Pradesh & Telangana, Hyderabad pursuant to Section 103 of the Companies Act, 1956, the reduction shall be deemed to take effect from the Effective Date.
- 23) Upon the coming into effect of this Scheme, the authorized share capital of the Resulting Company shall stand increased and the existing capital clause contained in the Memorandum of Association of the Resulting Company shall, upon the coming into effect of this Scheme, be altered and substituted as follows:

The Share Capital of the Company is Rs 10,00,00,000/- (Rupees Ten Crore only) divided into 5,00,00,000 equity shares of Rs. 2/- (Rupees Two) each, with the power to increase, reduce, divide and/or sub-divide the share capital and attach thereto such preferential, priority, deferred, qualified or special rights, privileges, conditions or restrictions, whether in regard to dividend, voting, return of capital, distribution of assets or otherwise, howsoever, as may be determined in accordance with the law and the regulations from time to time of the Company and to vary, modify or abrogate any such rights, privileges, conditions or restrictions in such manner as may from time to time be provided by the regulations/ resolutions of the Company and to consolidate or sub-divide or reorganize shares or issue shares of higher or lower denominations."

24) Upon this Scheme becoming effective and after the allotment of the new equity shares by the Resulting Company, the issued, subscribed and paid-up capital of the Resulting Company shall, assuming full allotment of shares stand increased as follows:

The issued, subscribed and paid-up capital of the Resulting Company shall stand increased to Rs. 7,60,73,600 (Rupees Seven Crores Sixty Lacs Seventy Three Thousand and Six Hundred Only)divided into 3,80,36,800 Equity Shares of Rs. 2/- each fully paid-up:

25) Upon the scheme coming into effect, it is deemed that all the relevant provisions / sections of the Act have been complied with and as such no further approval of shareholders of the Resulting Company is required to this effect of increase in share capital and allotment of shares to shareholders of the Demerged Company.

PART D

GENERAL TERMS AND CONDITIONS

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26) DIVIDEND AND OTHER RIGHTS

a) The Demerged Companyand the Resulting Company shall be entitled to declare and pay dividends, whether interim or final, to their respective equity shareholders in respect of the accounting period falling after Appointed Date and prior to and including the Effective Date, subject to restrictions as mentioned under Clause 11(c). The entitlement to such dividend will be to the registered shareholders of respective company on the date of declaration/Record Date as

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applicable.

- b) The equity shareholders of the Resulting Company and the Demerged Company shall, save as expressly provided otherwise in the Scheme, continue to enjoy their existing rights under the
- Articles of Association of the respective companies including the right to receive dividends up to the Effective Date.
- c) The new equity shareholders of the Resulting Company (who are allotted shares pursuant to the Scheme), shall be entitled to enjoy their rights under the Articles of Association including the right to receive dividend from the Effective Date only.

27) APPLICATION TO HIGH COURT

The Demerged Company and the Resulting Company shall make necessary applications under the provisions of Sections 391 to 394 and other applicable provisions, if any, of the Act to the Hon'ble High Court for sanction of this Scheme,

28) SEVERABILITY

If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the mutual agreement of the Demerged Company and the Resulting Company, affect the validity or implementation of the other parts and/or provisions of this Scheme.

29) ARBITRATION

If any doubt or difference or issue shall arise between the Companies hereto or any of their shareholders, creditors employees and / or any other person as to the construction hereof or as to any account, valuation or apportionment to be taken or made of any asset or liability transferred under this scheme or as to the accounting treatment thereof or as to anything else contained in or relating to arising out of this scheme, the same shall be referred to the sole arbitration of Shri R S Agarwala, Chartered Accountant of 28, Black Burn Lane, 3rd Floor, Kolkata-700 012 as may be mutually agreed by Board or Directors of both Companies, whose decision shall be final and binding.

30) SCHEME CONDITIONAL UPON AND SUBJECT TO

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- a) The Scheme being agreed to by the respective requisite majorities of the members, secured and unsecured creditors of, Demerged Company and the Resulting Company, as may be required by
- the Hon'ble High Court either at a meeting or through consent/ No-objection Letters on the application made for direction under Section 391 of the Act for calling/ dispensing of a meeting and necessary resolution if any, been passed under the Act for the purpose.
- b) The Scheme being agreed to by the respective requisite majorities of the members, of, Demerged Company, in compliance with SEBI Circulars.
- c) Sanction of the Hon'ble High Court under section 391 and 394 of the Act and necessary order or orders under section 394 of the Act being obtained.
- Certified copies of the orders of the Hon'ble High Court under Sections 391 and 394 of the Act, d) sanctioning this Scheme.

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e) Such other sanction and approvals as may be required by law in respect of the Scheme being obtained.

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This Scheme, although to come into operation from the Appointed Date, as the case may be, Ðshall not become effective until the date on which the certified copies of the orders of the Hon'ble High Court under Sections 391 and 394 & 100 to 103 of the Companies Act, 1956 are duly filed with the offices of the Registrar of Companies, Andhra Pradesh & Telangana, Hyderabad where the Demerged Company and the Resulting Company are registered.

31) APPROVALS AND MODIFICATIONS

- a) The Demarged Company and the Resulting Company may assent from time to time on behall of all persons concerned to any modifications or amendments or additions to this Scheme or to any conditions or limitations which either the board of directors, or a committee or committees of the concerned Board of Directors authorized in that behalf by the concerned board of directors (hereinafter referred to as the "Delegates"), of the Demerged Company and the Resulting Company deem fit, or which the High Court or any other authorities under law may deem fit to approve of or impose and which the Demerged Company and the Resulting Company may in their discretion deem fit and to resolve all doubts or difficulties that may arise for carrying out this Scheme and to do and execute all acts, deeds, matters and things necessary for bringing this Scheme into effect, or to review the position relating to the satisfaction of the conditions to this Scheme and if necessary, to waive any of those (to the extent permissible under law) for bringing this Scheme into effect. The Board of Directors of the Demerged Company shall determine the value of the assets and liabilities of the Demerged undertaking to be transferred to the Resulting Company as mentioned in the scheme from the appointed date i.e. March 31, 2016.
- b) In the event that the Demerged Company and the Resulting Company may find any of the modifications or conditions which may be imposed by the Hon'ble High Court or other authorities unacceptable for any reason, then the Demerged Company and the Resulting Company are at liberty to withdraw the Scheme. The aforesaid powers of the Demerged Company and the Resulting Company may be exercised by the Delegates of the respective Companies.
- For the purpose of giving effect to this Scheme or to any modifications or amendments thereof or addition thereto, the Demerged Company and the Resulting Company or their Delegates may give and are authorized to determine and give all such directions as may be necessary including directions for settling or removing any question of doubt or difficulty that may arise and such determination or directions, as the case may be, shall be binding on all parties, in the same manner as if the same were specifically incorporated in this Scheme.

32) CONSENT DF MEMBERS AND DIRECTORS

a) On the approval of the Scheme by the members of the Demerged Company and the Resulting Company pursuant to section 391 of the Act, it shall be deemed that the said members have also accorded all relevant consents under Section 14 of the Companies Act, 2013and any other provisions of the Act to the extent the same may be considered applicable. The directors of each of the Demerged Company and the Resulting Company may be deemed to to head of the Resulting Company may be deemed to

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be concerned and/or interested in the scheme to the extent of their shareholding in the company, or to the extent the said directors are common directors in the company, or to the extent the said directors are the partners, directors, members of the companies, firms, association of persons, bodies corporate and/or beneficiary of trust, that hold shares in the company. The scheme will have no effect on the interest of the directors except in their capacity as shareholders. The particulars of the interest of directors are available for inspection at the respective registered offices of the Demerged Company and the Resulting Company.

33) COST, CHARGES & EXPENSES CONNECTED WITH THE SCHEME

- a) All costs, charges and expenses, including any taxes and duties in relation to or in connection with this Scheme and incidental to the completion and implementation of the Scheme shall be borne and paid by the Demerged Company expect for the stamp duty which shall be borne and paid by the Resulting Company.
- b) The Demerged Company and the Resulting Company shall also take all such other steps as may be necessary or expedient to give full and formal effect to and implement the provisions of this Scheme.
- c) In the event of non-fulfillment of any or all obligations under this Scheme by any party towards any other party, inter-se or to third parties and non-performance of which will place the other party under any obligation, then such defaulting party will indemnify all costs and interest to such other affected party.

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ANNEXURE-A

"This Annexure forms an Integral Part of the composite scheme of arrangement between. Transport Corporation of India Limited ("TCIL" or "the Demerged Company") and TCI Express Limited or "the Resulting Company") and their Respective Shareholders and Creditors)

Company Jane			SRO Details	Boundary
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RAJKOT	PLOT NO15, SURVEY NO. 2C7,	1	18/11/1992 REGISTERED IN	LOT NO. 15
(GUJARAT)	RUDA TRANSPORT NAGAR	SQUARE	THE OFFICE OF SUB	r south -
1	SCHEME, ANANDPAR (NAVAGAM) ,	METER	REGISTRAR RAJKOT AS	AND
1	SUB DISTRICT. & OISTRICT RAJKOT,		REGISTRAN RANGE AS	EAST :- PLO
			DOCUMENT NO.10912 ON	NO. 14
	(GUJARAT)		PAGE NO. 1-13 OF YEAR	
			1992	4. WEST :-
				ROAD
(279.06	SALE DEED DATED.	7. NORTH :-
SACHIN	PLOTS No. C/1,2,3,4,5,6, OF THE		24/03/2000 REGISTERED IN	ROAD
, NEAR	LINIT PLOT NO. 6, BLOCK NO. 40,	SQUARE	THE OFFICE OF THE SUB	2. SOUTH :-
	DIS NO 42/1. VILLAGE PARDI	METER	REGISTRAR SURAT-3	OPEN SPACE
SURAT	KANDE, TEHSIL AND SUB DISTRICT		REDISTRAN ON ROOK NO 1	
(GUIARAT)	KANDE, TENSICHARD SOL DIT		(NAVAGAM) ON BOOK NO. 1	LINE GODOW
1	CHORYASHI, DISTRICT SURAT		DOCUMENT NO. 1187 PAGE	
	(GUJARAT)		NO. 1-13 OF YEAR 2000	: A WEST :-
			DATED 24/03/2000	ROAD
			(A) SALE DEED DATED	(A)
	(A) PLOT NO. 11 AND 32, SURVEY NO.	(A) 318.69	30/12/1982 REGISTERED IN	J. NORTH:-
ANKLESHWA	79 VILLAGE GADKHOL, TALUK	SQUARE	SUT12/1902 NGCISTERED IN	ROAD
R (GUJRAT)	79 VILLAGE GAURIOU THESE	METER	THE OFFICE OF THE SUB	
:	ANKLESHWAR, (GUJRAT)		and to be a stream the provide and the provide stream of the stream of t	CARLON CONTRACTOR DATE OF CONTRACTOR
			For Transport Corporation of	(India Limited)
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For Transport Corporation of India Ltd.

(ARCHAINA PANDEY) Company Sectory & Compliance Officer

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	-	27		Carl Stranger
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• • • • • • • • • • • • • • • • • • • •	(B) PLOT NO. 10AND 33, SURVEY NO.	(B) 228.60	REGISTRAR ANKLESHWAR	
	79VILLAGE GADKHOL, TALUK	SQUARE	AS DOCUMENT No. 4005/	2. SOUTH :- ROAD
	ANKLESHWAR, (GUJRAT)	METER =	PAGE NO.1-7 OF YEAR 1982	
		TOTAL 547.29	ON DATED 30/12/1982	LAND
		SQUARE	(AREA IS 318.69 SQ. METER)	
	:	METER	(B) SALE DEED 30/12/1982	No. 10 & 33
	1		REGISTERED IN THE OFFICE	(B)
			OF THE SUB REGISTRAR	1. NORTH:-
			ANKLESHWAR AS	ROAD
			DOCUMENT No.4006/ PAGE.	2. SOUTH:-
			NO.1-7 OF YEAR1982 ON	ROAD
			DATED 30/12/1982 (AREA	3. EAST:-PLOT
			IS 228.60 Sq. METER)	NO. 11 & 32
			· · ·	4. WEST:- PLOT
"RAT /	ROOM NO. 1, 2, & 3 PROPERTY NO.	271.14	SALE DEED DATED	No. 9 & 34
KAZIRA	335, 336 & 337 REVENUE SURVEY	SQUARE	10/05/2000 REGISTERED IN	ROAD
(GUJARAT)	NO. 685/3, SURAT HAZIRA ROAD AT	METER	THE OFFICE OF THE SUB	2. SOUTH :-
	VILLAGE ICCHAPORE, TALUK		REGISTRARSURAT AS DOC	ROOM NO. 4
	CHORYASI DISTRICT SURAT		NO. 2549 ON DATED	3. EAST :- SY.
	(GUJARAT)		10/05/2000	No. 385/3
				4. WEST :-
IODHPUR	PLOT NO. 06, AT TRUCK TERMINALS,			ROAD
(RAJASTHAN	BASNI SCHEME, JODHPUR	99 SQUARE METER	LEASE DEED DATED	1. NORTH :-
	(RAJASTHAN)	WIE FER	20/01/1998 REGISTERED IN THE OFFICE OF THE SUB	ROAD
	I		REGISTRARJODHPUR ON	2. 50UTH :- PLOT NO 33
			BOOK NO 1 VOLUME NO	3. EAST :-PLOT
			1207, PAGE NO155 SERIAL.	NO.7
			NO. 203/1998 ON DATED	4. WEST :- PLOT
BHILWARA	PLOT NO. 97 & 98, TRANSPORT		21/01/1998	NO. 5
RAJASTHAN	MARKET SCHEME, BHILWARA	416.66	LEASE (PATTA) DEED DATED	1. NORTH :-60
	(RAJASTHAN)	SQUARE YARDS	23/04/1988 REGISTERED IN	FEET ROAD
			THE OFFICE OF THE SUB	2, SOUTH :-
			REGISTRARBHILWARA ON BOOK NO. 1, JILD NO. 301	PLOT No. 103 &
			PAGE NO. 148 DOCUMENT	3. EAST :-PLOT
	•		NO. 920/1988ON DATED	NO. 99
			01/07/1988	4. WEST :-PLOT
HOPAL	DIOT No. 022 COMPANY	<u> </u>		NO. 96
MADHYA	PLOT No. 023, SECTOR No B, RANI	13450 SQUARE	LEASE AGREEMENT DATED	1. NORTH :-
RADESH	AVANTIBAI TRANSPORT NAGAR, RAISEN ROAD, BHOPAL (M.P.).	FEET	28/07/2011 REGISTERED IN	HOTEL LODGE
	IN THE READ, DETURAL (IVI.P.),		THE OFFICE OF THE SUB	2. SOUTH :-
		÷	REGISTRARBHOPAL ON	PLOT No.2.2
	Ì		BOOK NO. D1, VOL. NO. 37153 PAGE NO. 92 07	3. EAST :- 30
			37153, PAGE NO, 92-97, DOCUMENT NO, 12/1179	METER ROAD
			OF YEAR 2011	4. WEST :-
				COMMERCIAL
	5			PLOTS FOR OFFICE AND
DANCES				SHOWROOMS
RANGAB	(A) PLOT No.9, CIDCO,	(A) PLOT NO. 9	FOUR LICENSE OF	(A)
D (MAHA)	CHIKALTHANA AURANGABAD,	(477.75	AGREEMENT TO LEASE	1. NORTH :- 18
	TEHSIL AND DISTRICT	SQUARE	BETWEEN CIDCO	METER WIDE
	AURANGABAD (MAHARASHTRA)	METER),	AURNGABAD AND	ROAD
	(B) PLOT No. 10 CIDCO,		TRANSPORT CORPORATION	2. SOUTH :-
	CHIKALTHANA AURANGABAD,	(B) PLOT NO.	OF INDIA LIMITED	PLOT NO. 613.
	TEHSIL AND DISTRICT	10 (441.50 SQUARE	ALDATED OF INT I	EAST :-PLOT NO.
	AURANGABAD (MAHARASHTRA)	METER),	(A) DATED 05/06/1981 FOR PLOT NO. 9 (477.75 SQUARE	10 4. WEST :-
				PLOT NO. 08

CHIKALTHANA AURANGABAD

(C) PLOT No.11 CIDCO,

11 (312

(C) PLOT NO.

1. NORTH :-18 (B) DATED 05/06/1981 FOR METER WIDE

For Transport Corporation of India Limited 4

PLOT NO. 08

(8)

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For Transport Corporation of India Lignatory

PLOT NO. 9 (477.75 SQUARE

METER),

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(ARCHAWA PANDEY) Company Secretary & Compliance Officer

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1	İ.	TEHSIL AND DISTRICT	SQUARE	PLOT NO. 10 (441.80	ROAÐ
	1.5	AURANGABAD (MAHARASHTRA)	METER) AND	SQUARE METER),	2 SOUTH -
з. į.	;	AND,		i	PLOT NO. 113.
	-	7414O,	(D) PLOT NO.	(C) DATED 05/06/1981 FOR	3. EAST :-30
÷			61 (312	PLOT NO. 11 (312 SQUARE .	METER WIDE
i	1	(D) PLOT No. 61,CIDCO,		METER) AND	ROAD
۰. ۱	, I	CHIKALTHANA AURANGABAD,	SQUARE		4 WEST :-PLOT
	1	TEHSIL AND DISTRICT	METER) =		NO. 09
:		AURANGABAD (MAHARASHTRA)	TOTAL 1543.55	(b) b) the may be be a	
1	3	•	SQUARE	PLOT NO. 61 (312 SQUARE	(C)
,			METER	METER)	L NORTH :-
,					PLOT No. 19
ł				•	2. SOUTH :-
ł		•			PLOT NO. 12
					3 EAST :-30
· 1					METER WIDE
					ROAD
:			1		4. WEST :-PLOT
					NO. 61
1					(D)
					1. NORTH :
		ļ.		1	PLOT No. 09
1					2. SOUTH :-
ł					PLOT NO. 60
÷					3. EAST :-PLOT
i		1 5			
ı					Ng. 11
÷					4 WEST :-
					ROAD
;		P			
· -		PLOT NO. 44/5, NASHIK INDUSTRIAL	1000 SQUARE	LEASE DEED DATED	1. NORTH: -PLOT
	MASHIK		METERS	22/08/1988 REGISTERED IN	No. 44/6
	тмана)	AREA, VILLAGE SATPUR TALUK AND	IVICICIO	THE OFFICE OF THE SUB	2. SOUTH :-
•		DISTRICT NASHIK (MAHARASHTRA)		REGISTRAR, BOMBAY ON	PLOT NO. 44/4
					EB EAST :-MIDC
					ROAD
4				341 BRO, PAGE No. 65-85,	A WEST :-
				DOCUMENT No. PBBM	
1				1692/1988 DATED	NALLA
i				28/06/1989	
	COMPAN	UNIT No. 7, GROUND FLOOR "SHIVAI	1115 SQUARE	DEED OF CONFIRMATION	i N/A
	BOMEAY	INDUSTRIAL ESTATE", ON PLOT No.	FEET	DATED 14/09/1979	
	(мана)	INDUSTRIAL ESTATE , ON PLOT NO.	1 Louis	REGISTERED IN THE OFFICE	
,		89 KURLA ANDHERI ROAD, VILLAGE		OF THE SUB REGISTRAR,	
		MAROL (ANDHERI), SAKINAKA		BOMBAY AS DOC No. 52241	-
	•	BOMBAY (MAHARASHTRA)		PAGE No. 1-30 OF YEAR	
				PAGE NUL 1-50 OF 11-00	
1			1	1979 ON DATED 14/09/1979	
		UNIT No. AL-3, BASEMENT FLOOR	904 SCIUARE	DEED OF CONFIRMATION	h/h
-	BOMBAY	UNIT NO. AL-5, DAGEMENT COOR		DATED 30/06/1982	
i	(MAHARASH	"BONANZA INDUSTRIAL ESTATE PVT.	1	BETWEEN BONANZA	
	TRA)	LTD VILLAGE WADHWAN, ASHOK	1	INDUSTRIAL ESTATE PVT.	
		CHAKRAVORTHY ROAD, BEHIND	1	LTD AND TRANSPORT	
	:	MIRANDA TOOLS LTD., KANDIVALI		CORPORATION OF INDIA	
	4	EAST, DISTRICT AND SUB DISTRICT			
	1	BOMBAY (MAHARASHTRA)		LIMITED	L. NORTH:-
		PLOT No. P-34, TARAPUR	600 SQUARE	LEASE AGREEMENT DATED	
	ANE	PLUE NO. P-54, MILLAGE CALWAD	METERS	17/02/1982 BETWEEN MIDC	
	, MAHA)	INDUSTRIAL AREA VILLAGE SALWAD,		BOMBAY AND TRANSPORT	7 200 HB IS
·		TALUK PALGHAR DISTRICT THANE		CORPORATION OF INDIA	ROAD
		(MAHARASHTRA)	ļ .	LIMITED	3 EAST :- PLO
	1		ļ		ыO 33
	1				A WEST - PLC
	•		1		NO 35
	-				•
	-			4	
	1				
			2 HECTARE	(A) SALE DEED DATED	(A)
	THANE	(A) SURVEY No. 94/%, VILLAGE	ZHELIARE	23/06/2008 (for Survey No.	J. NORTH:
, seite	1	LONAD, TALUK BHIWANDI,		and a second	رويين موسورين . در ر و
	(MAHA)	whether an another spectrum is supported as a spectra statement, and shells to a support of the second statement of the		For Transport Corporat	ion et India Limited/
• •	د مەسبىرىر •			For transport corporation	T = M
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Autor of Signatory

For Transport Corporation of India Ltd.

(ARCHANA PANDEY Company Secretary & Compliance Officer

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<u>-</u>		DISTRICT - THANE		DAY ABEA 2	INTERNAL
÷.		3		94 ½ AREA 2	
•	a 1	(MAHARASHTRA)		HECTARE)REGISTERED IN	ROAD2. SOUTH
	• •	(B) SURVEY No. 97/1 AND		THE OFFICE OF THE SUB	:- SURVEY No.
	1	SURVEY No. 97/2 VILLAGE		REGISTRAR BHIWANDI-1 ON	97
		LONAD, TALUK BHIWANDI,		BOOK No.1, PAGE No. 1-55	3. EAST :-PART
•	÷	DISTRICT -THANE		DOC No. 5546/2008 DATED	OF SURVEY NO.
í-		(MAHARASHTRA)		23/06/2008	94 HISSA No.
. •					1/2
				(B) DEED OF EXCHANGE	4. WEST :- PART
	•			DATED 20/04/2009	OF SURVEY NO.
		;		REGISTERED IN THE OFFICE	94 HISSA No.
				OF THE SUB REGISTRAR	1/2
				BHIWANDI-1 ON B. BOOK	(B)
				No.1, PAGE No. 1-34 DOC	1. NORTH:-
				No. 2343/2009 DATED	REMAINING
	1			20/04/2009 (Exchange of	1
	•			1	PART OF
				LandArea Measuring 10722	SURVEY NO. 97
	i		1	Square MeterfromSy.	HISSA No. 1
	:		ł	No.94/½, 97/1 &97/2)	2. SOUTH :-
	, i			ļ	REMAINING
	}		}		PART OF
	ι •				SURVEY NO.
	1				97/13. EAST :-
	1				PART OF
	e E	f			SURVEY NO. 97
					HISSA No. 1
••					4. WEST :-
					VILLAGER'S
	-				HOUSE
	COLHAPUR	PLOT No. P-24, KAGAL	300 SQUARE	LEASE DEED DATED	1. ON OR
1	(MAHA)	HATKANANGALE FIVE STAR	METER	28/09/2015 REGISTERED IN	TOWARDS THE
		INDUSTRIAL AREA, VILLAGE		THE OFFICE OF THE SUB	NORTH BY:-
		TALANDGE, OUT SIDE LIMIT OF		REGISTRAR HATKANANGALE	MIDC ROAD
		KOLHAPUR MUNICIPAL		ON BOOK No.1, PAGE No. 1-	
		CORPORATION, TALUKA AND		37 DOC No. 5688/2015	20.0 M. R/W
		REGISTRATION SUB DISTRICT		DATED 29/09/2015	2. ON OR
		HATKANGALE DISTRICT KOLHAPUR		DATE0 25/09/2015	TOWARDS THE
		. (MAHARASHTRA)			SOUTH BY:-
		· · · · · · · · · · · · · · · · · · ·			PLOT NO, P-38
				•	3. ON OR
					TOWARDS THE
					EAST BY:- PLOT
	•				NO. P-23
:					4. ON OR
				F	TOWARDS THE
1					WEST BY:- PLOT
. i	MYSOP				NO. P-25
	MYSORE,	PLOT No. 92 (P), Sy. No. 50,	4118 SQUARE	REGD. SALE DEED DATED	1. NORTH :-
i	(KARNATAK	BELAGOLA INDUSTRIAL AREA	METER	15/09/2010 REGISTERED	PLOT NO.
	A)	VILLAGE- HEBBAL, KASAB HOBLI,	(44330.27	ON BOOK No. 1/MYN-	PRIVATE LAND
		DISTRICT & TALUK- MYSORE,	SQUARE	1/10289/2010-11 & CD No.	2. SOUTH :
	,	(KARNATAKA)	FEET). (TOGETH	MYND 248. DATED	KIADB ROAD
			ER WITH	15/09/2010 IN THE OFFICE	
			INDUSTRIAL	OF SUB REGISTRAR,	3. EAST :- PLOT
	.		BUILDING		NO. 87 (P)
	ĺ		MEASURING	MYSORE (NORTH)	4. WEST :- PLOT
,	ĺ		1800 SQUARE		NO, 92 (P)
;					1
ĩ	QUEVELOSSI	PLOT No. L - 2/2, SURVEY No. 96,	FEET)	1 PATE DEPA NAME	
	M, SOUTH	VERNA INDUSTRIAL ESTATE,	3715 SQUARE	LEASE DEED DATED	1. ON OR
	GOA .	VILLAGE/PANCHAYAT-	METER	22/08/2002 BETWEEN GIDC	TOWARDS THE
1		QUEVELOSSIM, TALUKA-	1		NORTH BY:-
-		MORMUGAO . DISTRICT- SOUTH			OPEN SPACE
	-	GOA, STATE- GOA		OF INDIA LIMITED	2. ON OR
· · · · · · · · · · · · · · · · · · ·				1	TOWARDS THE
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For Transport Corporation of India Limited

For Transport Corporation of India Ltd.

(ARCHANNYANDEY) Company Secretary & Compliance Officer

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91	51 40° - 1 - 1	!	30		
	The Control				SOUTH BY:- 20 MTR INTERNAL
;				:	RAOD
1				· .	3. ON OR
5					TOWARDS THE EAST BY:- PLOT
			97-7-7 -		NO, L-2/1
					A, UN OR
:-					TOWARDS THE WEST BY:- PLOT
					NO. L-2/3
i	BELGAUM	SUERVEY No. 107/17, POONA	21802 SQUARE	MEMORANDUM OF	1. NORTH:-
1	(KARNATAK	BANGLORE ROAD SITUATED AT	FEET	PARTITION DEED DATED 07/07/2000 REGISTERED IN	CORPORATION
i	A)	VILLAGE KAKATI, TALUK & DISTRICT BELGAUM (KARNATAKA)	TOGETHER WITH	THE OFFICE OF SUB	LTD
		OFFERING DURING CODEA	BUILDING	REGISTRAR BELGAUM ON	2 SOUTH :-
			STRUCTURE	VOL. NO. I 1857, PAGE NO. 49-53 DOC. NO. 1766 OF	LAND SURVEY
	ļ				B EAST:-
•				17/07/2000	REMAINING
:					SURVEY NO.
	[107/12
1					A. WEST:- ROAD
ېږ. ا	BANGLORE	SITE NO. B-100, TRUCK TERMINAL AT	131.63 SQUARE	SALE DEED DATED 22/11/2008 REGISTERED AS	ROAD 2.
ł	(KARNATAK '	INDUSTRIAL SUBURB 2 ND STAGE, YESHWANTHPUR, BANGLORE,	METER	YPR-1-01744/2008-09 IN	SOUTH:- SITE
;	4	(KARNATAKA)		, the officer of the	 NO B-143 3. EAST: - SITE
,				REGISTRAR, YESHWANTHPUR	NO. 8-101
					. # WEST:- SITE NO: 8-99
í			(0) 19 5	(A) SALE DEED DATED	(A)
:	SUNDERGAR	(A) PLOT NO. 774 KHATA NO. 51,PWD ROAD, VILLAGE	(A) 18.5 DECIMAL	07/07/1979 (AREA18.5	I. NDRTH :
-	H (ORISSA)	BRAHMINI TARANGA, P.S.		DECIMAL) REGISTERED IN THE OFFICE OF SUB	1 PWD ROAD 2, SOUTH:-
	2 2 9	KALUNGA ROURKELA, DISTT.	(B) 10 DECIMAL	REGISTRAR PANPOSH ON	PLOT No. 771
		SUNDERGARH (ORISSA) (B) PLOT NO, 774 KHATA NO.	J. J	BOOK -1, VOLUME NO. 24,	3. CAST:- PLOT
		51.PWD ROAD, VILLAGE	(C) 10	PAGE NO. 74-78 BEING NO. 879/1979	a, WEST:- PLO
		BRAHMINI TARANGA, P.S. KALUNGA ROURKELA, DISTT.	DECIMAL TOTAL= 38.5	(B) SALE DEED DATED	NO. 774/P
	1	SUNDERGARH (ORISSA)	DECIMAL	13/11/1981 (AREA10	THB) E E NORTH H
		(C) PLOT NO. 774 KHATA NO.	(APPROX 1863	DECIMAL) REGISTERED IN THE OFFICE OF SUB	 PVVD ROAD
		51,PWD ROAD, VILLAGE BRAHMINI TARANGA, P.S.	SQ. YARDS)	REGISTRAR PANPOSH ON	2. SOUTH:-
	-	BRAHMINI TAKANGA, F.S. KALUNGA ROURKELA, DISTT.		BOOK NO1 VOLUME NO. 44 PAGE No. 265-269 BEING	PLOT No. 771 3. EAST: - ROAL
	1	SUNDERGARH (ORISSA)	L. Contraction	44 PAGE NO. 266-289 BEING No. 1323/1981 DATED	1 WEST:
	1			28/11/1981,	PRIVATE LAND
				(C) SALE DEED DATED 13/11/1981 (AREA 10	(C) 3. NORTH :-
	:		~	DECIMAL) REGISTERED IN	PWD ROAD
			l	THE OFFICE OF SUB	>: SOUTH:
		8		REGISTRAR PANPOSH ON BOOK NO 1, VOLUME NO.	CEAST:-
	· ·	ł		1 44, PAGE NO. 261-265	CRIVATE LAHL
				BEING NO. 1322/1981	WEST:- PRIVATE LANI
	1			DATED 28/11/1981	
		i.		ł	

Authorn at Signatory

For Transport Corporation of India Ltd.

(ARCHANAPANDEY) Company Secretary & Compliance Officer

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	RAIPUR (CHATTISGA RH) : : : : : : : : : : : : : : : : : : :	PLOT NO. W.S. 6-41, BLOCK 10, DR. KHUBCHAND BAGHEL RAWABHATA TRANSPORTNAGAR YOJNA,P.H. No. 100 KHASRA NO. 397/1 VILLAGE RAWABHATA, TEHSIL AND DISTRICT RAIPUR (CHATTISGARH) (A) PLOT NO.318,KHATA NO.69 THANA NO.165, HAZARIBAGH	2152 SQUARE FEET (A) AREA 9 KATHA 10	PATTA (LEASE) DEED DATED 25/03/2009 REGISTERED IN THE OFFICE OF SUB REGISTRAR, RAIPUR ON VOLUME NO. 43795 PAGE NO. 49-58, DOCUMENT NO. 7831 DATED 30/03/2009 (A) SALE DEED DATED 25/10/1979 (AREA 9	1. NORTH :- LINES OF AS. PLOTS 2. SOUTH :- RAOD 3. EAST:- LINE OF 5S1 PLOTS 4. WEST:- PLOT NO. W.S. 6-40 (A) 1. NORTH :- 4
:	() ARKBAN D 	 ROAD, VILLAGE – GETLATU P.S. RANCHI (JHARKHAND) (B) PLOT NO.329,KHATA NO. 26, THANA NO.166, HAZARIBAGH ROAD, VILLAGE – GETLATU P.S. RANCHI (JHARKHAND)& (C) PLOT NO.330 KHATA No. 84, THANA NO.166, HAZARIBAGH ROAD, VILLAGE – GETLATU P.S. RANCHI (JHARKHAND) 	 CHATAK (16) DECIMAL) (6) AREA 13 KATHA 12 CHATAK 36 SQUARE FEET (C) AREA 21 KATHA 5 CHATAK 	 (ATHA 10 CHATAK) REGISTERED IN THE OFFICE OF SUB REGISTRAR RANCHI ON BOOK NO. 1 VOLUME NO. 14 PAGE NO. 183- 192 BEING NO. 8352/1979 (8) SALE DEED DATED 11/04/1980 (AREA 13 KATHA 12 CHATAK 36 SQ. FT. OR 0.23 ACRE) 	PLOT No. 330 & HAZARIBAGH ROAD 2. SOUTH :- PORTION OF PLOT NO. 318 3. EAST:- PORTION OF PLOT NO. 318 4. WEST:- PORTION OF PLOT NO. 318
•			(35 ½ DECIMAL)	REGISTERED IN THE OFFICE OF SUB REGISTRAR RANCHI ON BOOK NO.1 VOLUME NO. 43, PAGE NO. 439- 449 BEING NO. 3788/1980 (C) SALE DEED DATED	(B) 1. NORTH :- PLOT No. 318 2. SOUTH :- PLOT No. 321 3. EAST:-PLOT No. 328 4. WEST:- PORTION OF
•				27/09/1979 (AREA 21 KATHA 05 CHATAK OR 35% DECIMAL) REGISTERED IN THE OFFICE OF SUB REGISTRAR RANCHI ON BOOK NO.1 VOLUME NO.72, PAGE NO.28-37 BEING NO. 7921/1979	PLOT No. 330 (C) 1. NORTH :- HAZARIBAGH ROAD 2. SOUTH :- PORTION OF PLOT No. 330 3. EAST:-
					PORTION OF PLOT No. 330 AND PLOT No. 318 4. WEST:- NATION AL HIGHWAY 33
7			•		AND HAZARIBAGH ROAD
	SAMBALPUR (ORISSA)	PLOT No. 2070, KHUNTI No. 89, MAUJA- REMED P.S., TAHSIL & DISTT. SAMBALPUR (ORISSA)	20 DECIMALS	SALE DEED 28/02/1967 REGISTERED IN THE OFFICE OF REGISTRAR OF ASSURANCE CALCUTTA ON BOOK NO. 1, VOLUME NO. 100 PAGE NO. 104 TO 111 BEING NO. 2863 FOR THE	1. ON OR TOWARDS THE NORTH BY:- PLOT NO. 1112 2. ON OR TOWARDS THE SOUTH BY:-

For Transport Corporation of India Limited 1___ T For Transport Corporation of India Ltd.

(ARCHANA PANDEY) Company Secretary & Compliance Officer



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		· · · · · · · · · · · · · · · · · · ·	and approximately descent from the second	EAST BY:- PLOT
				NO. 1111 JON OR TOWARDS THE WEST BY:- PLOT
SILASPUR ∵ IATTISGA (H)	 (A) PLOT NO. 38 TRANSPORT NAGAR YOJNA, TRANSPORT NAGAR, BILASPUR (CHATTISGARH) (B) PLOT NO. 39 TRANSPORT NAGAR YOJNA, TRANSPORT NAGAR, BILASPUR (CHATTISGARH) 	(A) 2800 SQUARE FEET (B) 2800 SQUARE FEET	BILASPUR AS PAGE NO. 67- 72 DOCUMENT NO. 1388/2006	NG 1110 (A) 1. NORTH :- ROAD 2. SOUTH :- ROAD 3. EAST :- ROAD 4. WEST :- PLOT NO. 39 (B) 1. NORTH :- ROAD 2. SOUTH :- ROAD 3. EAST :- PLOT NG. 38
BHILAI (CHATTISGA RH)	PLOT SURVEY NO. 1255, NEW KHURSHIPAR, TAHSIL AND DISTT. DURG, SUB DEVISION BHILAI (CHATTISGARH)	895.515 SQUARE METER	LEASE DEED DATED 12/11/1993 REGISTERED IN THE OFFICE OF SUB REGISTRARDURG ON VOLUME NO. 9464 PAGE NO. 58-74 DDC NO. 5185/1993	1. WEST - PLOT NO. 40 1. NORTH BY:- LAMEDAR 2. SOUTH BY:- GE ROAD 3. EAST BY:- TEACHER'S COLONY ROAD 4. WEST BY:-
JELHI	PLOT NO. AG-52, SANJAY GANDHI TRANSPORT NAGAR, DELHI	440 SQUARE METER	POSSESSION AND DEMARCATION LETTER 04/12/2006 BY MUNICIPAL CORPORATION DELHTIN FAVOR OF TRANSPORT CORPORATION OF INDIA	PRIVATE LAND N/A
LUDHIANA (PUNJAB)	PLOT No. 98, TRUCK STAND SCHEME BY LUDHIANA IMPROVEMENT TRUST, TRANSPORT NAGAR, LUDHIANA (PUNJAB)	1000 SQUARE YARDS	LIMITED ALLOTMENT LETTER NO. LIT/ 6606 DATED 26 /12/1973 BY LUDHIANA IMPROVEMENT AUTHORITY IN FAVOR OF TRANSPORT CORPORATION OF INDIA PVT LTD	N/A
^MRITSAR (₽UNJAB)	PLOT No. 30, GOODS BOOKING AGENCY, JALINDERSINGH TRANSPORT NAGAR JAHAJGARH, AMRITSAR (PUNJAB)	505 SQUARE YARDS	SALE DEED DATED 28/06/2010 REGISTERED IN THE OFFICE OF SUB REGISTRAR AMRITSAR-II ON VASIKA NO. 4525 BAHI NO. 1 JILD NO. 4525 SAFA NO. 6263/2010 DATED 29/06/2010	
D AGRA (UP)	PLOT No. 164, MOTOR TRANSPORT IMPROVEMENT & DEVELOPMENT SCHEME, AGRA (UP)	488.88 SQUARE YARDS	LEASE DEED DATED 20/12/1979 REGISTERED IN THE OFFICE OF SUB REGISTRAR AGRA ON BAHI No. 1, JILD No. 2543, PAGE No. 194-204, DOC No. 8150/1979 DATED 27/12/1979	
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1 1 1	SONEPAT (HARYANA)	PLOT AT ABADI NIHAL NAGAR, SIKKA COLONY, DELHI ROAD, CITY- SONEPAT, DISTRICT- SONEPAT (HARYANA)	233.8 SQUARE YARDS	SALE DEED DATED 02/12/1968 REGISTERED IN THE OFFICE OF SUB REGISTRAR SONEPAT ON	1. NORTH :- RESIDENTIAL HOUSE 2. SOUTH :-
•				BAHI NO. 1, JILD NO. 404, PAGE NO. 14, DOCUMENT NO. 2387/1974 DATED 02/12/1968	ROAD 3. EAST :- RESIDETIAL HOUSE
	AMBALA	кнаsra NO. 1111/2 , 1112 1109,	15 BIGHA 18	SALE DEED DATED	4. WEST :- RESIDETIAL HOUSE 1. NORTH :-
	(HARYANA)	AND 1110 SITUATED AT VILLAGE – BIHATA, HADBAST NO. 158, SUB TAHSIL -SAHA, TAHSIL- BARADA, DISTRICT AMBALA (HARYANA)	BISWA	22/02/2013 REGISTERED IN THE OFFICE OF SUB REGISTRAR SAHA ON BAHI NO. 1, JILD NO. 1, PAGE NO. 141, DOCUMENT NO. 2213, DATE 22/02/2013	KHASRA NO. 1101 & 1102 2. SOUTH :- KHASRA NO. 1120 & 1123 3. EAST :-
	:	· · ·			KHASRA NO. 1127/1 & 1129/1 4. WEST :-
	÷		•		KHASRA NO. 1108 & 1113
•	HARIDWAR UTTRAKHA	PLOT No. G - 01/03, TRANSPORT NAGAR, VILLAGE & PARGANA	87S SQUAREMETER	SALE DEED DATED 12/03/2012 REGISTERED IN	1. NORTH :- PLOT NO., 02
	(ND)	JAWALAPUR TEHSIL AND DISTRICT HARIDWAR (UTTRAKHAND)		THE OFFICE OF SUB REGISTRAR, HARIDWAR (II)	2. SOUTH :- PLOT NO. 04
				ON BAHI No.1, JILD No. 655 PAGE No. 313 TO 350 DDC No. 2525/2012 DATED 15/03/2012	3. EAST :- 12 METER ROAD 4. WEST :- 18 METER ROAD
-	: 2KOLA - MAHA)	PLOT No. K-14, AKOLA INDUSTRIAL AREA, VILLAGE- SHIVAR, TALUK AND DISTRICT AKOLA (MAHARASHTRA).	5479 SQUARE METER	AGREEMENT OF LICENSE OF LEASE DATED 09/03/1983 BETWEEN MIDC BOMBAY AND TRANSPORT CORPORATION OF INDIA LIMITED	1. NORTH :- PLOT NO K-12 2. SOUTH :- PRIVATE LAND 3. EAST :- PRIVATE LAND 4. WEST :- PLO NO. K-15 AND ESTATE ROAD
	VILLAGE VELLAMPET, RANGA EDDY, NDHRA RADESH)	 (A) SURVEY No. 76 (1 ACRE 21 GUNTA OR 1.525 ACRE) , . SURVEY No.76/A (36 GUNTA), VILLAGE YELLAMPET, MEDCHAL MANDAL, DISTRICT- RANGA REDDY, (ANDHRA PRADESH) 	(A) 2 ACRE 17 GUNTA (OR 2.42S ACRE) (B)3 ACRE 8 GUNTA (OR 3.2	(A) SALE DEED Dt 02/09/2011 REGISTERED IN THE OFFICE OF SB REGISTRAR, MEDCHAL AS DOCUMENT 3122/2011	(A) 1. NORTH: SURVEY NO. 76/PART 2. SOUTH :- SURVEY NO, 80 PART
		(B) SURVEY No.77/B VILLAGE YELLAMPET, MEDCHAL MANDAL, DISTRICT- RANGA REDDY, (ANDHRA PR¢DESH)	ACRE) (C)1 ACRE 33½ GUNTA (OR 1.8375 ACRE)	(B) SALE DEED Dt 02/09/2011 REGISTERED IN THE OFFICE OF SB REGISTRAR, MEDCHAL AS DOCUMENT 3121/2011	3. EAST:- SURVEY No. 75 4. WEST :- SURVEY No. 77/B
		(C) SURVEY No.78 & Survey No. 80/A,B & C, VILLAGE YELLAMPET, MEDCHAL MANDAL, DISTRICT- RANGA REDDY, (ANDHRA PRADESH)	TOTAL = 7.4625 ACRE	(C) SALE DEED Dt 18/08/2012 REGISTERED IN THE OFFICE OF SB REGISTRAR, MEDCHAL AS DOCUMENT 3645/2012	(B)1. NORTH: ROAD LEADING TO YELLAMPET VILLAGE 2. SOUTH: - SURVEY NO.76 3. EAST:-

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34 & 77/A # WEST :-SURVEY No. 78 (C) 1. NORTH: -TCILAND 1 2. SOUTH: -PRIVATE LAND 2 FAST-SURVEY No. 82 WEST :-ROAD (A) É NORTH (A) SALE DEED DATED (A) 3591.17 (A) PLOT No. 157, SURVEY No. 156 VISAKHAPAT PLOT NO. 30/11/1999 SQUARE AT A.I.E. VILLAGE-NAM 158 REGISTERED IN THE METER PEDAGANTYADA, DISTRICT (ANDHRA 2. SOUTH: -OFFICE OF THE SUB VISAKHAPATNAM (A.P.) PRADESH) ROAD (B) 400.54 REGISTRAR GAJUWAKA. 3. EAST: -SQUARE AS DOCMENT NO. (B) BIT OF LAND COVERED BY ROAD 2761/1999 SOUTH EAST CORNER OF PLOT METER 4, WEST No. 157, SURVEY No. 156 AT PLOT NO. (B) SALE DEED DATED A.I.E. VILLAGE-152 & 153 30/11/1999 PEDAGANTYADA. (B) 1. NORTH. REGISTERED IN THE VISAKHAPATNAM (A.P.) PLOT NO. OFFICE OF THE SUB BEGISTRAR GAJUWAKA 157 2. SOUTH: -AS DOCMENT NO. ROAD 2752/1999 3. EAST: ROAD 4. WEST: -PLOT NO. 157 NORTH :-SALE DEED DATED FLAT NO. 05, 1st FIRST FLOOR, PLOT 1350 SQUARE PREVATE ROAD ALADRAS 21/12/1980 REGISTERED IN No.101 KANAKASRINAGAR, FLET PUNNING EAST MILNAD THE OFFICE OF THE SUB CATHEDARAL ROAD, MADRAS TO WEST REGISTRAN MYLAPORE ON 1 (TAMILNADU) 2 SOUTH: VOLUME No. 983 PAGE No. PRIVATE LAND 485-493 DOCUMENT No. A FAST - STRIP 260/1981 OF LAND AND THE ROAD RUNNING SOUTH TO EAST FROM. CATHEDRAL ROAD 4 WEST :- PLOT NO: 12 (A) (A) SALE DEED DATED (A) 397.5 1 NORTH -(A) SURVEY No.509/02, 11/05/2011 (AREA 3.975 HIRUVALLU CENTS OR SURVEY NO. 509/04,509/18, 510/5, 510/1, , ACRE) REGISTERED IN THE 3.975 ACRE () R 509/3 OFFICE OF SUB REGISTRAR 509/11,509/13A, (TAMILNAD 2 SOUTH > 509/14,510/7,509/12,509/7, MANAVALA NAGAR ON . U) SURVEY No. 514 509/8,509/1A, 509/1C, BOOK -1 DOC. No. > EAST :-509/3,509/09, 509/16A AND 1809/2011 DATED SURVEY NO 509/16B, AT NO. 99 VILLAGE -11/05/2011 (B) 13 CENTS 509/16 PAPPARAMBAKKAM, SUB REGISTRATION DISTRICT MANAVALA J WEST :-URVEY NO NAGAR REGISTRATION DISTRICT (B) SALE DEED DATED KANCHEEPURAM, TALUK & DISTRICT 509/15 11/05/2011 (AREA 13 CENTS) REGISTERED IN THE OFFICE THIRUVALLUR (TAMILNADU) (C) 0.04.5 ARES OF SUB REGISTRAR OR 11 CENTS (B) SURVEY No.509/13B, AT NO. 99 (B) N/A MANAVALA NAGAR ON VILLAGE - PAPPARAMBAKKAM, SUB

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t		REGISTRATION DISTRICT MANAVALA		BOOK No. 1 DOC. No.	1
		NAGAR REGISTRATION DISTRICT		1810/2011	
ĩ		KANCHEEPURAM, TALUK & DISTRICT	(D) 0 01 5 40F5	DATED11/05/2011	
N		THIRUVALLUR (TAMILNADU)	(D) 0.01.5 ARES OR 04 CENTS		
Ì		(C) SURVEY No. 509/7A (OLD		(C) SALE DEED DATED	
		SURVEY. No. 509/7) AT VILLAGE -		30/11/2012 REGISTERED IN	(C)
		PAPPARAMBAKKAM, SUB . REGISTRATION DISTRICT MANAVALA	(E) 0.04.0 ARES	THE OFFICE OF SUB REGISTRAR MANAVALA	1. NORTH :- SURVEY NO.
		NAGAR, TALUK & DISTRICT	(10 CENTS)	NAGAR ON BOOK - 1, DOC.	509/78 (TCI
		THIRUVALLUR (TAMILNADU)		No. 5647/2012 DATED	LAND) 2.
			TOTAL AREA	30/11/2012	SOUTH :- SURVEY NO.
		(D)	AFTER GIFT	(D) SALE DEED DATED	509/12 (TCI
1		SURVEY No.509/1B1 (OLD SURVEY. No. 509/1B) AT VILLAGE -	DEED IS :-	30/11/2012 REGISTERED IN	LAND) 3. EAST
1		PAPPARAMBAKKAM, SUB	392.17 CENTS OR 3.9217	THE OFFICE OF SUB REGISTRAR MANAVALA	: SURVEY NO. 509/8 (TCI
;		REGISTRATION DISTRICT MANAVALA	ACRE	NAGAR ÓN BOOK - 1, DOC.	LAND) 4. WEST
ŧ		NAGAR, TALUK & DISTRICT THIRUVALLUR (TAMILNADU)		No. 5646/2012 DATED	:- PLOT NO.
1		I ANNO VALLER (TAMIENADO)		30/11/2012	508/10 & 508/11 (E. D.
					RAJAN)
	· · ·	(E) SURVEY No.509/6 AT VILLAGE - PAPPARAMBAKKAM, SUB		(E) SALE DEED DATED	(D)
		REGISTRATION DISTRICT MANAVALA		21/03/2014 REGISTERED IN THE OFFICE OF SUB	1. NORTH :- ROAD
1		NAGAR, TALUK & DISTRICT		REGISTRAR MANAVALA	2. SOUTH :-
i		THIRUVALLUR (TAMILNADU)		NAGAR ON BOOK - 1, DOC.	SURVEY NO.
1				No. 1419/2014 DATUD	509/04 3. EAST :-
					SURVEY NO.
1					509/2 & 509/03
				NOTE:-	4. WEST :- PLOT NO: 509/182
,				(I) EXCHANGE OF LAND	
				DEED DATED 30/11/2012	1
	i			(AREA 11, 3/4 CENTS FROM SURVEY NO. 509/16 B &	(E) 1. NORTH :-
				509/16A) REGISTERED IN	SURVEY NO.
1				THE OFFICE OF SUB	509/5 2.
1	, F			REGISTRAR MANAVALA NAGAR DN BOOK NO. 1 DOC	SOUTH :- SURVEY NO.
1				NO. 5645/2012 DATED	509/7B (TCI
				30/11/2012 AND	LAND), 3. EAST
-				(II) GIFT DEEO DATED	:- SURVEY NO. 509/8 (TCI
í. I			1	25/09/2015 (AREA 1754.23	LAND), 4. WEST
				SQUARE METER (1041.05	:- PLOT NO. 508
				SQUARE METER FROM SY. NO. 510/18 & 713.18	
				SQUARE METER FROM	
	1			SURVEY NO. 510/05)	
				REGISTERED IN THE OFFICE OF THE SUB REGISTRAR	
i				MANAVALA NAGAR ON	
1				BOOK NO. 1 DOC NO.	
, <u>, , , , , , , , , , , , , , , , , , </u>			ļ	3649/2015 DATED 25/09/2012	

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For Transport Corporation of India Ltd. (ARCHANA PANDLEY) Company Secretary & Compliance Officer

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ALLAHABAD	The rest addition of the second s		FREE HOLD DEED DATED	1. NORTH :- 74
UTTAR			12/09/2005 REGISTERED IN	MTR WIDE
PRADESH)	NAGAR, PARGANA AND TEHSIL	METER (Along	THE OFFICE OF THE SUB	ROAD
	SADAR, CITY ALLAHABAD, (U.P.)	with	REGISTRAR, ALLAHABAD ON	
1		Constructed	BOOK-1, VOL No. 5100, PG	PLOTINO, 110
ł		area 376.74	No. 81-208 DOC. No.	TP NAGAR
Į		SQUARE	4505/2005 on DATED	1 EAST :- 18
.!		METER)	12/09/2005	MTR WIDE
				R-JAD
:				A WEST PLOT
				NO, 97 TO 106
1				TP NAGAR
ABALPUR	PLOT AT MAUZA KHERI B. No. 570,	32844 SQUARE	REGD. SALE DEED DATED	1 NORTH :-
MADHYA	PH. No. 20, KHASRA No. 13, 134/328,	FEET	28/02/1967 REGISTERED IN	PRIVATE
PRADESH)	MAHARAJ PUR, OUT SIDE OCTROL		THE OFFICE OF THE	LAND/PLOT
rkaucany	KATNI ROAD, TAHSIL AND DISTRICT		REGISTRAR OF ASSURANCE	SOUTH ↔
	JABALPUR (M.P.)		CALCUTTA BOOK No. 1,	PRIVATE
	TADALEON (MCC)		VOL No. 98, PAGE No. 137-	: AND/PLOT
•				S EAST :-
			-	MIRAZPUR
				RGAO
				. A WEST :-
				PRIVATE
	4			LAND/PLOT
any contact a sub-	LAND TRANSPORT	900 SQUARE	LEASE DEED DATED	L NORTH :-
GAWALIOR	PLOT No. A/18/400, TRANSPORT	METER	02/12/1992 REGISTERED IN	PLOT NO. 399
(MADHYA	NAGAR, GAWALIOR (M.P.)	MICTER	THE OFFICE OF REGISTRAR	2. SOUTH :-
PRADESH)	1		OF SUB DISTRICT GAWALIOR	PLOT NO. 401
			ON BOOK No. 1A, VOLUME	3 EAST :-
			No. 8033, PAGE No. 1-6,	WATER TANK
5 8 1			DOCUMENT No. 1797 (Kh)	4, WEST :-
 • •				ROAD
• •			/1992	10010
			ALLE DEED DATED	1. NORTH :- 12
TRAKHPU	PLOT No. 25, NEW TRANSPORT	203.55	SALE DEED DATED 23/03/1996 REGISTERED IN	MIR ROAD
UTTAR	NAGAR, MAHEVA, GORAKHPUR	SQUARE	THE OFFICE OF THE SUB	2 SOUTH :
RADESH)	(U.P.)	METER	REGISTRAR GORAKHPUR	BOUNDRY WALL
1010000000			BAHL ND.1, HLD No. 127,), EAST :- PLOT
		· ·	PAGE No.372, DOCUMENT	NO. 26
i.			PAGE MO.372, DOCUMENT	a WEST :- PLOT
· Jose	<u>i</u>		No. 938/1996 DATED	NO. 24
	The States		25/05/1996	
Station and	Production and the second		(A) DEED OF LEASE CUM	(A)
······································	APLOT NO. B-6, TRANSPORT	(A) 3000	AGREEMENT DATED	: NORTH :
PAINA	NAGAR MUTLIPUTRA VANIZIYIK AND	SQUARE FEET		PLOTINO 5-7
(BIMAR) ~	VAYAVASAIK PARAGAN) VILLAGE	÷	05/12/2007	SOUTH :-
1	JAKARIYAPUR) P.S. AGAM KUAN	: (8) 3000	REGISTERED IN THE	
	DISTRICT PATNA (BIHAR)	SQUARE FEET	OFFICE OF THE DISTRIC	A EAST - PLO
	DISTRICT PATINA (BIRAN)	1	REGISTRAR PATNA ON	NO 8-28
	A TO ANGO OF	TOTAL = 6000	BOOK-1, VOL-NO. 415,	a, WEST :-
	(B) PLOT NO. B-7, TRANSPORT	SQUARE FEET	PAGE No. 340-362, CD	E ROAD
	NAGAR (PATLIPUTRA VANIZIYIK AND		No. 64, DOC. No.	
•	VAYAVASAIK PARAGAN) VILLAGE		26924/2007 DATED	(B) 1. NORTH :-
4	JAKARIYAPUR) P.5. AGAM KUAN		11/12/2007	PLOT NO. 3-8
	DISTRICT PATNA (BIHAR)			SOUTH :-
			(B) DEED OF LEASE CUM	2, 500 m . 21,01 NO 8-6
			AGREEMENT DATED	
ł			05/12/2007	EAST :- PLC
			REGISTERED IN THE	NO 8-26
1	the second s		OFFICE OF THE DISTRIC	T & WEST :-
	pertra de la companya		REGISTRAR PATNA ON	ROAD
			BOOK No.1, VOL. NO.	
			415, PAGE No. 294-31	5,
		and the second se	413, FMCL 101 11	and a set of the set o
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			For Transport Corporation of In	
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ρ			CD No. 64, DOC. No. 26922/2007 DATED 11/12/2007	
 LUCKNOW (UTTAR PRADESH)	PLOT NO. A-331, TRANSPORT NAGAR SCHEME, KANPUR ROAD, LUCKNOW (U.P.)	1347.50 SQUARE METER	LEASE DEED DATED 16/07/1994 REGISTERED IN THE OFFICE OF THE SUB REGISTRAR LUCKNOW ON BOOK NO. 1, VOLUME NO. 448, PAGES 101 TO 140, DOCUMENT NO. 3413/1994 DATED 24/10/1994	1. NORTH :- 1 MTR ROAD 2. SOUTH :- PLOT NO, A-33 3. EAST :- F- TYPE PLOTS 4. WEST :- 18 MTR ROAD
JATNA :MADHYA ₽RADESH)	PLOT No. 10/175, TRANSPORT NAGAR SATNA, (M.P.)	3873. 6 SQUARE FEET	AGREEMENT (LEASE) DEED DATED 03/09/2003 REGISTERED IN THE OFFICE OF THE SUB REGISTRAR SATNA ON BOOK NO -4, VOLUME NO. 4916, PAGE No. 70-73 DOCUMENT NO. 625/2003	1. NORTH:- PLOT NO. 10/174 2. SOUTH:- PLOT NO. 10/176 3. EAST:- ROA 4. WEST:- PLC NO. 10/180
BAREILLY (UTTAR PRADESH)	PLOT No. C-116, SECTOR "C" TRANSPORT NAGAR, SAHJAHANPUR ROAD, CITY AND DISTRICT BAREILLY {U.P.}	360 SQUARE METER	SALE DEED Dt. 24/03/2003 REGISTERED IN THE OFFICE OF THE SUB REGISTRAR BAREILLY ON BOOK NO. 1, VOL NO. 412, PAGE 249-264, DOC NO. 2091/2003	1. NORTH :- PLOT NO. C-10 AND C-108 2. SOUTH :- ROAD 3. EAST :- PLO NO. C-115 4. WEST :- PLO NO. C-117

For Transport Corporation of India Limited F,1492

Authorised Signatory

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For Transport Corporation of India Ltd. (ARCHANA PANDEY) Company Secretary & Compliance Officer



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(ARCHANA PANDEY) Company Secretary & Compliance Officer

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Annexure-B

Results of voting by shareholders for approving the Scheme:

Category	Mode of Voting	No. of shares held	No. of valid votes polled	% of votes polled on outstanding shares	No. of votes in favour	No. of votes against	% of votes in favour over votes polled	% of votes against valid votes polled
		1	2	(3)=(2)/(1)*100	4	5	(6)=(4)/(2)* 100	(7)=(5)/(2) *100
Promoters and Promoters Group	E-Voting	N.A	N.A	N.A	N.A	N.A	N.A	N.A
	Poll	50,600,940	50,600,940	100.00	50,600,940	-	100	-
	Postal Ballot (if applicable)	N.A	N.A	N.A	N.A	N.A	N.A	N.A
	E-Voting	N.A	N.A	N.A	N.A	N.A	N.A	N.A
Public- Institutional	Poll	5,726,603	5,277,236	92.15	5,277,236	-	100	-
	Postal Ballot (if applicable)	N.A	N.A	N.A	N.A	N.A	N.A	N.A
Public-Non Institutional	E-Voting	N.A	N.A	N.A	N.A	N.A	N.A	N.A
	Poll	19,746,057	1,177,849	5.96	1,177,849	-	100	-
	Postal Ballot (if applicable)	N.A	N.A	N.A	N.A	N.A	N.A	N.A
Total		76,073,600	57,056,025	75.00	57,056,025	-	100	-

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Transport Corporation of India Ltd.

Corporate Office : TCl House, 69 Institutional Area, Sector 32, Gurgaon-122 207, Haryana, India www.tcil.com Tel : 0124-2381-603 - 07 Fax : 0124-2381611 corporate@tcil.com Regd. Office : Flat Nos. 306 & 307, 1-8-273, Third Floor, Ashoka Bhoopal Chambers, S P Road, Secunderabad - 500 003 Tel : 040-27840104 Fax : 040-27840163 ClN : L70109TG 1995PLC019116



Annexure-C

Complaints Report

For the period starting from October 24, 2015 to July 26, 2016

Part-A

Sr. No	Particulars	Number
1	Number of complaints received directly	
2	2 Number of complaints forwarded by Stock Exchanges	
3	Total Number of complaints/comments received (1+2)	
4	Number of complaints resolved	
5	Number of complaints pending	Nil

Part-B

Sr. No	Name of complainant	Date of Complaint	Status (Resolved/Pending)
1	Nil	Nil	Nil
2	Nil	Nil -	Nil
3	Nil	Nil	Nil

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Corporate Office : TCI House, 69 Institutional Area, Sector 32, Gurgaon-122 207, Haryana, India www.tcil.com Tel : 0124-2381-603 - 07 Fax : 0124-2381611 corporate@tcil.com Regd. Office : Flat Nos. 306 & 307, 1-8-273, Third Floor, Ashoka Bhoopal Chambers, S P Road, Secunderabad - 500 003 Tel : 040-27840104 Fax : 040-27840163 CIN : L70109TG 1995PLC019116