





05.08.2016

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

Sub: Approval under Regulation 37 of SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015.

Re: Scheme of Arrangement between Kajaria Securities Private Limited ("KSPL") and Kajaria Ceramics Limited ("KCL" or "The Company") and their respective shareholders and creditors proposed to be filed under Sections 391 to 394 read with Sections 100 to 103 of Companies Act, 1956 and corresponding provisions of Companies Act, 2013.

Dear Sir/Madam,

This is in reference to meeting of the Board of Directors (Dated: 11th July, 2016) of the Company, in which Board has approved the Scheme of Arrangement between Kajaria Securities Private Limited with the Company and their respective shareholders and creditors (hereinafter referred to as "the Scheme" or "the Scheme of Arrangement") subject to requisite statutory and regulatory approvals that may be required.

Pursuant thereto and in accordance with Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") read with SEBI Circular No.- CIR/CFD/CMD/16/2015 dated November 30, 2015, we hereby submit, the Scheme of Arrangement proposed to be filed before the High Court of Punjab and Haryana at Chandigarh under Sections 391 to 394 read with Sections 100 to 103 of the Companies Act, 1956 and corresponding provisions of the Companies Act, 2013 along with required documents/ information as per checklist by BSE Limited.

We request you to take it on record and kindly provide necessary "No Objection" at the earliest as to enable us to file the Scheme with Hon'ble High Court.

If you require any further clarification/ information, we shall provide the same.

Thanking You

Yours faithfully

FOR KAJARIA CERAMICS LIMITED

R.C.Rawat

Executive V.P. (A&T) & Company Secretary

Encl: as above



Kajaria Ceramics Limited

Corporate Office: J1/B1 (Extn.), Mohan Co - op Industrial Estate, Mathura Road, New Delhi - 110044, Ph.: +91-11-26946409 | Fax: +91-11-26946407 Registered Office: A-27 to 30, Industrial Area, Sikandrabad, Distt. Bulandshahr (U.P.) 203205, Ph.: +91-5735-222393, 222819 | Fax: +91-5735-222140 CIN No.: L26924UP1985PLC007595, E-mail: info@kajariaceramics.com | Web.: www.kajariaceramics.com









BSE Limited

Documents required to be submitted for approval under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, for the Scheme of Amalgamation / Arrangement (including reduction in capital, arrangement with creditors, etc.) proposed to be filed under Sections 391, 394 and 101 of the Companies Act, 1956 or under Sections 230-234 and Section 66 of Companies Act, 2013, whichever applicable

Sr. No.	Documents to be submitted along with application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015	Page Nos.
1.	Certified true copy of the resolution passed by the Board of Directors of the company.	Annexure-[1] Page No.1 to 12
2.	Certified copy of the draft Scheme of Amalgamation / Arrangement, etc. proposed to be filed before the High Court.	
3.	Valuation report from Independent Chartered Accountant as applicable as per Para I(A)(4) of Annexure I of SEBI Circular no. CIR/CFD/CMD/16/2015 dated November 30, 2015.	
4.	Report from the Audit Committee recommending the draft scheme taking into consideration, inter alia, the valuation report at sr. no. 3 above	Annexure-[4] Page No 40-42
5.	Fairness opinion by Merchant Banker	Annexure-[5]
6.	Shareholding pattern of all the companies pre and post Amalgamation / Arrangement as per the format provided under Regulation 31 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015	Page No 43-49 Annexure-[6] Page No 50-64
	Audited financials of the transferee/resulting and transferor/demerged companies for the last 3 financial years (financials not being more than 6 months old) as per Annexure I. Please note that for existing Listed Company, provide the last Annual Report and the audited / unaudited financials of the latest quarter (were it is due) accompanied mandatorily by the Limited Review Report of the auditor.	Annexure-[7] Page No 65-67
3.	Quarterly compliance Report on Corporate Governance as per Regulation 27 (2)(a) of the SERI (Listing Obligation	Annexure-[8] Page No 68-69
	submitted within 7 days of suring 16 34 at 18 18 18 18 18 18 18 18 18 18 18 18 18	Complaint Report will be submitted within 7 days from

Kajaria Ceramics Limited

Orporate Office: J1/B1 (Extn.), Mohan Co - op Industrial Estate, Mathura Road, New Delhi - 110044, Ph.: +91-11-26946409, Fax: +91-11-26946407

Proporate Office: SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon-122001, Haryana, Ph.: +91-0124-4081291

No.: L26924HR1985PLC056150, E-mail: info@kajariaceramics.com, Web.: www.kajariaceramics.com









		TRANSFORM Y
	uploading of Draft Scheme and related documents	
	Exchange's website). Format given in Annexure III	on expiry of 21 day from the date uploading of dry scheme and relate documents Exchange's
10.	Compliance report with the requirements specified in Part-Annexure I of SEBI circular no. CIR/CFD/CMD/16/2015 da November 30, 2015 as per Annexure IV	website.
11.	If as per the company approved to	- age 140 / 0-/
	If as per the company, approval from the shareholders throupostal ballot and e-voting, as required under Para (I)(A)(9)(a) Annexure I of SEBI Circular no. CIR/CFD/CMD/16/2015 date November 30, 2015, is not applicable then as required under Para (I)(A)(9)(c) of said SEBI circular, submit the following: a) An undertaking certified by the auditor clearly stating the reasons for non-applicability of Sub Para 9(a) b) Certified copy of Board of Director's resolution approving the aforesaid auditor certificate.	seek approval from shareholders through posta ballot and e-voting as required under
12.	Name of the Designated Stock Exchange (DSE) for the purpose of coordinating with SEBI. Certified true copy of the resolution passed by the Board of Directors, in case BSE.	November 30, 2015.
13.	otoro, in case BSE is DSE.	
14.	Brief details of the transferee/resulting and transferor/demerged companies as per format enclosed at Annexu re V .	
14,	Networth certificate (excluding Revaluation Reserve) together with related workings pre and post scheme for the transferee and / or resulting company.	
5.	Capital evolution details of the transferee/resulting and transferor/demerged companies as per format enclosed at Annexure VI.	Annexure-[12] Page No 79-80
6.	Confirmation by the Managing Director/ Company Secretary as per format enclosed as Annexure VII.	Annexure-[13]
1	Statutory Auditor's Certificate confirming the compliance of the	Page No 81-82 Annexure-[14] Page No 83-83

Kajaria Ceramics Limited









18.	Annual Reports of all the training	
10.	transferee/ resulting/demerged/etc. companies involved and	[16]
	transferor /demerged/resulting/etc. companies for the last financial year.	Page No. 85-273
19.	Processing fee (non-refundable) payable will be as below, though RTGS - Details given in Annexure IX or though Cheque/DD <u>favoring 'BSE Limited'</u>	Cheque No./ DD no. [001860] dated [12.07.16]
	Rs.1,00,000/- plus Service Tax as applicable, where one entities/companies are Merged or one new company formed due to De-merger	Rs.[115000] [One Lakh Fifteen Thousands Only] in
	Rs. 2,00,000/- plus Service Tax as applicable, where more than one entity/company is Merged or more than one new company formed due to De-merger.	favour of 'BSE Limited' is enclosed herewith
20.	Name & Designation of the Contact Person	Mr. R.C.Rawat
	Telephone Nos. (landline & mobile)	(Executive V.P.
	Email ID.	(A&T) & Company Secretary
		Tel. No. : 011- 40946513
		Mobile No.: 9810706623
		rcrawat@kajariacer amics.com

FOR KAJARIA CERAMICS LIMITED

R.C.Rawat
Executive V.P. (A&T) & Company Secretary



SCHEME OF ARRANGEMENT

BETWEEN

KAJARIA SECURITIES PRIVATE LIMITED (TRANSFEROR COMPANY)

AND

KAJARIA CERAMICS LIMITED (TRANSFEREE COMPANY)

UNDER SECTION 391 READ WITH SECTION 394 READ WITH SECTION 100-103 OF THE COMPANIES ACT, 1956 IN RESPECT OF AMALGAMATION OF KAJARIA SECURITIES PRIVATE LIMITED INTO KAJARIA CERAMICS LIMITED

PREAMBLE

This Scheme of Arrangement ("Scheme") provides for the amalgamation of KAJARIA SECURITIES PRIVATE LIMITED (hereinafter referred to as "KSPL" or the "Transferor Company") into KAJARIA CERAMICS LIMITED (hereinafter referred to as "KCL" or the "Transferee Company"), and also provides for matters connected therewith under Sections 391 to 394 read with Sections 100 to 103 and other applicable provisions of the Companies Act, 1956 ("the Act"), including the corresponding provisions of the Companies Act, 2013 as and when applicable.

DESCRIPTION OF COMPANIES

KSPL is a company incorporated on June 19, 1986, under the Companies Act, 1956 under the name of Kajaria Overseas Private Limited. The name of KSPL was changed to Cheri Overseas Private Limited on January 12, 1989. On November 24, 1992, the name of KSPL was again changed to its present name that is Kajaria Securities Private Limited. At the time of incorporation of KSPL, the registered office of KSPL was situated at J-1/ B-1 (Extn), Mohan Cooperative Industrial Estate, Mathura Road, New Delhi 110044, and the same was changed to SF-02, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon, Haryana- 122001 on June 9, 2015. KSPL is engaged in the business of tiles and other products of varied nature.

KCL was incorporated on December 20, 1985. At the time of incorporation of KCL, the registered office of KCL was situated at A-27 -30, Industrial Area, Sikandrabad, Distt Bulandshahr (UP) - 203205, the same was changed to SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon, Haryana- 122001 on 27th July 2015. KCL is one of largest manufacturer of ceramics and vitrified tiles in India. The Equity Shares of KCL are listed on BSE Limited ('BSE') and National Stock Exchange of India Ltd. ('NSE').





PURPOSE AND RATIONALE OF THE SCHEME

This Scheme of Arrangement is presented under Sections 391 to 394 read with Sections 100 to 103 and other applicable provisions of the Companies Act, 1956, including the corresponding provisions of the Companies Act, 2013, (as and when applicable) where under the amalgamation of KSPL with KCL is envisaged.

KSPL forms part of the Promoter Group of KCL. It presently holds 3,20,62,529 Equity shares of Rs. 2/- each fully paid up in KCL constituting 40.35% of KCL's paid up equity share capital. Pursuant to the proposed Scheme, KSPL would be ceased to form part of the Promoter Group of KCL and individual promoters of KCL ("Promoters") would directly hold the equity shares in KCL in the same proportion as they held through KSPL which will be dissolved without the process of winding up.

The Amalgamation of KSPL into KCL would not only lead to simplification of the shareholding structure and reduction of the shareholding tiers, but also demonstrate the promoter group direct commitment to and engagement with KCL.

There would be no change in the promoter shareholding of KCL. The promoters would continue to hold the same percentage of shares collectively in KCL, pre and post amalgamation of KSPL into KCL.

All costs and charges of any nature arising or incurred in connection with and implementing this Scheme shall be borne by KSPL and or / its members.

Further this Scheme also provides that Promoters shall indemnify KCL and keep KCL indemnified for any contingent liabilities and obligations including all demands, claims, suits, proceedings and the like which may be instituted by any third party(ies) including governmental authorities on KCL and are directly relatable to KSPL or which may devolve on KCL on account of this Scheme.

In consideration of the above mentioned rationale and related benefits, this Scheme between KSPL and KCL is being proposed in accordance with the terms set out hereunder.





PARTS OF THE SCHEME

PART A - DEFINITIONS AND SHARE CAPITAL

PART B - AMALGAMATION OF KSPL INTO KCL

PART C - GENERAL TERMS AND CONDITIONS OF AMALGAMATION

PART D - ISSUE OF SHARES AND ACCOUNTING TREATMENT

PART E - MISCELLANEOUS PROVISIONS

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PART A - DEFINITIONS AND SHARE CAPITAL

1. DEFINITIONS

In this Scheme of Arrangement, unless inconsistent / repugnant with the subject, context or meaning thereof, the following initialed and/or fully capitalized words or expressions shall have the meaning as set out herein below:

- (a) "Act" or "the Act" means the Companies Act, 1956, and / or the Companies Act, 2013 and shall include any and all statutory amendments, modifications or re-enactment thereof from time to time. As on the date of approval of this Scheme by the Board of Directors of KSPL and KCL, Section 391 and 394 of the Companies Act, 1956 continue to be in force with the corresponding provisions of the Companies Act, 2013 not having been notified. Accordingly, references in this Scheme to the particular provisions of the Act are references to particular provisions of the Companies Act, 1956. Upon such provisions standing re-enacted by enforcement of the provisions of the Companies Act, 2013, such references shall, unless a different intention appears, be construed as references to the provisions so re-enacted;
- (b) "Amalgamation" means the combination of the KSPL into KCL in such a manner that all the Assets and Liabilities of KSPL become the Assets and Liabilities of KCL and KSPL ceases to exist forthwith without the process of winding up;
- (c) "Appointed Date" means 1st April, 2016 or such other date as may be approved by the Hon'ble High Court of Punjab & Haryana at Chandigarh or National Company Law Tribunal, if required or any other competent authority;
- (d) "Appropriate Authority" means any government, statutory, regulatory, departmental or public body, or authority within the territories of State of Haryana, including Registrar of Companies, NCT of Delhi and Haryana, New Delhi, High Court, National Company Law Tribunal (NCLT), if required, Securities and Exchange Board of India ('SEBI') and Stock Exchange(s) where the shares of KCL are listed;
- (e) "Audit Committee" in relation to the KSPL & KCCL, as the case may be, means an audit committee of such company as constituted from time to time;
- (f) "Board of Directors" or "Board" of KSPL and KCL shall include any committee or any person authorised by Board of Directors or such committee of Directors;
- (g) "BSE" means the BSE Limited, the designated stock exchange of KCL;
- (h) "Effective Date" means the last of the dates on which all the conditions and matters referred to in Clause 21 hereof have been fulfilled. References in this Scheme to the date of "coming into effect of this Scheme", "upon the Scheme becoming effective" or "effectiveness of this Scheme" shall mean the Effective Date;
- (i) "High Court" or "Court" means the Hon'ble High Court of Punjab & Haryana at Chandigarh or such other court of appropriate jurisdiction and shall include the National Company Law





Tribunal ('NCLT'), if applicable; and "High Courts" or "High Court" shall mean both of them, as the context may require;

- "Income-tax Act" means the Income-tax Act, 1961, and shall include any statutory modifications, re-enactment or amendment thereof;
- (k) "KSPL" or "Transferor Company" means KAJARIA SECURITIES PRIVATE LIMITED, a company incorporated under the Act and presently having its registered office SF-02, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon, Haryana-122001;
- (I) "KCL" or "Transferee Company" means KAJARIA CERAMICS LIMITED, a listed company incorporated under the Act and presently having its registered office at SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon, Haryana-122001;
- (m) "Law" or "Applicable Law" shall means any statute, notification, bye laws, rules, regulations, guidelines, rule of common law, policy, code, directives, ordinances, orders or instructions having the force of law enacted or issued by the any Appropriate Authority including any statutory modification or re-enactment thereof for the time being in force;
- (n) "NSE" means National Stock Exchange of India Ltd;
- (o) "RECORD DATE" shall be the date or dates to be fixed by the Board of Transferor and /or Transferee Company for the purpose of determining the names of the equity shareholders of the Transferor company for issue of equity shares of the Transferee Company pursuant to this Scheme
- (p) "ROC" or "Registrar of Companies" means Registrar of Companies, NCT of Delhi and Haryana;
- (q) "Scheme of Arrangement" or "this Scheme" or "the Scheme" means this Scheme of Arrangement in its present form or with any modifications, as approved or directed by the Hon'ble High Court of Punjab & Haryana at Chandigarh or any other appropriate authority;
- (r) "SEBI" means Securities and Exchange Board of India established under Securities and Exchange Board of India Act, 1992;
- (s) 'SEBI Circular' means the circular no. CIR/CFD/CMD/16/2015 dates November 30, 2015 and as issued by SEBI from time to time in respect of Scheme.;
- (t) "SEBI Regulations" means the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 issued by SEBI and any amendments made thereof;

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The expressions which are used in this Scheme and not defined in this Scheme, shall, unless repugnant or contrary to the context or meaning hereof, have the same meaning ascribed to them under the Act and other applicable laws, rules, regulations, bye-laws, as the case may be, or any statutory modification or re-enactment thereof from time to time. In particular,





wherever reference is made to High Court in the Scheme, the reference would include, if appropriate, reference to the National Company Law Tribunal or such other forum or authority as may be vested with the powers of the High Court under the Act.

2. DATE OF TAKING EFFECT AND OPERATIVE DATE

The Scheme set out herein in its present form or with any modification(s) shall be operative with effect from the Appointed Date but take effect from the Effective Date.

3. SHARE CAPITAL

3.1 The Authorised, Issued, Subscribed and Paid Up share capital of KSPL as on March 31, 2016 as per audited financial statements is as follows:

PARTICULARS	AMOUNT (Rs)
AUTHORISED CAPITAL	7OON (N3)
2,70,00,000 Equity Shares of Rs 10/- each	27,00,00,000
6,71,00,000 Preference Shares of Rs 10/- each	67,10,00,000
TOTAL	94,10,00,000
ISSUED, SUBSCRIBED AND PAID-UP CAPITAL	
12,14,600 Equity Shares of Rs. 10/- each	1,21,46,000
TOTAL	1,21,46,000

Subsequent to the above Balance Sheet date and till the approval of the Scheme by the Board of Directors of KSPL, there is no change in the Share Capital structure set out above.

3.2 The Authorised, Issued, Subscribed and Paid Up share capital of KCL as on March 31, 2016 as per audited financial results as approved by Board of Directors on 28 April 2016 is as follows:

PARTICULARS	AMOUNT (Rs)
AUTHORISED CAPITAL	7Ook (1.3)
12,50,00,000 Equity Shares of Rs.2/- each	25,00,00,000
10,00,000 Preference Shares of Rs. 100/- each	10,00,00,000
TOTAL	35,00,00,000
ISSUED, SUBSCRIBED AND PAID-UP CAPITAL	
7,94,69,000 Equity Shares of Rs 2/- each	1,58,938,000
TOTAL	1,58,938,000

Subsequent to the above Balance Sheet date, vide Board meeting dated June 16, 2016 following has been approved by the Board subject to the approval of the shareholders:

i. Sub-division of the equity shares of the Company from Rs. 2/- each fully paid up to Re. 1/- each fully paid up i.e. 7,94,69,000 equity shares of Rs. 2/- each fully paid up will be sub divided into 15,89,38,000 equity shares of Re.1/- each fully paid up.



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- ii. Amendment in clause V (Capital Clause) of the Memorandum of Association of the Company.
- 3.3 The Equity shares of KCL are listed on BSE & NSE. The Equity Shares of KSPL are not listed on any of the stock exchange.

4. COMPLIANCE WITH THE TAX LAWS

This Scheme, has been drawn up to comply with the conditions relating to "Amalgamation" as specified under the tax laws, specifically section 2(1B) of the Income Tax Act, 1961, and other relevant sections of the Income Tax Act, 1961 which includes the following:

- all the property of the amalgamating company immediately before the amalgamation becomes the property of the amalgamated company by virtue of the amalgamation;
- all the liabilities of the amalgamating company immediately before the amalgamation become the liabilities of the amalgamated company by virtue of the amalgamation;
- shareholders holding not less than three-fourths in value of the shares in the amalgamating company (other than shares already held therein immediately before the amalgamation by, or by a nominee for, the amalgamated company or its subsidiary) become shareholders of the amalgamated company by virtue of the amalgamation, otherwise than as a result of the acquisition of the property of one company by the other company pursuant to the purchase of such property by the other company or as a result of the distribution of such property to the other company after the winding up of the first mentioned company.

If any terms or provisions of the Scheme are found to be or interpreted to be inconsistent with any of the said provisions at a later date, whether as a result of any amendment of law or any judicial or executive interpretation or for any other reason whatsoever, the aforesaid provisions of the tax laws shall prevail. The Scheme shall then stand modified to the extent determined necessary to comply with the said provisions. Such modification will however not affect other parts of the Scheme .Notwithstanding the other provisions of this Scheme, the power to make such amendments as may become necessary shall vest with the Board of Directors of KCL, which power shall be exercised reasonably in the best interests of the companies and their stakeholders, and which power can be exercised at any time, whether before or after the Effective Date.

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PART B - AMALGAMATION OF KSPL INTO KCL

5. TRANSFER AND VESTING

With effect from the Appointed Date or such other date as may be fixed or approved by the High Court or any other appropriate authority and upon the Scheme becoming effective, KSPL shall pursuant to the sanction of this Scheme by the High Court and in accordance with the provisions of Sections 391 to 394 and other applicable provisions, if any, of the Companies Act, 1956 or provisions of Companies Act, 2013 as applicable be and stand transferred to and vested in or be deemed to have been transferred to and vested in KCL, as a going concern without any further act, instrument, deed, matter or thing to be made, done or executed so as to become, as and from the Appointed Date, the assets and liabilities of KCL by virtue of and in the manner provided in this Scheme.

6. TRANSFER OF ASSETS

Upon the sanction of the Scheme by the High Court, and without prejudice to the generality of the preceding Clause, upon the coming into effect of this Scheme and with effect from the Appointed Date:

- All the assets and properties of KSPL of whatsoever nature and wheresoever situated, 6.1. including all rights, titles, interest and privileges, powers and authorities in the movable and immovable properties, tangible and intangible assets, including capital work-in-progress, bank balances, all advances recoverable in cash or kind or value to be received, and all deposits/balance whether with Government or Semi-Government, local authorities or any other institution and bodies, including but not limited to amounts receivables from insurance companies, advance tax(es) paid, if any, all benefits accruing as on the Appointed Date under the Income tax Act or under any other fiscal laws like sales tax credit, input service tax credit, cenvat credit and deferred tax asset etc., deposits, margin money, cash in hand, loans to any other body corporate, investments of all kinds, inventories, lease and hire purchase contracts, licensing arrangements, license fees, lending contracts, benefit of any security arrangements, reversions, powers, authorities, allotments, approvals including but not limited to approvals, consents and/or certificates obtained under the provisions of Income Tax Act, 1961, all consents, licenses, registrations in the name of KSPL, contracts, agreements, engagements, arrangements of all kind, rights, titles, interests, benefits, easements, and privileges, if any of whatsoever nature and wherever situated belonging to or in the ownership, power or possession and in the control of or vested in or granted in favour of or enjoyed by KSPL (hereinafter referred to as "Assets"), shall, under the provisions of Sections 391 to 394 and all other applicable provisions, if any, of the Act, without any further act or deed, be and stand transferred to and vested in KSPL or be deemed to be transferred to and vested in KSPL as a going concern so as to become, as and from the Appointed Date, the assets and properties of KCL.
- 6.2. Without prejudice to the provisions of Clause 6.1 above, in respect of such of the assets and properties of KSPL as are movable in nature or incorporeal property and are capable of transfer by manual delivery or by endorsement and/or delivery, the same shall be so transferred by KSPL and shall, upon such transfer, become the assets and properties of KCL without requiring any separate deed or instrument or conveyance for the same.

- 6.3. In respect of movables other than those dealt with in Clause 6.2 above including sundry debts, receivables, bills, credits, loans and advances, if any, whether recoverable in cash or in kind or for value to be received, bank balances, investments, earnest money and deposits with any Government, quasi government, local or other authority or body or with any company or other person, the same shall on and from the Appointed Date stand transferred to and vested in KCL without any notice or other intimation to the debtors (although KCL 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 depositee, or any class of them, as the case may be), that the said debt, loan, advance, balance or deposit stands transferred and vested in KCL. In addition, KSPL shall, if so required by KCL, issue notices in such form as KCL may deem fit and proper stating that pursuant to the High Court having sanctioned this Scheme, the relevant debt, loan, advance or other asset, be paid or made good or held on account of KCL, as the person entitled thereto, to the end and intent that the right of KSPL to recover or realize the same stands transferred to KCL and that appropriate entries should be passed in their respective books to record the aforesaid changes.
- 6.4. Upon coming into effect of the Scheme all motor vehicles, if any, of any nature whatsoever comprised in or relatable to KSPL, shall vest in KCL and appropriate Governmental and Registration Authorities shall mutate and register the said vehicles in the name of KCL as if the vehicles had originally been registered in the name of KCL.
- 6.5. With effect from the Effective Date and until such time the names of the bank accounts of KSPL are replaced with that of KCL, KCL shall be entitled to operate the bank accounts of KSPL, in so far as may be necessary.
- 6.6. All cheques and other negotiable instruments, payment orders received in the name of KSPL after the Effective Date shall be accepted by the bankers of KCL and credited to the account of KCL. Similarly, the banker of KCL shall honour cheques issued by KSPL for payment after the Effective Date.
- 6.7. KCL, at any time after the coming into effect of this Scheme, may execute deeds of confirmation in favor of any party to any contract or arrangement or memorandum of understanding, to which KSPL is a party or any writings as may be necessary to be executed in order to give formal effect to the above provisions. KCL shall, under the provisions of this Scheme, be deemed to be authorized to execute any such writings on behalf of KSPL to carry out or perform all such formalities or compliance, referred to above on the part of KSPL to be carried out or performed.
- 6.8. All the statutory licenses, consents, permits, quotas, approvals, permissions, registrations, incentives, tax deferrals and benefits, subsidies, concessions, grants, rights, claims, leases, tenancy rights, liberties, special status, no objection certificates and other benefits or privileges enjoyed or conferred upon or held or availed of by KSPL, and all rights and benefits that have accrued or which may accrue to KSPL, whether before or after the Appointed Date, shall, under the provisions of Sections 391 to 394 of the Act and all other applicable provisions, if any, without any further act, instrument or deed, cost or charge be and stand transferred to and vest in or be deemed to be transferred to and vested in and be available to KCL so as to become, as and from the Appointed Date licenses, permits, quotas, approvals,

permissions, registrations, incentives, tax deferrals and benefits, subsidies, concessions, grants, rights, claims, leases, tenancy rights, liberties, special status and other benefits or privileges of KCL and shall remain valid, effective and enforceable on the same terms and conditions. If the terms of the licenses, permits, quotas, approvals, permissions are such that they cannot be transferred/assigned/endorsed in the name of KCL and/or any of the concerned authorities specifically direct KCL to make a fresh application, in such scenarios, KCL shall comply with the necessary directions including but not limited to making a fresh application or such other application as may be directed by the concerned authority for the desired transfer of the licenses, permits, quotas, approvals, permissions in the name of KCL and pending the requisite fresh permissions, approvals, consents etc, KCL shall, to the extent permissible under the Law, be allowed to continue to use the existing approvals, consents, permissions etc issued in the name of KSPL. All brands, copyrights, trademarks, or any other kind of intellectual property, if any, registered with the authorities concerned or pending applications submitted at any time on or before the Effective Date or being used by KSPL shall stand vested in or transferred to KCL without any further act or deed and shall be appropriately mutated by the Statutory Authorities concerned in favour of KCL. The benefit of all brands, copyrights, trademarks, any other intellectual property, statutory and regulatory permissions, environmental approvals and consents, sales tax registrations, excise registrations, service tax registrations or other licenses and consents shall vest in and become available to KCL.

- 6.9. Since each of the permissions, approvals, consents, sanctions, remissions, special reservations, incentives, concessions and other authorizations of KSPL shall stand transferred by the order of the High Court to KCL, KCL shall file the relevant intimations, for the record of the statutory authorities who shall take them on file, pursuant to the vesting orders of the sanctioning court.
- 6.10. With effect from the Appointed Date and upon the Scheme becoming effective, immovable property, if any, including but not limited to land and buildings with plants and equipment or any other immovable property of KSPL, whether freehold or leasehold, and any documents of title, rights and easements in relation thereto shall stand transferred to and be vested in KCL, without any further instrument, deed or act.
- 6.11. With effect from the Appointed Date and upon the Scheme becoming effective, KCL shall be entitled to exercise all rights and privileges and be liable to pay ground rent, taxes and fulfill obligations, in relation to or applicable to such immovable properties, if any. The mutation/substitution of the title to the immovable properties shall be made and duly recorded in the name of KCL by the appropriate authorities pursuant to the sanction of the Scheme by the Hon'ble High Court and the Scheme becoming effective in accordance with the terms hereof.
- 6.12. All assets and properties of KSPL as on the Appointed Date, whether or not included in the books of KSPL, and all assets and properties which are acquired by KSPL on or after the Appointed Date but prior to the Effective Date, shall be deemed to be and shall become the assets and properties of KCL, and shall under the provisions of Sections 391 to 394 and all other applicable provisions, if any, of the Act, without any further act, instrument or deed, be and stand transferred to and vested in and be deemed to have been transferred to and vested in KCL upon the coming into effect of this Scheme pursuant to the provisions of Sections 391

to 394 of the Act. Similarly, all the assets and properties, which are sold, transferred/ alienated by KSPL on or after the Appointed Date but prior to the Effective Date, shall be deemed to be transferred/ alienated by and on behalf of KCL, and shall be recognized by KCL in the same manner as would have been recognized had such sale, transfer taken place after this Scheme had become effective under the provisions of Sections 391 to 394 and all other applicable provisions and upon the Scheme becoming effective, KCL shall record the entries in its books of accounts appropriately.

6.13. All the insurance policies registered in the name of KSPL shall, pursuant to the provisions of Section 394(2) of the Act, without any further act, instrument or deed, be and stand transferred to and vested in and or be deemed to have been transferred to and vested in and be available to the benefit of KCL and accordingly, the insurance companies shall record the name of KCL in all the insurance policies registered in the name of KSPL.

7. TRANSFER OF LIABILITIES

- Upon the coming into effect of this Scheme and with effect from the Appointed Date, all liabilities of KSPL including all secured and unsecured debts (whether in Indian rupees or foreign currency), sundry creditors, share application money, current maturity of secured long term borrowings from NBFC, advance received, liabilities (including contingent liabilities), duties and obligations of KSPL of every kind, nature and description whatsoever and howsoever (herein referred to as the "Liabilities"), shall, pursuant to the sanction of this Scheme by the High Court and under the provisions of Sections 391 to 394 and other applicable provisions, if any, of the Act, without any further act, instrument, deed, matter or thing, be transferred to and vested in or be deemed to have been transferred to and vested in KCL, along with any charge, encumbrance, lien or security thereon, and the same shall be assumed by KCL to the extent they are outstanding on the Effective Date so as to become, as on and from the Appointed Date, the Liabilities of KCL on the same terms and conditions as were applicable to KSPL, and KCL shall meet, discharge and satisfy the same and further 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 Liabilities have arisen in order to give effect to the provisions of this Clause.
- 7.2. All debts, liabilities, duties and obligations of KSPL as on the Appointed Date, whether or not provided in the books of KSPL, and all debts and loans raised, and duties, liabilities and obligations incurred or which arise or accrue to KSPL on or after the Appointed Date till the Effective Date, shall be deemed to be and shall become the debts, loans raised, duties, liabilities and obligations incurred by KCL by virtue of this Scheme.
- 7.3. Where any such debts, loans raised, liabilities, duties and obligations (including contingent liabilities) of KSPL as on the Appointed Date have been discharged or satisfied by KSPL after the Appointed Date and prior to the Effective Date, such discharge or satisfaction shall be deemed to be for and on account of KCL.
- 7.4. All loans raised and utilised and all liabilities, duties and obligations incurred or undertaken by KSPL after the Appointed Date and prior to the Effective Date shall be deemed to have been raised, used, incurred or undertaken for and on behalf of KCL and to the extent they are outstanding on the Effective Date, shall, upon the coming into effect of this Scheme and under

the provisions of Sections 391 to 394 of the Act, without any further act, instrument or deed, be and stand transferred to and vested in or be deemed to have been transferred to and vested in KSPL and shall become the loans and liabilities, duties and obligations of KCL which shall meet, discharge and satisfy the same.

- 7.5. Loans, duties and other obligations (including any guarantees, letters of credit, letters of comfort or any other instrument or arrangement which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between KSPL inter-se and/or KCL shall, ipso facto, stand discharged and come to an end and there shall be no liability in that behalf on any party and appropriate effect shall be given in the books of accounts and records of KCL. It is hereby clarified that there will be no accrual of interest or other charges in respect of any inter-company loans, advances and other obligations with effect from the Appointed Date.
- 7.6. Upon the Scheme becoming effective, all taxes payable by KSPL under the Income Tax Act, 1961, Customs Act, 1962, Central Excise Act, 1944, State Sales Tax laws, Central Sales Tax Act, 1956 or other applicable laws/ regulations dealing with taxes/ duties/ levies (hereinafter in this Clause referred to as "Tax Laws") shall be transferred to the account of KCL; similarly all credits for taxes including Minimum Alternate Tax, Tax deduction at source on income of KSPL or obligation for deduction of tax at source on any payment made by or to be made by KSPL shall be made or deemed to have been made and duly complied with by KCL if so made by KSPL. Similarly any advance tax payment required to be made for by the specified due dates in the tax laws shall also be deemed to have been made by KCL if so made by KSPL. Any refunds under the Tax Laws due to KSPL consequent to the assessments made on KSPL and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by KCL.
- 7.7. All taxes of any nature, duties, cess or any other like payment or deductions made by KSPL to any statutory authorities such as Income Tax, Sales Tax, Service Tax etc. or any tax deduction / collection at source, tax credits under Tax laws, relating to the period after the Appointed Date up to the Effective Date shall be deemed to have been paid by or on account of KCL and the relevant authorities shall be bound to transfer to the account of and give credit for the same to KCL upon the passing of the orders on this Scheme by the High Court upon relevant proof and documents being provided to the said authorities
- 7.8. The income tax, if any, paid by KSPL on or after the Appointed Date, in respect of income assessable from that date, shall be deemed to have been paid by or for the benefit of KCL. Further, KCL shall, after the Effective Date, be entitled to revise the relevant returns, if any, filed by KSPL for any year, if so necessitated or consequent to this Scheme.

8. ENCUMRANCES

- 8.1. The transfer and vesting of the Assets of KSPL to and in KCL shall be subject to the mortgages and charges, if any, affecting the same, as and to the extent hereinafter provided.
- 8.2. All the existing securities, mortgages, pledge, charges, encumbrances or liens (the "Encumbrances"), if any, as on the Appointed Date and/or created by KSPL after the Appointed Date, over the assets or any part thereof transferred to KCL by virtue of this

Scheme and in so far as such Encumbrances secure or relate to Liabilities of KSPL or otherwise, the same 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 KCL, and such Encumbrances shall not relate or attach to any of the other assets of KCL.

- 8.3. The existing Encumbrances over the assets and properties of KCL or any part thereof which relate to the liabilities and obligations of KCL prior to the Effective Date shall continue to relate only to such assets and properties and shall not extend or attach to any of the assets and properties of KSPL transferred to and vested in KCL by virtue of this Scheme.
- 8.4. Any reference in any security documents or arrangements (to which KSPL is a party) to KSPL and its assets and properties, shall be construed as a reference to KCL and the assets and properties of KSPL transferred to KCL by virtue of this Scheme. Without prejudice to the foregoing provisions, KSPL and KCL may execute any instruments or documents or do all the acts and deeds as may be considered appropriate, including the filing of necessary particulars and/or modification(s) of charge(s), with the Registrar of Companies to give formal effect to the above provisions, if required.
- 8.5. Upon the coming into effect of this Scheme, KCL alone shall be liable to perform all obligations in respect of the Liabilities, which have been transferred to it in terms of the Scheme.
- 8.6. It is expressly provided that, save as herein provided, no other terms or conditions of the Liabilities transferred to KCL is modified by virtue of this Scheme except to the extent that such amendment is required statutorily or by necessary implication.

The provisions of this Clause shall operate in accordance with the terms of the Scheme, notwithstanding anything to the contrary contained in any instrument, deed or writing or the terms of sanction or issue or any security document; all of which instruments, deeds or writings shall be deemed to stand modified and/or superseded by the foregoing provisions.

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PART C - GENERAL TERMS AND CONDITIONS OF AMALGAMATION

9. BUSINESS AND PROPERTY IN TRUST

- 9.1. Upon the coming into effect of the Scheme, as and from the Appointed Date and upto and including the Effective Date:
- (a) KSPL shall carry on and be deemed to have carried on the business and activities and shall stand possessed of all the assets and properties, in trust for KCL and shall account for the same to KCL.
- (b) Any income or profit accruing or arising to KSPL, as the case may be, and all costs, charges, expenses and losses or taxes incurred by KSPL shall for all purposes be treated as the income, profits, costs, charges, expenses and losses or taxes, as the case may be, of KCL and shall be available to KCL for being disposed off in any manner as it thinks fit.
- 9.2. With effect from the Appointed Date, all debts, liabilities, duties and obligations of the KSPL as on the close of business on the date preceding the Appointed Date, whether or not provided in the books of the KSPL, and all liabilities debts, duties, obligations which arise or accrue on or after the Appointed Date shall be deemed to be the debts, liabilities, duties and obligations of the KCL

10. CONDUCT OF BUSINESS TILL EFFECTIVE DATE

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

- 10.1. KSPL undertakes to preserve and carry out the business with reasonable diligence and prudence and shall not undertake any financial commitments or sell, transfer alienate, charge, mortgage, or encumber or otherwise deal with or dispose of any undertaking or any part thereof, save and except in each case:
 - a. If the same is in the ordinary course of business as carried on by it as on the date of filing of this Scheme with the High Court; or
 - b. If the same is expressly permitted under this Scheme; or
 - c. If prior written consent of the Board of Directors or its committee thereof of KCL has been obtained
- 10.2. Any of the rights, powers, privileges attached, related or pertaining to or exercised by KSPL shall be deemed to have been exercised by KSPL for an on behalf of, and in trust for and as an agent of KCL. Similarly any of the obligation, duties or commitment attached, related or pertaining to KSPL that have been undertaken or discharged by KSPL, shall be deemed to have been undertaken or discharged for and on behalf of and as an agent of KCL
- 10.3. KSPL shall not vary the terms and conditions of services of its employees except in the ordinary course of business





11. LEGAL PROCEEDINGS

- 11.1. All suits, action, legal proceedings of whatsoever nature by or against KSPL pending and/ or arising at the Appointed Date and relating to KSPL or its properties, assets, debts, liabilities, duties and obligations, shall be continued and/ or enforced until the Effective Date as desired by KCL and as and from the Effective Date shall be continued and enforced by or against KCL in the same manner and to the same extent as would or might have been continued and enforced by or against KSPL.
- 11.2. On and from the Effective Date, KCL may, if required, initiate any legal proceedings in its name in relation to KSPL in the same manner and to the same extent as would or might have been initiated by KSPL
- 11.3. After the Effective Date, the Promoters undertakes to keep harmless and keep indemnified from time to time KCL from and against any contingent liabilities and obligations relatable to KCL including all demands, claims, suits, proceedings, and the like which have, shall or may be instituted by any person, authority, government of India, firm, company, body corporate or organization against KCL, directly relating to KSPL and / or against any financial liability/claim that may arise against KCL by virtue of transfer and vesting of KSPL into KCL under and pursuant to this Scheme.

12. DIVIDEND AND UTILISATION OF THE AVAILABLE CASH

- 12.1. Until the Effective Date, KSPL shall be entitled to declare and pay any dividends, whether interim, or final, to its shareholders in respect of the accounting period prior to the Effective Date out of its income/cash if any, lying with KSPL.
- 12.2. KSPL shall have right to utilize its income or available cash for the purpose of meeting the expenses in the ordinary course of business or for the purpose(s) specified in the Scheme.

13. CONTRACTS, DEEDS AND OTHER INSTRUMENTS

- 13.1. Subject to the other provisions of this Scheme, all contracts, deeds, bonds, agreements, insurance policies and other instruments, if any, of whatsoever nature to which KSPL is a party and subsisting or having effect on the Effective Date shall be in full force and effect against or in favour of KCL, as the case may be, and may be enforced by or against KCL as fully and effectually as if, instead of KSPL, KCL had been a party thereto.
- 13.2. KCL may enter into and/ or issue and/ or execute deeds, writings or confirmations or enter into any tripartite arrangements, confirmations or novations, to which KSPL will, if necessary, also be party in order to give formal effect to the provisions of this Scheme, if so required or if so considered necessary. KCL shall be deemed to be authorised to execute any such deeds, writings or confirmations on behalf of KSPL and to implement or carry out all formalities required on the part of KSPL to give effect to the provisions of this Scheme.
- 13.3. Since each and every and all of the statutory permissions, approvals, consents, sanctions, remissions, special reservations incentives, no-objection certificates, permits, quotas,

entitlements, concessions, licenses, registrations, certificates, and other authorizations, howsoever described and in whatever form, of the KSPL shall stand transferred by the order of the High Court to the KCL, the KCL shall file the relevant intimations, if required, for the record of all of the statutory and regulatory authorities, who shall take them on file, pursuant to the vesting orders of the sanctioning High Court.

14. STAFF AND EMPLOYEES

- 14.1. On the Scheme coming into effect, all staff and employees of KSPL in service on such date shall be deemed to have become staff and employees of KCL without any break in their service and on the basis of continuity of service and the terms and conditions of their employment with KCL shall not be less favorable than those applicable to them with reference to KSPL on the Effective Date.
- 14.2. Upon the Scheme coming into effect, the existing Provident Fund, Gratuity Fund, Superannuation Fund and/ or schemes and trusts, including employee's welfare trust, if any, created by KSPL for its employees shall be transferred to KCL. KSPL shall take all steps necessary for the transfer, where applicable, of the Provident Fund, Gratuity Fund, Superannuation Fund and/ or schemes and trusts, including employee's welfare trust, pursuant to the Scheme, to KCL. All obligations of KSPL with regard to the said fund or funds as defined in the respective trust deed and rules shall be taken over by KCL from the Effective Date to the end and intent that all rights, duties, powers and obligations of KSPL in relation to such Fund or Funds shall become those of KCL and all the rights, duties and benefits of the employees employed in KSPL under such Funds and Trusts shall be fully protected, subject to the provisions of law for the time being in force. It is clarified that the services of the staff, workmen and employees of KSPL will be treated as having been continuous for the purpose of the said Fund or Funds.

15. TREATMENT OF TAXES

- 15.1. Any tax liabilities under the Income-tax Act, 1961, Customs Act, 1962, Central Excise Act, 1944, State Sales Tax laws, Central Sales Tax Act, 1956 or other applicable laws/ regulations dealing with taxes/ duties/ levies (hereinafter in this Clause referred to as "Tax Laws") allocable or related to KSPL to the extent not provided for or covered by tax provision in the accounts made as on the date immediately preceding the Appointed Date shall be transferred to KCL. Any surplus in the provision for taxation/ duties/ levies account including advance tax and withholding tax as on the date immediately preceding the Appointed Date will also be transferred to the account of the KCL. Any refund under the Tax Laws due to KSPL consequent to the assessments made on KSPL and for which no credit is taken in the accounts as on the date immediately preceding the Appointed Date shall also belong to and be received by KCL.
- 15.2. All taxes (including income tax, sales tax, excise duty, customs duty, service tax, VAT, etc) paid or payable by KSPL in respect of the operations and/or the profits of the business before the Appointed Date, shall be on account of KSPL and, insofar as it relates to the tax payment (including, without limitation, sales tax, excise duty, custom duty, income tax, service tax, VAT, etc.), whether by way of deduction at source, advance tax or otherwise howsoever, by KSPL in respect of the profits or activities or operation of the business after the Appointed

Date, the same shall be deemed to be the corresponding item paid by KCL, and, shall, in all proceedings, be dealt with accordingly.

15.3. Upon the Scheme becoming effective, KCL is also expressly permitted to revise its income tax returns and other returns filed under the tax laws and to claim refunds, advance tax and withholding tax credits, etc, pursuant to the provisions of this Scheme.

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PART D - ISSUE OF SHARES AND ACCOUNTING TREATMENT

16. ISSUE OF SHARES

16.1. Upon this Scheme becoming effective and in consideration for the Amalgamation of KSPL into KCL, in terms of this Scheme, KCL shall, without any further application, act or deed, issue and allot equity shares to the Equity Shareholders of KSPL or such of their respective heirs, executors, administrators, or other legal representatives or other successors in title, as may be recognized by the Board of KCL and approved by them, and whose names appear in the Register of Members of KSPL on the Record Date, equity shares in its share capital at par (hereinafter also referred to as the "Equity Shares on Amalgamation"), in the following proportion:

"1 (One) fully paid up equity share of KCL to be issued and allotted to the shareholders of KSPL in proportion of their respective shareholding in KSPL for every 1 (one) fully paid up equity share held by KSPL in KCL.

Therefore 3,20,62,529 (Three Crores Twenty Lacs Sixty Two Thousand Five Hundred And Twenty Nine) fully paid up equity shares of face value of Rs.2/- (Rupees Two) each of KCL to be issued and allotted to shareholders of KSPL in proportion of their respective holding in KSPL."

- 16.2. The Equity Shares on Amalgamation is based on the following share capital positions of KSPL and KCL:
 - 3,20,62,529 equity shares of face value of Rs.2/- each fully paid up of KCL held by KSPL;
 - 12,14,600 equity shares of face value of Rs. 10/- each fully paid up of KSPL.
- 16.3. The aforesaid ratio as referred in Clause 16.1, shall be suitably adjusted for any changes in the share capital position as mentioned above, whether by means of a bonus issue, split of shares, sub-division of shares, consolidation of shares, capital reduction, re-classification of shares or any other corporate action. All such adjustments to the Equity Shares on Amalgamation shall be deemed to be carried out as an integral part of this Scheme, and the resultant Equity Shares on Amalgamation shall be adopted in Clause 16.1 without any further act or deed, upon agreement in writing by both KSPL and KCL
- 16.4. The fractional entitlement, if any, to which the shareholders of KSPL may become entitled to upon issue of Equity Shares on Amalgamation pursuant to clause 16.1 or 16.3 above would be rounded off by KCL to the nearest integer. However in no event, the number of Equity Shares on Amalgamation shall exceed the total number of equity shares held by KSPL in KCL
- 16.5. The Equity Shares on Amalgamation to be issued and allotted pursuant to Clause 16.1 or 16.3 shall in all respects, rank pari passu with the existing equity shares of KCL, if any, for dividend and all other benefits and on all respects with effect from the date of their allotment except that, in respect of dividend that may be declared, such shares will be entitled for such dividend from the Appointed Date.
- 16.6. The Equity Shares on Amalgamation to be issued and allotted in terms hereof will be subject to the relevant Memorandum and Articles of Association of KCL.





16.7. The Equity shares on amalgamation issued pursuant to Clause 16.1 or 16.3 above shall be issued in the dematerialized form by KCL unless otherwise notified in writing by the shareholders of KSPL to KCL or on before such date as may be determined by the Board of Directors of KCL. In the event, such notice has not been received by KCL in respect of any of the member of KSPL, the equity shares on amalgamation shall be issued to such shareholder in dematerialized form provided that members of KSPL shall be required to have an account with a depository participant and shall provide details thereof and such other confirmation as may be required. It is only thereupon that KCL shall issue and directly credit the dematerialized securities account of such members of KSPL.

In the event that KCL receives the notice from any of the member of KSPL that the Equity shares on amalgamation are to be issued in certificate form or if any member has not provided the requisite details regarding the account with a depository participant or other confirmations as may be required, then KCL shall issue equity shares on amalgamation in certificate form in such manner.

Such physical share certificates (if any) shall be sent by KCL to such equity shareholder of KSPL at their respective registered address, as appearing in the Register of Members maintained by KSPL as on the Record Date with respect to their respective shareholder (or in case of the Joint Shareholders to the address of that one of the joint shareholders whose name stands first in such register of members in respect of such joint shareholding) and KCL shall not be responsible for any loss in transit.

- 16.8. KCL shall, if and to the extent required, apply for and obtain any approvals from the concerned regulatory authorities for the issue and allotment of Equity Shares on Amalgamation to the shareholders of KSPL.
- 16.9. Equity shares on Amalgamation issued in terms of Clause 16.1 or 16.3 above shall be listed on the relevant stock exchange/s, where the existing equity shares of KCL are listed and /or admitted to trading in accordance with the applicable laws including without limitation the SEBI Circulars & SEBI Regulations. KCL shall enter into such agreements 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 relevant Stock Exchange(s).
- 16.10. Upon coming into effect of this Scheme and subject to the above provisions, the shareholders of KSPL shall receive new share certificates (in dematerialized form or physical form) reflecting the shares held by each member in KCL and the shares or the share certificates of KSPL in relation to the shares held by its shareholders shall, without any further application, act, instrument, deed, be deemed to have been automatically cancelled and be of no effect on and from the Record Date.
- 16.11. In the event of there being any pending and valid share transfers, whether lodged or outstanding, of any shareholder of KSPL, the Board of Directors or any committee thereof of KCL, shall be empowered in appropriate cases, even subsequent to the Record Date, to effectuate such a transfer in KSPL, as if such changes in registered holder were operative as on the Record Date, in order to remove any difficulties arising to the KSPL/ KCL.





- 16.12. Upon the issue of Equity Shares on Amalgamation in terms of Clause16.1 or 16.3 above, the provisions of Section 62 (corresponding to Section 81(1A) of the Act) read with Section 42 of the Companies Act, 2013 shall be deemed to have been complied with and such issue shall be an integral part of this Scheme.
- 16.13. The approval of this Scheme by the shareholders of KCL & KSPL under Section 391 and 394 read with Sections 100-103 of the Companies Act, 1956 or any corresponding provision of Companies Act, 2013 shall be deemed to have the approval under Section 16, 31 and other applicable provision of the act or any corresponding provision of Companies Act, 2013 and any other applicable law, including but not limited to SEBI (Substantial Acquisition of Shares and Takeovers) Regulation, 2011 as amended and any other consents and approval required in this regard.
- 16.14. Upon the Equity Shares on Amalgamation being issued and allotted by KCL to the shareholders of KSPL, in accordance with the provisions of Clause16.1 or 16.3 above, the investments held by KSPL in the share capital of KCL, shall, without any further application, act, deed, instrument stand cancelled. The shares held by KSPL in dematerialized form shall be extinguished, on and from such issue and allotment of Equity Shares on Amalgamation.
- 16.15. Such reduction of share capital of KCL in accordance with the provisions of Clause 16.14 above shall be effected as an integral part of the Scheme and the Order of the High Court sanctioning the Scheme shall be deemed to be an order under Sections 100-103 and any other applicable provision of the Act confirming the reduction. KCL shall not be required to add the words "and reduced" as a suffix to its name consequent upon reduction.

17. ACCOUNTING TREATMENT

- 17.1. KCL shall, upon the coming into effect of this Scheme, record the assets and liabilities of KSPL vested in it pursuant to this Scheme, at the respective book values thereof, at the close of business of the day immediately preceding the Appointed Date.
- 17.2. KCL shall credit to its share capital account in its books of account the aggregate face value of Equity Shares on Amalgamation issued by it to the shareholders of KSPL, pursuant to this Scheme.
- 17.3. Upon the coming into effect of this Scheme, any intercompany investment in the books of KSPL and KCL, representing equity shares of KSPL and/ or KCL will stand cancelled and no shares or consideration shall be issued by KCL in respect of such cancelled shares.
- 17.4. The excess/ deficit of the value of the assets over the value of the liabilities of KSPL vested in KCL pursuant to this Scheme, and as recorded in the books of account of KCL shall, after adjusting the amount recorded in Clause 17.2 and 17.3 above and 'Expenses of Scheme', be treated in the balance sheet of the KCL in accordance with "The Pooling of Interests" method as prescribed under Accounting Standard 14 issued by The Institute of Chartered Accountants of India.
- 17.5. In case of any differences in accounting policy between KSPL and KCL, the impact of the same till the Appointed Date will be quantified and directly adjusted in profit and loss account





appearing in the balance sheet of KCL, to ensure that upon the coming into effect of this Scheme, the financial statements of KCL reflect the financial position on the basis of a consistent accounting policy.

- 17.6. It is hereby clarified that pursuant to the provisions of Clause 9, all transactions during the period between the Appointed Date and Effective Date relating to KSPL would be duly reflected in the financial statements of KCL, upon the coming into effect of this Scheme.
- 17.7. To the extent that there are inter-corporate loans or balances between KSPL and KCL, the obligations in respect thereof shall come to an end and corresponding effect shall be given in the books of account and records of KCL for the reduction of any assets or liabilities, as the case may be.

18. MERGER OF AUTHORISED SHARE CAPITAL

- 18.1. Upon sanction of this Scheme, the authorised share capital of KCL, shall automatically stand increased without any further act, instrument or deed on the part of KCL, including payment of stamp duty and fees payable to Registrar of Companies, by the authorised share capital of KSPL aggregating to Rs. 94,10,00,000 (Rupees Ninety Four Crores Ten Lacs only) comprising of 2,70,00,000 Equity Shares of Rs.10/- each and 6,71,00,000 Preference Shares of Rs. 10/- each and the Memorandum of Association and Articles of Association of KCL (relating to the authorized share capital) shall, without any further act, instrument or deed, be and stand altered, modified and amended, pursuant to Section 13, Section 14, and Section 61 of the Companies Act, 2013 (corresponding to Section 16, Section 31, Section 94 of the Companies Act, 1956) or any other applicable provisions of the Act, as the case may be and for this purpose the stamp duty and the fee paid on authorised share capital of KSPL shall be utilized and applied to the above referred increased authorised share capital of KCL and no payment of any extra stamp duty and/or fee shall be payable by KCL for increase in its authorised share capital to that extent.
- 18.2. If required, KCL shall take necessary steps to increase its Authorized Share Capital before the effective date so as to make it sufficient for allotment of shares to the shareholders of KSPL in consideration of the amalgamation after considering the clubbed authorized capital of KCL.
- 18.3. It is clarified that the approval of the members of KCL to the Scheme shall be deemed to be their consent/approval also to the alteration of the Memorandum of Association and Articles of Association of KCL as may be required under the Act
- 18.4. Clause V of the Memorandum of Association of KCL shall be suitably amended to take effect of Clause 18.1 to 18.3 as mentioned above.

19. SAVING OF CONCLUDED TRANSACTIONS

The transfer of properties and liabilities under Clause 5 and the continuance of proceedings by or against KCL under Clause 11 shall not affect any transaction or proceedings already concluded by KSPL on or before the date when KSPL adopts the Scheme in its Board





meeting, and after the date of such adoption till the Effective Date, to the end and intent that KCL accepts and adopts all acts, deeds and things done and executed by KSPL in respect thereto as done and executed on behalf of itself.

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PART E - MISCELLANEOUS PROVISIONS

20. APPLICATION TO THE HIGH COURT

KSPL and KCL shall, with all reasonable dispatch, make applications or petitions under Sections 391-394 read with Sections 100-103 and other applicable provisions of the Act, to the High Court or any other Appropriate Authority, for sanction of this Scheme under the provision of the law.

21. CONDITIONALITY OF THE SCHEME

The Scheme is conditional upon and subject to:

- a. The Scheme being approved by the requisite majorities in number and value of such class of persons including the respective members and /or creditors of KCL and KSPL, as prescribed under the Act and as may be directed by the High Court or any other Appropriate Authority as may be applicable;
- b. As Para (I)(A)(9) of Annexure I of the SEBI Circular is applicable to this Scheme, therefore it is provided in the Scheme that KCL will provide voting by the public shareholders through postal ballot and evoting and will disclose all material facts in the explanatory statements, to be sent to the shareholders in relation to said resolution. Further, the Scheme shall be acted upon only if the votes cast by the public shareholders in favour of this Scheme are more than the number of votes cast by the public shareholders against it. The term "Public" shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957.
- c. The sanction of the Scheme by the High Court or any other Appropriate Authority under Sections 391-394 read with Sections 100-103 and other applicable provisions, if any of the Act in favour of KSPL and KCL;
- d. Last date of the filing by KSPL and KCL of the certified copies of the order of the High Court sanctioning the Scheme under Sections 391–394 read with Sections 100-103 of the Act with the respective jurisdictional Registrar of Companies.
- e. The requisite consent, approval or permission of the Central Government or any other statutory or regulatory authority, if any, which by law, may be necessary for the implementation of the Scheme

22. EFFECT OF NON RECEIPT OF APPROVAL

22.1. In the event any of the said sanctions and approvals referred to in Clause 21 above not being obtained and/ or the Scheme not being sanctioned by the High Court or such other Appropriate Authority, if any, this Scheme shall stand revoked, cancelled and be of no effect and null and void save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any right, liability or obligation which has arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as may

otherwise arise in law and in such event each party shall bear their respective costs, charges and expenses in connection with the Scheme.

- 22.2. If any part or section of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the Board of Directors of KSPL and KCL, affect the adoption or validity or interpretation of the other parts and/ or provisions of this Scheme. It is hereby clarified that the Board of Directors of KSPL and KCL, as the case may be, may in their absolute discretion at any time, adopt any part of this Scheme or declare the entire Scheme to be null and void and in that event no rights and liabilities whatsoever shall accrue to or be incurred inter se by the parties or their shareholders or creditors or employees or any other person. In such case KSPL and KCL shall bear its own cost or bear costs as may be mutually agreed.
- 22.3. The Board of Directors of KCL will have the power to resolve the differences, if any.

23. MODIFICATION OR AMENDMENT TO THE SCHEME

The Board of Directors of KSPL and KCL reserve the right to withdraw the Scheme at any time before the 'Effective Date' and may assent to any modification(s) or amendment(s) in this Scheme which the Court and/ or any other authorities may deem fit to direct or impose or which may otherwise be considered necessary or desirable for settling any question or doubt or difficulty that may arise for implementing and/ or carrying out the Scheme and the Board of Directors of KSPL and KCL and after the dissolution of KSPL, the Board of Directors of KCL be and are hereby authorised to take such steps and do all acts, deeds and things as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubts, difficulties or questions whether by reason of any orders of the Court or of any directive or orders of any other authorities or otherwise howsoever arising out of, under or by virtue of this Scheme and / or any matters concerning or connected therewith.

24. DISSOLUTION WITHOUT WINDING UP

On the Scheme becoming effective, KSPL shall be dissolved without going through the process of winding up and no person shall make assert or take any claims, demands or proceedings against a director or officer thereof in his capacity as such director or officer except in so far be necessary for enforcing the provisions of this order

25. COSTS, CHARGES AND EXPENSES

All costs, charges, taxes including duties (including the stamp duty and/ or transfer charges, if any, applicable in relation to this Scheme), levies and all other expenses, if any (save as expressly otherwise agreed) of KSPL and KCL arising out of or incurred in carrying out and implementing this Scheme and matters incidental thereto shall be borne and paid by the Promoters and/or KSPL and or /its members.

FOR KAJARIA SECURITIES PRIVATE LIMITED	FOR KAJARIA CERAMICS LIMITED
AUTHORISED SIGNATORY 17 10	AUTHORISED SIGNATORY

Phones : (0) 2386 2173 9811025546 (R) 2528 2847

J. N. SHARMA & CO.

The Board of Directors
Kajaria Ceramics Limited
SF-11, Second Floor,
JMD Regent Plaza, Mehrauli Gurgaon Road,
Village Sikanderpur Ghosi,
Gurgaon, Haryana- 122001

The Board of Directors
Kajaria Securities Private Limited
SF-02, Second Floor,
JMD Regent Plaza, Mehrauli Gurgaon Road,
Village Sikanderpur Ghosi,
Gurgaon, Haryana- 122001

FAX : 011-2528 2847
E-mail : sanjeev.jns@gmail.com
OFF : 1568, CHURCH ROAD

KASHMERE GATE, P. B. NO. 1118-GPO DELHI - 110 006

FAMMENURE:37

Re.: Recommendation of Share Exchange Ratio for the purpose of proposed amalgamation of Kajaria Securities Private Limited with Kajaria Ceramics Limited

Dear Sirs.

We refer to our appointment for the recommendation of share exchange ratio for the proposed amalgamation of Kajaria Securities Private Limited (hereinafter referred to as "KSPL") with Kajaria Ceramics Limited (hereinafter referred to as "KCL") as on July 08, 2016 (hereinafter referred to as the "Valuation Date") under the Scheme of Arrangement (hereinafter referred to as "Scheme"). As per the terms of engagement, we are enclosing our report as part of this letter.

1. SCOPE AND PURPOSE OF THE REPORT

- 1.1. As per our understanding, the Management of KSPL and KCL are considering a proposal for amalgamation of KSPL with KCL pursuant to the provisions of Sections 391 to 394 read with Sections 100 to 103 and other applicable provisions, if any, of the Companies Act, 1956 and corresponding sections of the Companies Act, 2013 (as and when such corresponding sections are notified in the Official Gazette by the Central Government).
- 1.2. Subject to necessary approvals, KSPL would amalgamate with KCL, with effect from April 01, 2016 (hereinafter referred to as the "Appointed Date") or such other date that may be fixed or approved by the High Court or any other Appropriate Authority.
- 1.3. In this connection, J.N. Sharma & Co Chartered Accountants, Delhi has been appointed to recommend a share exchange ratio for the proposed amalgamation of KSPL with KCL based on the Audited accounts of KSPL and subsequent expected events till the Appointed Date.
- 1.4. In the following paragraphs, we have summarized our recommendations of share exchange ratio together with the limitations on our scope of work.



Page 1 of 3



2. BACKGROUND INFORMATION OF KSPL AND KCL

- 2.1. KCL was incorporated in 1985 and is having its registered office in Gurgaon, Haryana. The shares of KCL are listed on the Bombay Stock Exchange and the National Stock Exchange. It is engaged in business of manufacturing & trading of Ceramics, Polished and Glazed Vitrified Tiles.
- *2.2. KSPL was incorporated in 1986 and is having its registered office in Gurgaon, Haryana. As on the Valuation date, KSPL holds 3,20,62,529 equity shares of KCL constituting 40.35% of the fully paid up equity share capital of KCL.

3. RECOMMENDED RATIO

- 3.1. As indicated above, as on Valuation Date, KSPL has no other activities other than investment in securities of KCL.
- 3.2. Based on above, in the event of amalgamation of KSPL and KCL, we recommend a share exchange ratio in the following proportion :

1 (One) fully paid up equity share of KCL to be issued and allotted to the shareholders of KSPL in proportion of their respective shareholding in KSPL for every 1 (one) fully paid up equity share held by KSPL in KCL.

Therefore 3,20,62,529 (Three Crores Twenty Lacs Sixty Two Thousand Five Hundred And Twenty Nine) fully paid up equity shares of face value of Rs.2/- (Rupees Two) each of KCL to be issued and allotted to shareholders of KSPL in proportion of their respective holding in KSPL."

- 3.3. The above ratio is based on the following share capital positions of KSPL and KCL:
 - 3,20,62,529 equity shares of face value of Rs.2/- each fully paid up of KCL held by KSPL; and
 - 12,14,600 equity shares of face value of Rs. 10/- each fully paid up of KSPL.
- 3.4. The aforesaid ratio as referred in Clause 3.2, shall be suitably adjusted for any changes in the share capital position as mentioned above, whether by means of a bonus issue, split of shares, sub-division of shares, consolidation of shares, capital reduction, re-classification of shares or any other corporate action in such a way that for every one share held by KSPL in KCL, one share of KCL will be issued and allotted to shareholders of KSPL
- 3.5. We believe that the above ratio is fair considering that all the shareholders of KSPL will, upon amalgamation, remain ultimate beneficial owner of KCL in the amalgamated company in the same ratio (inter se) as before amalgamation.

4. SOURCES OF INFORMATION

The sources of information, which have been furnished to us by the Companies, are as under:

- Latest available audited financial statements of KSPL and KCL;
- Draft Scheme of Arrangement between KSPL and KCL under Sections 391 to 394 read with Section 100 to 103 and other applicable provisions, if any, of the Companies Act, 1956 and corresponding sections of the Companies Act, 2013 (as and when such corresponding sections are notified in the Official Gazette by the Central Government).

Page 2 of 3

Other relevant details regarding the Companies such as their history, existing shareholding pattern and other relevant information and data, including information in the public domain.

We have also obtained necessary explanation and information, which we believed were relevant to the present exercise, from the management and executives of the companies.

5. EXCLUSIONS AND LIMITATIONS

- 5.1. Our report is subject to the scope limitation detailed hereinafter. As such the report is to be read in totality, and not in parts, in conjunction with the relevant documents referred to therein and in the context of the purpose for which it is made.
- 5.2. Our work does not constitute an audit, due diligence or certification of the historical financial statements including the working results of the companies referred to in this report. We have not investigated or otherwise verified the data provided. Accordingly, we do not express any opinion or offer any form of assurance regarding its accuracy and completeness. We assume no responsibility for any errors in the above information furnished by the Companies and their impact on the present exercise.
- 5.3. The recommendation contained herein is not intended to represent the share exchange ratio at any time other than the Valuation Date that is specifically stated in this report.
- 5.4. This report is issued on the understanding that the Companies have drawn our attention to all the matters, which they are aware of concerning the financial position of the Companies and any other matter, which may have an impact on our opinion, on the share exchange ratio for the proposed Scheme. We have no responsibility to update this report for events and circumstances occurring after the date of this report.
- 5.5. Our report is not, nor should it be construed as our opining or certifying the compliance of the proposed Scheme with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising from such proposed Scheme.

Place: Delhi

Date: 08/07/2016



M.No. 088371 FRN. No. 0833C

For J N Sharmais









Report of Audit Committee of Kajaria Ceramics Limited dated 11th July 2016

Present Members

Mr. Raj Kumar Bhargava

Chairman

Mr. Ashok Kajaria

Member

Mr. Ram Ratan Bagri

Member

Mr. Debi Prasad Bagchi

Member

In attendance

Mr. R.C.Rawat

Executive V.P (A&T) & Company Secretary

1. Background

The company has placed before the Audit Committee of the Company, a draft Scheme of Arrangement ("Scheme") for the amalgamation of Kajaria Securities Private Limited ("KSPL") ("Transferor Company") with Kajaria Ceramics Limited ("KCL") ("Transferee Company") for recommendation of the Scheme, by Audit Committee to the Board of Directors of the Company in accordance with the requirement of Securities and Exchange Board of India ("SEBI") circular no. CIR/CFD/CMD/16/2015 dated November 30, 2015

In view of above, this report of the Audit Committee is made in order to comply with the requirements of the circular after discussion and considering the following necessary

Draft Scheme of Arrangement

- ii. Share Exchange Ratio Report dated 8th July, 2016 issued by M/S J N Sharma & Co., Chartered Accountants iii.
- Fairness Opinion Report dated 9th July 2016 issued by SPA Capital Advisors Ltd.
- Statutory Auditors Certificate confirming the compliance of the accounting treatment dated 9th July 2016 issued by M/s O.P. Bagla & Co. Chartered Accountants
- Audited Financials of KSPL and Audited Financial Results of KCL for the financial year ended on 31st March, 2016

2. Rationale of the Proposed Scheme of Arrangement

2.1. The Audit committee has observed that pursuant to Scheme KSPL would be ceased to form part of the Promoter Group of KCL and individual promoters of KCL ("Promoters") would directly hold the equity shares in KCL in the same proportion as they held through KSPL which will be dissolved without the process of winding up.

Kajaria Ceramics Limited

Corporate Office: J1/B1 (Extn.), Mohan Co - op Industrial Estate, Mathura Road, New Delhi - 110044, Ph.: +91-11-26946409, Fax: +91-11-26946407 Regd Office: SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon-122001, Haryana, Ph.: +91-0124-4081281 CIN No.: L26924HR1985PLC056150, E-mail: info@kajariaceramics.com, Web.: www.kajariaceramics.com







- 2.2. This Scheme would not only lead to simplification of the shareholding pattern of KCL and reduction of shareholding tiers but also demonstrate the promoter group's direct commitment to and engagement with KCL.
- 2.3. There would be no change in promoter shareholding of KCL. The promoters would continue to hold the same percentage of shares collectively in KCL, pre and post the amalgamation of KSPL into KCL.
- 2.4. The salient features of the Scheme are as under:
 - The scheme provides for amalgamation of KSPL with KCL upon sanction of Scheme by Hon'ble High Court of Punjab & Haryana at Chandigarh ("Court") The Appointed date of Scheme is fixed as April 1, 2016 or such other date as may be approved by the Hon'ble High Court of Punjab & Haryana at Chandigarh or National Company Law Tribunal, if applicable or any other competent authority;
 - Upon sanction of Scheme by Court, 3,20,62,529 Equity shares of Rs. 2/- each fully paid up held by KSPL in KCL shall stand cancelled and in exchange same number of fully paid up equity shares of KCL shall be issued and allotted to the shareholders of KSPL in ratio of their shareholding in KSPL without any further application, act or deed;
 - The fractional entitlement, if any, to which the shareholders of KSPL may become entitled upon issue of Equity Shares on Sanction of Scheme would be rounded off by KCL to the nearest integer;
 - Upon the Scheme becoming effective, the share capital of KCL shall stand reduced to the extent of investment of KSPL in paid up capital of KCL;
 - The scheme would not result in any change in the collective shareholding percentage of promoters of KCL;
 - Equity Shares to be issued and allotted upon sanction of Scheme of KSPL with KCL shall be suitably adjusted for any changes in the share capital position of KCL, whether by means of a bonus issue, right issue, split / sub-division of shares, consolidation of shares, capital reduction, re-classification of shares or any other corporate action.

3. Recommendation of Audit Committee

After consideration of the draft scheme, the members of the Audit Committee formed an opinion that the implementation of the proposed Scheme between Transferor Company and the Transferee Company is in the best interest of the Company and its shareholders, creditors and other stakeholders.

Therefore, the Audit Committee recommends Draft Scheme of Arrangement for Amalgamation of KSPL with KCL inter alia taking into consideration Share Exchange Ratio Report dated 8th July, 2016 issued by M/S J N Sharma & Co., Chartered Accountant and

Kajaria Ceramics Limited

4

Corporate Office: J1/B1 (Extn.), Mohan Co - op Industrial Estate, Mathura Road, New Belly 110044, Ph.: +91-11-26946409, Fax: +91-11-26946407

Regd Office: SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikunderpur Ghosi, Gurgaon-122001, Haryana, Ph.: +91-0124-4081281

CIN No.: L26924HR1985PLC056150, E-mail: Info@kajarlaceramics.com, Web.: www.kajarlaceramics.com







Fairness Opinion Report dated 9th July 2016 issued by SPA Capital Advisors Ltd. for favorable consideration of the Board, Stock Exchanges and SEBI.

The Audit Committee has authorized the Board of Directors and Company Secretary of the Company to carry out such modifications, alterations and changes in the Scheme of Amalgamation as may be expedient or necessary.

Mr. Raj Kumar Bhargava
[DIN:00016949]

Chairman Audit Committee

Date: 11.07.2016

Place: New Delhi





SPA Capital Advisors Ltd.

(Formerly SPA Merchant Bankers Ltd.)

nnak Porc New Oolhi 110 058 ht | 011-25517371, 25515086

Fax 011-25532644

Email info@spacapital.com

FAMEXURE: -5]

Submitted to

Kajaria Securities Private Limited

FAIRNESS OPINION

On valuation report provided by

J.N. Sharma & Co. (Chartered Accountants)

On

Scheme of Arrangement between

KAJARIA SECURITIES PRIVATE LIMITED (TRANSFEROR COMPANY) AND

KAJARIA CERAMICS LIMITED (TRANSFEREE COMPANY)

BY

M/s SPA CAPITAL ADVISORS LTD.

25, C-Block, Community Centre,

Janak Puri, New Delhi.

Tel: 011-4537585/011-45675558

Fax: 25572763

Website: www.spacapital.com

"Everything we hear is an opinion, not a fact. Everything we see is a perspective, not the truth."

July 09, 2016





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To,

The Board of Directors,
Kajaria Securities Private Limited
SF-02, Second Floor,
JMD Regent Plaza,
Mehrauli Gurgaon Road,
Village Sikanderpur Ghosi,
Gurgaon, Haryana- 122001

RE: Fairness Opinion on Valuation Report provided by J.N. Sharma & Co. (Chartered Accountants) for the purpose of proposed amalgamation of Kajaria Securities Private Limited with Kajaria Ceramics Limited.

PURPOSE

We have been engaged to give fairness opinion on the report provided by J.N. Sharma & Co. (Chartered Accountants) for the purpose of proposed amalgamation of Kajaria Securities Private Limited, having its registered office at SF-02, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon, Haryana-122001 (i.e. the "Transferor Company") with Kajaria Ceramics Limited, having its registered office at SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon, Haryana-122001, under Sections 391-394 read with Sections 100-103 of the Companies Act, 1956.

The fairness opinion report is required to be submitted to the stock exchanges to facilitate the Companies with Regulation 11, Regulation 37 & Regulation 94 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/16/2015 dated 30th November 2015.





BACKGROUND

Kajaria Securities Private Limited (Kajaria Securities or Transferor Company):

We understand that Kajaria Securities is engaged in the business of tiles and other products of varied nature.

It also holds 3,20,62,529 equity shares in Kajaria Ceramics Limited constituting 40.35% of its paid up equity share capital.

The authorised, issued, subscribed and paid up share capital of Kajaria Securities as on March 31, 2016 as per audited financial statements is as follows:

PARTICULARS	AMOUNT (Rs)
AUTHORISED CAPITAL	
2,70,00,000 Equity Shares of Rs 10/- each	27,00,00,000
6,71,00,000 Preference Shares of Rs 10/- each	67,10,00,000
TOTAL	94,10,00,000
ISSUED, SUBSCRIBED AND PAID-UP CAPITAL	
12,14,600 Equity Shares of Rs. 10/- each	1,21,46,000
TOTAL	1,21,46,000

Kajaria Ceramics Limited (Kajaria Ceramics or Transferee Company):

We understand that Kajaria Ceramics is the largest manufacturer of ceramic/vitrified tiles in India. It has an annual aggregate capacity of 68.60 mn. sq. meters, distributed across nine plants - Sikandrabad in Uttar Pradesh, Gailpur & Malootana in Rajasthan, five plants in Gujarat and one at Vijayawada in Andhra Pradesh.







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Kajaria's manufacturing units are equipped with cutting edge modern technology. Intense automation, robotic car application and a zero chance for human error are few reasons for Kajaria to be the number I in the industry.

The Equity Shares of Kajaria Ceramics are listed on BSE Limited and National Stock Exchange of India Ltd.

The authorised, issued, subscribed and paid up share capital of Kajaria Ceramics as on March 31, 2016 as per audited financial results as approved by Board of Directors on April 28, 2016 is as follows:

PARTICULARS	AMOUNT (Rs)
AUTHORISED CAPITAL	
12,50,00,000 Equity Shares of par value of	25,00,00,000
Rs.2/- each	10,00.00,000
10,00,000 Preference Shares of par value of Rs.100/- each	
ISSUED, SUBSCRIBED AND PAID-UP CAPITAL	

Subsequent to the above Balance Sheet date, vide Board meeting dated June 16, 2016 following has been approved by the Board subject to the approval of the shareholders:

i. Sub-division of the equity shares of the Company from Rs. 2/- each fully paid up to Re. 1/- each fully paid up i.e. 7,94,69,000 equity shares of Rs. 2/- each fully paid up will be sub divided into 15,89,38,000 equity shares of Re.1/- each fully paid up.

7,94,69,000 Equity Shares of Rs 2/- each

ii. Amendment in clause V (Capital Clause) of the Memorandum of Association of the Company.

15,89,38,000



TRANSACTION

We understand that this transaction involves amalgamation of Kajaria Securities into Kajaria Ceramics under the Scheme of Arrangement pursuant to Sections 391 and 394 read with Sections 100 - 103 of the Companies Act, 1956.

PURPOSE AND RATIONALE OF THE SCHEME

- Kajaria Securities forms part of the Promoter Group of Kajaria Ceramics. It presently holds 3,20,62,529 equity shares in Kajaria Ceramics constituting 40.35% of påid up equity share capital of Kajaria Ceramics. Pursuant to the proposed Scheme, Kajaria Securities would be ceased to form part of the Promoter Group of Kajaria Ceramics and individual promoters of Kajaria Ceramics would directly hold the equity shares in Kajaria Ceramics in the same proportion as they held through Kajaria Securities which will be dissolved without the process of winding up.
- The amalgamation of Kajaria Securities into Kajaria Ceramics would not only lead to simplification of the shareholding structure and reduction of the shareholding tiers, but also demonstrate the promoter group direct commitment to and engagement with Kajaria Ceramics.
- There would be no change in the promoter shareholding of Kajaria Ceramics. The promoters would continue to hold the same percentage of shares in Kajaria Ceramics, pre and post amalgamation of Kajaria Securities into Kajaria Ceramics.
- All costs and charges of any nature arising or incurred in connection with and implementing this Scheme shall be borne by Kajaria Securities and/ or its members.



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Further this Scheme also provides that Promoters shall indemnify Kajaria Ceramics and keep Kajaria Ceramics indemnified for any contingent liabilities and obligations including all demands, claims, suits, proceedings and the like which may be instituted by any third party(ies) including governmental authorities on Kajaria Ceramics and are directly relatable to Kajaria Securities or which may devolve on Kajaria Ceramics on account of this amalgamation.

CONCLUSION

Pursuant to the Scheme of Arrangement and Valuation Report provided by J.N. Sharma & Co. (Chartered Accountants);

"1 (One) fully paid up equity share of Kajaria Ceramics to be issued and allotted to the shareholders of Kajaria Securities in proportion of their respective shareholding in Kajaria Securities for every 1 (One) fully paid up equity share held by Kajaria Securities in Kajaria Ceramics.

Therefore 3,20,62,529 (Three Crores Twenty Lacs Sixty Two Thousand Five Hundred And Twenty Nine) fully paid up equity shares of face value of Rs. 2/- (Rupees Two) each of Kajaria Ceramics to be issued and allotted to shareholders of Kajaria Securities in proportion of their respective holding in Kajaria Securities."

Also, the aforesaid ratio shall be suitable adjusted for any changes in the share capital position of Kajaria Securities or Kajaria Ceramics, whether by means of a bonus issue, split of shares, sub-division of shares, consolidation of shares, capital reduction, reclassification of shares or any other corporate action.





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Disclaimer: The Final Report has been prepared for the internal and exclusive use of the Board of Directors of Kajaria Securities Private Limited (the "Board of Directors") in support of the decisions to be taken by them. Therefore, the Final Report may not be disclosed, in whole or in part, to any third party or used for any purpose whatsoever other than those indicated in the Engagement and in the Final Report itself, provided that the Final Report may be transmitted to the experts appointed in compliance with the law and its content may be disclosed publicly where required by regulations of the Indian authorities. Any other use, in whole or in part, of the Final Report will have to be previously agreed and authorised in writing by SPA Capital Advisors Limited (SPA). In preparing the Final Report, SPA has relied upon and assumed, without independent verification, the truthfulness, accuracy and completeness of the information and the financial data provided by Kajaria Securities Private Limited. SPA has therefore relied upon all specific information as received and declines any responsibility should the results presented be affected by the lack of completeness or truthfulness of such information. Publicly available information deemed relevant for the purpose of the analyses contained in the Final Report has also been used. Therefore the Final Report is based on: (i) our interpretation of the information which Kajaria Securities Private Limited, as well as their representatives and advisers, have supplied to us to date; (ii) our understanding of the terms upon which Kajaria Securities Private Limited intends to consummate the Transaction (iii) the assumption that the Transaction will be consummated in accordance with the expected terms and within the expected time periods. The Final Report and the Opinion concern exclusively for the purpose of proposed amalgamation and do not constitute an opinion by SPA as to the absolute value of the shares of Kajaria Securities Private Limited.

Advis

New Delh

For SPA Capital Advisors Limited

(Sourabh Garg) Vice President (Khushboo Tanwar) Manager

Pre- Scheme of Arrangement

Format of holding of specified securities Kajaria Ceramics Limited

- S- DUX JUNE

500233 (BSE) / KAJARIACER (NSE) 2. Scrip Code/ Name of Scrip/ Class of Security:

1. Name of Listed Entity:

3. Share Holding Pattern Filed under Reg. 31(1)(a)/ Reg. 31(1)(b)/ Reg. 31(1)(c')

a. If under 31(1)(b) then indicate the report for Quarter ending

b. If under 31(1)(c') then indicate date of allotment/extinguishment

4. Declaration: The Listed entity is required to Submit the following daclaration to the extent of submission of information:-

22nd July, 2016

	Particulars	Vec	i i
,		ותא	202
_	Whether the Listed Entity has issued any partly paid up shares?		tag.
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		1.
3	Whether the Listed entity has any shares against which depository receipts are		
	issued?		
4	Whether the Listed Entity has any shares in Locked-in?		
2	Whether any shares held by promoters are pledged or otherwise encumbered?		

5. The tabular format for disclosure of holding of specified securities is as follow:-



For Kajaria Ceramics Limited



Cate	te Category of	of Nos.	No. of fully	V No. of	No of	Total nos	Shareholding Number of Verice Bills and Specified Securities	Statement ho	ding of	specified se	curities						
(a)		0, -				w — — — — — — — — — — — — — — — — — — —	shares as a % of shares (claculated as per SCRR, 1957) (VIII) As a % of (A+B+C2)	Number of	sec	ig Kignts held in securities (IX)	Number of Voting Kights held in each class of securities (IX)	No. of shares underlyi nG Outstan ding convfert ible	Shareh olding as a % assumi ng full converti ble securiti es (as a	Number of Locked in Shares (XII)	ed in	Number of shares pledged or otherwise encumbere d (XIII)	of Number of equity shares se held in sre dematerial ized form (XIV)
								No. of	No. of Voting Rights	Rights	Total as a % of (A+B+C)	(includin g Warrant	age of diluted	(a)	As a % of total	(a) % to	As a % of total
								Class eg: X	Class eg:≺	Total			capital) (XI)=(VIII)+(X) As a % of (A+B+C		share s held (b)	shar s hel	share s held (b)
₹	Promoter & Promoter Group	41	37491211	0	0	37491211	47.18	37491211	0	37491211	47.18	0	0	0	0	0 0.00	0 37491211
(B)		20072	41977789	0	0	41977789	52.82	41977789	0	41977789	52.82	0	0	0	C	- Z	40528406
<u>ن</u>	Promoter- Non Public	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	¥ ×	0
(C1)	Shares underlying DRs	0	0	0	0	0	AN	0	0	0	0	0	0	0	0	ξ.	0
(C2)	Shares held by Employee Trust	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	Z A	0
	Total	20086	79469000	0	0	79469000	100.00	79469000	0	79469000	100	0	0	0	0	0 0	78019617

For Kajaria Ceramics Limited





			able	II - Statemen	t sh	owing	sharehold	ing patte	Table-II - Statement showing shareholding pattern of the Promoter and Promoter Group	mot	er and Prom	oter Group							
eg eg ory	cat Category & Name of the eg Shareholders (II) ory (1)	PAN (III)	sha sha of of (IV)	No. No. of fully of paid up sha equity reh shares old held (V) er (IV)	Pa d d d d d d d d d d d d d d d d d d d	S S S S S S S S S S S S S S S S S S S	Shares held (VIII = V+VI+VII)	Shareh olding % calculat ed as per SCRR, 1957 As a % of (A+B+C 2) (IX)	Number of cla	Voti	Number of Voting Rights held in each class of securities (X)		No. of Shar ess Und erlyi ng Outs tand ing scon evertip	Shareh olding, as a % assumi ng full conver sion of convert ible securiti es (as a percent		5 7	Number of Shares pledged or otherwise encumber ed (XIV)	Number of Shares shares held in se dematerial er ised form (XV)	s s n n n n n n n n n n n n n n n n n n
					_ S	ory rec			No of Voting Rights	ב ב	nts	rg v	ble secu critie	ble age of secu diluted ritie share	(a) a		No. As a (a) % of total	g = -	
						eip ≼ ts p			Class X	CI × s as	Total	Voting rights	s (incl () udin () g l) warr % ants A (XI) 2	capital) (XII)= (VIII)+(X I) as a % of A+B+C	# L W E E B E	tota 	Shar es held (b)		
$\widehat{\Xi}$	Indian					-										+	+		
(a)			13	5428682	0	0	5428682	6.83	5428682	0	5428682	6.83	o	0	0	0	0.00	5428682	582
	Ashok Kumar Kajaria	AANPK1598C	1	498002	0	-	498002	0.63	498002	0	498002	0.63	0	C	0		+	408002	50
	Versha Devi Kajaria Chetan Kajaria	ADMPK6810B AAFPK3860K		875007	0 0	0 0	875007	1.10	875007	0	875007	1.10	0	0	_	_		875007	70
	Rishi Kajaria	AHLPK7586K		902858	0		902858	1.14	902858	00	902858	1.14	0 0	0 0	_	_		669940	40
	Shikha Kajaria	AAOPJ7775M		200000	0	_	285000	0.36	285000	0	285000	98.0	0	0	-	_		285000	00
	Raghav Kajaria	BPXPK0398J		225000	0 0	_	300000	0.38	300000	0 0	300000	0.38	00	00	-	_		300000	00
	Kartik Kajaria	BPXPK0485A		225000	0		225000	0.28	225000	0	225000	0.28	00	00	-	-		225000	3 8
	Parth Kajaria	BPOPK5943N		225000	0 0		225000	0.28	225000	0 0	225000	0.28	0 0	0 0	_	-		225000	00
	A. K. Kajaria (HUF) Chetan Kajaria (HUF)	AAAHA4211M		955375	0	0 0	955375	1.20	955375	0	955375	1.20	00	00	00	00	00	225000	00
	Rishi Kajaria (HUF)	AAKHR5705F		21500	0 0	- 0	21500	0.03	21000	0 0	21500	0.03	00	00	-	_		21000	0 9
9			0	0	0	c	c	0					,		-			_	2
					,))	9	>	>	5	0	>	>	5		00.00	0	
(0)			0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	00:00	0	
©	_		-	32062529	0	0 3	32062529	40.35	32062529	0	32062529	40.35	d	0	0	0	00.00	32062529	529
	Kajaria Securities Pvt. Ltd.	AAACK3066D		32062529	0	0 33	32062529	40.35	32062529	0	32062529	66	R	7	0	0			529
	Sub-Total (A)(1)		14	37491211		3	37491211	47.18	37491211	0	37491211	(47.8)	0	10	0	0	0.00	37491211	211
					-	-	or Kala	Fie C	For Kalaria Ceramics Limitary		Harry 4		3	R R	+	+	H		

		Г	7		_	_			_	_	_		Т	_		_	_		
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			C				c	0	C	,	0	1	0	C	0	0		0	
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			0				C	,	0		0	c	0	C	,	0	47.40	17.10	
			0				0		0	C	0	C	,	0		0	37491211		
	-	-	0		_		0	1	>	c	>	0	1	0	(0	0		
			0				0	0	0	C	,	0	1	0	c	0	37491211		
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-			-	_	-		+	0	1	>	0	1	0	+	0	+	>	_	\dashv
		0				0	1	0	C	>	0		0	1	0	14 37401211	7161		
-		0		-	+	0	+	_	c	,	0	+	0	-	-	2		_	-
							1					1		-		-		-	-
																			d you
(2) Foreign	ndividuals Alex 6	Individuals/Eorginal Land	marking delign individuals)		(b) Bodies Corporate		(c) Government	(Continue)	Shortions	(e) Foreign Portfolio (augusta)	organia organia linestor	(f) Any other (specify)	(finale)	Sub-Total (A)(2)	Total Ob.	lotal Shareholding of	Promoter and Promoter	Group (A)=(A)(1)+(A)(2)	Details of Shares which unclaimed may be given
3	(a		_		<u>Q</u>	13	(C)	(2)	9	(e)		9	I						Deta

which unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

Note:

(1) PAN would not be displayed on website of Stock Exchage(s). (2) The term "Encumbrance" has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and takeovers) Regulation, 2011.

For Kajarja Ceramics Limited

The post of the			NA NA	No. of share holder (III)	No. of No. of fully Par No Total nos. Shareh Number of Voting Rigg share paid up tty s. shares olding each class of sect (III) shares d sha IV+V+VI) calculat held (IV) up res equ und per ity erty sha ing 1957	y Par tty pai d up equ ity sha	tty s. hair	Total nos. shares held (VII = IV+V+VI)	Shareh olding % calculat ed as per SCRR, 1957	Number of the second se	er of clich cli	Number of Voting Rights held in each class of securities (IX)	s held in	No. of Shar es Und erlyi ng	No. Total of Share Shar holdin es g, as a Und % erlyi assu ng ming	Number of Locked in shares (XII)	ed p	Number Number of Of Shares Locked pledged in or shares otherwis (XII) encumbe red (XIII)	Number of equity shares held in dematerial ized form (XIV)
State Colored Colore						ड च ह	pos itor		AS 8 % of (A+B+C 2)		f Voti	ng Rights	Total as a % of		conve rsion of	(a) a	-	Asa % of	
Mutual Funds 48 3211941 0 3211941 4 04 3211941 0 Witual Funds 48 3211941 0							Rec eipt s s (VI)		(VIII)	×	Ss ×	Total		ertib le le secu s'rities rities ludin ludin ludin ludin (X)	convertible securifies (as a perceutas of dilute d share capita) (XI)	<u> </u>	tota app Lota app Sha ble) res (a) hel (b)	Sha res res held (Not appl icab (b)	
Mutual Funds Mutual Funds 48 3211941 0 3211941 404 3211941 0 Venture Capital Fund 0 <td>-</td> <td>nstitutions</td> <td></td> <td></td> <td></td> <td>1</td> <td>+</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>-</td> <td></td> <td></td> <td></td>	-	nstitutions				1	+									-			
Venture Capital Fund	= .	Mutual Funds		48	3211941	c	+	211041	10							+			
Concigin Venture Capital Investors Concigin Venture Capital Investigation Concidin Venture Capital Investigation Conci		Venture Capital Fund		0	0	0	+	0	400	3211941	0	3211941	404	0	0	0	AN	0	3211941
Control Cont	14	oreign Vertice		0	0	+-	0	0	000		> <	0	0	0	0	0 0		0	0
Variety Control Investors AACCN1454E 21656061 0 0 21656061 27 25 21656061 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 2450036 0 0 0 0 0 0 0 0 0		Oreign Venture Capital Investors		0	0	+	0	0	000		> 0	0	0	0	0	0	NA	0	0
AACCAGE AACC		Overgen Portion Investors		142	21656061	-	+-	656061	27.25	21656061	0	24666064	0 000	0	0	0	¥ V	0	0
AACCL4847F 4335405 0 4335405 5.46 4335405 0 0 0 0 0 0 0 0 0	/ -	walamukhi lowasamasa Haria	AACCN1454E		2450036	-	+	150036	3.08	2450036	0	2450036	27.75	0	0	-	¥	0	21656061
LTR Focus Fund Steadview Capital Mauritius Limited AACC1253G 1010241 0 0 1010241 1.27 1010241 0 1010241 1.27 1010241 0 1010241 1.27 101024	0	oldman Sachs India Fund Limited	AACCJ6437F		4335405		-	35405	5.46	4335405	0	4335405	3.08	0 0			_	0	2450036
Steadview Capital Mauritius Limited AAOCS1253G 1665991 0 0 1010241 1.27 1010241 0 0 1065991 0 0 1665991 0 1665	-	TR Focus Fund	AACCI 4841M		959609		_	60969	1.21	959609	0	959609	121			_	_	0 0	4335405
Procupital PanCA0263H PanCA0263H PanCA0263H PancA0263H PancA0263H PancA0263H PancA0263H PancA0263H PancA0263H Panca PancA0263H Panca	(C) <	teadview Capital Mauritius Limited	AAQCS1253G		1010241			10241	1.27	1010241	0	1010241	1.27	00		_	Z Z	00	959609
S 8 24294 0 0 24294 0 0 24294 0 0 24294 0 0 24294 0	7	oc Capital	AANCA0263H		918418		_	18418	1.16	918418	0 0	1665991 918418	2.10	0 0	00	00	¥ 2	00	1665991
Insurance Companies		inancial Institutions/Banks		00	24294	+	+	7007	000					,	-	_	_	>	918418
Provident Funds/Pension Funds 0		Surance Companies		4	545538	+	+	4534	0.03	24294	0	24294	0.03	0	0	0 0	Ϋ́	0	9084
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		rovident Funds/Pension Funds		0	0	+	+	0	690	545538	0	545538	69.0	0		Н	NA	0	545538
0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	A	v Other (specify)				_		,	3	5	>	0	0	0	0	0 0	Υ _Z	0	0
202 25437834 0 0 25437834 32.01 25437834 0 0 of India	S	1b-Total (B)(1)		+	0			0	0.00	0	0	0	0	-	+	-	1	1	
of India 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	O	entral Government/State		+	5437834	+	-	\vdash		25437834	0	25437834	32 01	+			¥ S	+	0
	0	overnment(s)/President of India		-	>	_		0	0.00	0	0	0	0	-	+	-	Z Z	Y O	0
3) Non-institutions	ñ z	ub-Total (B)(2)		0	0	+-	-	0	00.0	0	-	c		+	+	-			
				-			Ц			,	,	>		0		0	ž	0	0

For Kajaria Ceramics Limited

I. Individual shareholders holding																	
nominal share capital up to Rs. 2 lakhs. II. Individual shareholders holding	18512	6955435	0	0	6955435	8.75	6955435	0	6955435	8.75	0	0	0	0	Š.	0	5624292
nominal share capital in excess of Rs. 2																	
		1492350	0	0	1492350	1.88	1492350	0	1492350	1.88	0	0	0	0	¥.	0	1492350
(b) NBFCs registered with RBI	,	40			ç	000	,	(
(c') Employee Trusts		2 0		+	2 0	0.00	2	0	10	0	0	0	0	0	Ϋ́	0	10
(d) Overseas Denositories (holding DBs)				+	0	0.00	0	0	0	0	0	0	0	0	AN	0	0
(balancing figure)	0	5			0	0.00	0	0	0	0	0	0	0	0	¥	0	0
(e') Any Other (specify)	1350	0000000		-	000000	0.											
(000	0037500			0912608	10.18	8092160	0	8092160	10.18	0	0	0	0	AN AN	0	8028280
Other Bodies Corporate	661	1517118		-	1517118	1.91	1517118	0	1517118	1.91	0	0	0	0	A N	c	1494618
iii Tout	682	551749			551749	69.0	551749	0	551749	0.69	0	0	0	0	V Z	0 0	510369
	9	137873			137873	0.17	137873	0	137873	0.17	0	0	0	0	A	0	137873
IV. Cooperative societies	0	0		_	0	0.00	0	0	0	000	0	· C	0	_	· SI	0 0	
V. Education Institutions	0	0			0	00.00	0	0	0	00.00	0	0	0	0	₹ Z	0 0	00
WESTBRIDGE CROSSOVER FUND, LLC	-	5885420		ري	5885420	7.41	5885420	0	5885420	7.41	0	0	0	0	Ž	0	5885420
vii, OCB	0	0			0	00.00	0	0	0	0.00	0	0	0	0	A A	0	0
Sub-Total (B)(3)	19870	16539955		1,2	16539955	20.81	16530055	-	18620066	1000			(+	:	\dashv	
Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)	20072	41977789		4	-	52.82	41977789	-	41977789	52.82	0	0	0	0	X X	0	15144932
(0)																Ī	
(a) + (b)	20086	79469000		75	79469000	100	79469000	0	79469000	100	0	0	0	0	Y Y	c	78019617

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %)
Details of Shares which unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

Note:

(1) PAN would not be displayed on website of Stock Exchage(s).
(2) The above format need to be disclosed along with the name of following persons:
(2) The above format need to be disclosed along with the name of following persons:
Institutions/NonInstitutions holding more than 1% of total number of shares.
(3) W.r.t. the information pertaining to Depository Receipts, the sme may be disclosed in the respective columns to the extent information available and the balance to be disclosed as hyeld by custidian.

For Kajaria Ceramics Limited Company Secretary



S 2 2 2 E	tegory & Name the areholders	PA No. of No. of No. of (III)	No. of fully paid up equity shares held (IV)	Parti Nos. y of paid sharr up s equit unde	Parti Nos. y of paid share up s equit underl	Total nos. shares held (VII = IV+V+VI)	Shareholdi ng % calculated as per SCRR,	Shareholdi Number of Voting Rights held in each class of ng % securities (IX) calculated as per SCRR,	oting Ri	ights held in	each class of (IX)	No. of Shares Underly ing Outsta	No. of Total Number of Shares Shareho Locked in Underly Iding, as shares ing a % (XII)	Numb Locke share: (XII)	î ii	Number of Number of Locked in Shares pledged or (XII) encumbered	Number of equity shares held in dematerialized form (XIV) (Not applicable)
				y shar	y ying shar Depos		1957 As a % of	No. of Voting Rights	Rights		Total as a % nding of Total	nding	nding g full convert conversi	No.	Asa N % of (h	No. As a (Not % of	
				(S)	Recei pts (VI)		(VIII)	Class X	Class Total	Total	Voting	ible securiti es (includi ng Warran ts) (X)	securiti converti es ble (includi securitie ng s (as a Warran percenta (xs) ge of (xs) diluted share capital)			()	
(E) 당원	Custodian/DR Holder	0	0	0	0	0	0	0	0	0	0	0	0	0	0	- A	0
(2) 7. T. S. T. T. R.	Employee Banefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014	0	0	0	0	0	0	0	0	0	0	0	0	0	0	Ā	0
or T and)	Total Non- Promoter- Non Public Shareholding (C) =(C)(1) + (C)(2)	0	0	0	0	0	0	0	0	0	0	0	0	0	0	NA	o
් ම	Grand Total (A) + (B) + (C)	20086	79469000			79469000	100	79469000		79469000	100		0	0	0	NA	78019617

(1) PAN would not be displayed on website of Stock Exchage(s).
(2) The above format need to disclose name of all holders holding more than 1% of total number of shares.
(3) W.r.t. the information pertaining to Depository Receipts, the sme may be disclosed in the respective columns to the extent information available.



For Kajaria Opramics Limited



Annexure-I

Format of holding of specified securities

Kajaria Ceramics Limited 1. Name of Listed Entity:

500233 (BSE) / KAJARIACER (NSE) 3. Share Holding Pattern Filed under Reg. 31(1)(a)/ Reg. 31(1)(b)/ Reg. 31(1)(c') 2. Scrip Code/ Name of Scrip/ Class of Security:

a. If under 31(1)(b) then indicate the report for Quarter ending

b. If under 31(1)(c') then indicate date of allotment/extinguishment

22nd July, 2016

4. Declaration: The Listed entity is required to Submit the following daclaration to the extent of submission of information:-

	Particulars	Yes	No
_	Whether the Listed Entity has issued any partly paid up shares?		1
2	Whether the Listed Entity has issued any Convertible Securities or Warrants?		7
3	Whether the Listed entity has any shares against which depository receipts are		7
	issued?		
4	Whether the Listed Entity has any shares in Locked-in?		7
5	Whether any shares held by promoters are pledged or otherwise encumbered?		7

5. The tabular format for disclosure of holding of specified securities is as follow:-



For Kajaria Ceramics Limited

W Sucretary



Category of Nos. No. of fully shareholder Of paid up	shareh, equity olders shares (III) held (IV)			Promoter & 13 37491211	20072 41977789	0	Non Public Shares 0 0 0 underlying	DRs Shares held 0 0 by Employee	20085 79469000
	paid equity share s held (V)			0	0	0	0	0	0
No. of shares	underly ing Deposit ory Receipt s (VI)			0	0	0	0	0	0
No. of No. of Total nos. partly shares shares held	(IV)+(V)+(VI)			37491211	41977789	0	0	0	79469000
Table I- Summary Statement holding of specified securities s. Shareholding Number of Voting Rights held in each cled as a % of securities (IX)	shares (claculated as per SCRR, 1957) (VIII) As a % of (A+B+C2)			47.18	52.82	00.00	₹Z	0.00	100.00
statement holding of specified securities Number of Voting Rights held in each class of securities (IX)		No. of V	Class eg: X	37491211	41977789	0	0	0	79469000
ling of s oting Ri		No. of Voting Rights	Class eg:Y	0	0	0	0	0	0
g Rights held in esecurities (IX)		lights	Total	37491211	41977789	0	0	0	79469000
ach class of		Total as a % of (A+B+C)		47.18	52.82	0	0	0	100
No. of shares	nG Outstan ding convfert ible securitie	(includin g Warrant	(X) (v)	0	0	0	0	0	0
Shareh	assumi ng full converti ble securiti es (as a	age of diluted share	capital) (XI)=(VII)+(X) As a % of (A+B+C	0	0	0	0	0	0
Number of Locked in		(a) No		0	0	0	0	0	0
-			s held (b)	0	0	0	0	0	0
Number of shares	otherwise encumbere d (XIII)	No. As a (a) % of total	s held (b)	0	¥.	₹ Z	NA V	AZ AZ	0
of Number of equity	9 . <u>1</u>	al	pie (0.00 37491211	40528406		0	0	0 78019617

* Change in Promoter Shareholding only pursuant to Scheme of Arrangement is shown here.

For Kajaria Ceramiqs Lymited







eg ony	Category & Name of the Shareholders (II)	PAN (III)	No. of creh cold (IV)	of paid up respectively by the shares old held (V) er (IV)	Pa No rtl s. y of pai sh d are unt der unt der y y lyi sh ng		os.		Number of Voting Rights held in each class of securities (X)	s of s	of Voting Rights held class of securities (X)				of Locked in shares (XIII)		Number of Shares pledged or otherwise encumber ed (XIV)	S 9 5	equity shares held in dematerial ised form (XV)
						De po ory		(A+B+C 2) (IX)	No of Voting Rights	Righ		Total as a 1% of Total		verti percent ble age of secu diluted	(a) a	As N of	No. As a (a) % of total	a 2 a	
					5.	eip ts (VIII			Class X	S S S ≺	Total	D	s (incl udin g Warr ants) (XI)	capital) (XII)= (VIII)+(X II) as a % of A+B+C	3 - 00 - 1 - 1 - 0 - 0	Sha res hel d	Shar es held (b)	<u>d</u> a	
3	Indian*														-		1	000	27401211
(a)	Individual/Hindu undivided Family*		13	37491211	0	0 37	37491211	47.18	37491211	0	37491211	47.18	0	0	0	5 0		-	12164
	Kurnar Kajaria Devi Kajaria	AANPK1598C ADMPK6810B		7591038 6299714	00	0 0 6	7591038 6299714	9.55	7591038 6299714	000	7591038 6299714 6025545	9.55 7.93 6.32	000	000	000	000	000	000	7591038 6299714 5025545
	Chetan Kajaria	AAFPK3860K AHI PK7586K		5025545	0 0	_	5025545 5031443	6.33	5031443	0	5031443	6.33	0	0	0	0	00	-	5031443
		AAOPJ7775M		1340904	0		1340904	1.69	300000	00	1340904	1.69	00	00	00	0 0	0	-	300000
- 6	Shikha Kajaria Raghav Kajaria	AOJPS3816B BPXPK0398J		225000	00		225000	0.28	225000	00	225000	0.28	00	00	00	00	00		225000 225000
	Kartik Kajaria	BPXPK0485A RPXPK0487C		225000	0 0		225000	0.28	225000	0	225000	0.28	0	00	0	00	0 0		225000
	Parth Kajaria	BPOPK5943N		225000	0	-	225000	0.28	225000	0 0	225000	0.28	0 0	00	00	00	00		10960067
	A. K. Kajaria (HUF) Chetan Kajaria (HUF) Rishi Kajaria (HUF)	AAAHA4211M AABHC9109B AAKHR5705F		21000 21000 21500	000	000	21000 21500	0.03	21500	000	21500	0.03	00	00	00	00	00	00	21000
19	(b) Central Government/State Government(s)		0	0	0	0	0	00.00	0	0	0	0	0	0	0	0		0.00	0
<u> </u>	(c') Financial Institutions/ Banks		0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	0	0.00	0
9	(d) Any other (Bodies Corporate)		0	0	0	0	0	00.00	0	0	0	7	ESA A	2	0	0	0	-	0
	_		13	37491211		6	7491211	37491211 47.18		1 1	37491211	47.48	0	30	0	0	0	0.00	37491211
11	Comment		1				0	a rain	Ceramics		mused	7 7 7	B	7					
									3			19.		01					
								9	Company Secret	Sec	ret) =	1				7.4	29

(a)	(a) Individuals (Non-Resident Individuals)	0	0	0	0 0	0	00.00	0	0	0	0	0	0	0	0	0	00.0 0 0.00	0
(Q)	(b) Bodies Corporate	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	0	0.00	0
(3)	(c) Government		0	0	0	0		0	0	0	0	0	0	0	0	0		0
(p)	(d) Institutions	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	0	0.00	0
(e)	(e) Foreign Portfolio Investor	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	0	0.00	0
€	(f) Any other (specify)	0	0	0	0	0	0.00	0	0	0	0	0	0	0	0	0	0.00	0
	Sub-Total (A)(2)	0	0	0	0 0	0	0.00	0	0	0	0	0	0	0	0	0	0.00	0
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)*	13	13 37491211 0 0 37491211	0	0	37491211	47.18	37491211 0	0	37491211	47.18	0	0	0	0		0.00	0 0.00 37491211

Details of Shares which unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

(1) PAN would not be displayed on website of Stock Exchage(s).
(2) The term "Encumbrance" has the same meaning as assigned under regulation 28(3) of SEBI (Substantial Acquisition of Shares and takeovers) Regulation, 2011.

* Change in Promoter Shareholding only pursuant to Scheme of Arrangement is shown here.



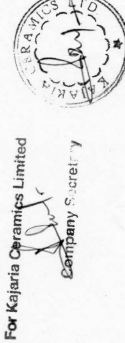
		share holder (III)	Paid up paid u	tty s. pai of pai of pai of pai of pai of pai of d sha of pai of sha up res equ und ity erly sha ing res De hel pos d itor (V) y (V) y (VI)	No 7c sha sha No 7c sha sha No 7c sha sha No 1c sha sha No 1c sha sha No 1c sha	No. of fully Par No Total nos. Shareh Number of Voting Rights	Shareh olding % calculat ed as per 1957 As a % of (A+B+C 2) (VIII)	No. or Class	Cla SS Y	Number of Voting Rights held in each class of securities (IX) No. of Voting Rights Total a % of Class Cla Total Voting X S rights	Total as a % of Total Total Voting rights	2 0 0 0 5 2	No. Total of Share holdine es g, as a gu, as a Und % erlyi assu nng ming Duts full andi conve le ritible ecu securi tites ties incl (as a din perce dar of arr of tas) dilute tas)	Nu Sh.		of Shares pledged or otherwis e encumbe red (XIII) No. As a total app Sha app Sha lica res ble) held (a) (Not applicable) held (b) (b)	Number of equity shares held in dematerial ized form (XIV)
Institutions												3	share capita				
Mutual Funds		48	3211941	0	0 321	3211041	.0.							+	+		
Alternate lovestment Euga		0	0	+-	+-	75.0	40.0	3211941	0	3211941	4.04	0	0	0	Ž	0	3211941
Foreign Venture Capital Ignorian		0	0	-	_	0	800		0	0	0	0	0	0		1	0
Foreign Portfolio Investors		0	0	0	_	+	000	0	0 0	0	0	0	0	0 0		\vdash	0
Government Pension Fund Global		142	21656061	0	0 216	190	+	21656061	0 0	000000	0	0	0	0 0	NA	0	0
Jwalamukhi Investment Holdings	AACCN1454E		2450036	-	-	+	+-	2450036	0	2450036	27.25	0	0	\vdash		0	21656061
Goldman Sachs India Fund Limited	AADCG0260C		4335405 959609	_	-		_	4335405	0	4335405	5.46) c		_		0 0	2450036
LTR Focus Fund	AACCL4841M		1010241	-	_	959609	1.21	959609	0	959609	1.21	0 0	0 0	0 0	Z Z	0 0	4335405
ABG Capital	AANCA0263H		1665991	000	_	-	2.10	1010241	00	1010241	1.27	00	00	_		00	1010241
			01400		_	918418	1.16	918418	0	918418	1.16	0	0 0	_	2 2	0 0	1665991
Financial Institutions/Banks		8	24294	0	+	24204	000					,	,		_	-	918418
lisuialice Companies		4	545538	+	+	+	+	24294	0	24294	0.03	0	0	0	NA	C	000
Frovident Funds/Pension Funds		0	0	+	+	+	0.69	545538	0	545538	69.0	0	0	-	Z	0	545538
Any Other (specify)							0.00	>	0	0	0	0	0	0	Z A	0	0
Sub-Total (B)(1)		2002	0 0	-		┝╌┤	\vdash	0	0	0	C	c	+	+	- 1		
Central Government/State		+	+	0 0	25437834	-		25437834	\vdash	25437834	32.01	0	00		A Z	0 8	0
Sub-Total (B)(2)							0.00	0	0	0	0	0	-	-	Y Y	-	0
Non-institutions		0	0	0	0	$\dagger \dagger$	0.00	0	0	0	0	0	0	c	2	c	
			-	-				-							2	-	0

For Kajaria Ceramics Limited

NA 0 5624292	NA 0 1492350		NA 0	0			+	8028280	NA 0 1494618	NA 0 510369	0	_		NA 0 5885420	0		NA 0 15144022	0		NA 0 78019617
0	0		0	0	0		C	-	-	_	-	-	0	0	C		0	0		0
0	0		0 0	0 0	0 0		0	+		0 0		0	-	0			0	0	_	0
0	0		0	0	0	_	0	-	0	_		0	0	0	-	-	0	0		0
8.75	88		0		0		+	4		-	_		_	-0	0	\dashv	11 0	0 2		0
	4-			0			10.18		1.91	0.69	0.17	0.00	0.0	7.41	0.00		20.81	52.82		100
6955435	1492350		10	0	0		8092160		151/118	551749	137873	0	0	5885420	0		16539955	41977789		79469000
0	0	-	5	0	0		0	(> 0	0	0	0	0	0	0		5	0		0
6955435	1492350	4	2	0	0		8092160	1617110	5517118 554740	427070	13/8/3	0 (0	5885420	0	400000	10238822	41977789		79469000
8.75	1.88	000	00.0	00.0	3		10.18	101	0.50	0.0	2 0	000	00.0	7.41	00.0	20.01	+	52.82	+	001
6955435	1492350	10	2 0		>		8092160	1517118	551749	137873	200	0 0	>	5885420	0	16539944	+	413///83	20460000	1 3469000
0	0																			
6955435 (1492350 0	10	0	0			8092160	1517118	551749	137873	0	C	,	5885420	0	16539955	41977780		79469000	2
18512		-	0	0			1350	199	682	9	0	0		-	0	19870	20072		20085 7	
r individual shareholders holding nominal share capital up to Rs. 2 lakhs. If Individual shareholders holding nominal share capital in excess of Rs. 2	lakhs.	(b) NBFCs registered with RBI	(4) Chiphoyee Trusts	(d) Overseas Depositories (holding DRs)	(balancing figure)	(e') Any Other (specify)	Other Bodies Corporate	Non Doctory Later	iii Taict	iii. Tusi	Cooperative Societies	V. Education institutions	V. Foreign Companies WESTRRIDGE CROSSOVITS THESE	LLC CONTROL CACOSOCYER FUND, LLC CACOSOCYER FUND, L		Sub-1 otal (B)(3)	Total Public Shareholding	(B)=(B)(1)+(B)(2)+(B)(3)	lotal (A) + (B) :	

Details of the shareholders acting as persons in Concert including their Shareholding (No. and %)
Details of Shares which unclaimed may be given hear along with details such as number of shareholders, outstanding shares held in demat/unclaimed suspense account, voting rights which are frozen etc.

(1) PAN would not be displayed on website of Stock Exchage(s).
(2) The above format need to be disclosed along with the name of following persons:
Institutions/NonInstitutions holding more than 1% of total number of shares.
(3) W.r.t. the information pertaining to Depository Receipts, the sme may be disclosed in the respective columns to the extent information available and the balance to be disclosed as hyeld by custidian.





of the Shareholders (I)	Of the N Shareholders (II)	shareh older (III)	No. of fully praid up equity y shares held prof(IV) ee		Parti Nos. y of paid share up s equit underl	Partl Nos. Total nos. Shareholdi y of shares held ng % paid share (VII = IV+V+VI) calculated up s as per equit underl	Shareholdi ng % calculated as per SCRR,		ting Rig	ihts held in e.	each class of (IX)	No. of Shares Underly ing	No. of Total Number of Shares Shareho Locked in Underty ding, as shares ing a % (XII)	Number of Locked in shares (XII)	ē Ē	Number of Shares pledged or otherwise	Number of equity shares held in dematerialized form (XIV) (Not
				shar	Depos		As a % of	No. of Voting Rights	Rights		Total as a % nding of Total conver	nding	nding g full convert conversi	No.	As a No.	As a	applicable
				-	Recei pts (VI)		(IIIV)	Class X	Class Total		Voting rights	ible securiti es (includi ng Warran ts) (X)		v v E	d)	O	
Custodian/DR Holder		0	0	0	0	0	0	0	0	c	c		capital) (XI)				
Employee Banefit	1	0	0	0	0	c					>	>	0	0	0	AN	0
rust (under SEBI (Share based Employee Benefit) Regulations, 2014								D	0	0	0	0	0	0	0	A N	0
Total Non-		0	0	0	0		C										
Promoter- Non Public Shareholding (C) =(C)(1) + (C)(2)					,	,	0	0	0	0	0	0	0	0	0		0
Grand Total (A) +	22	20085	79469000			70469000	00,										
(B) + (C)						00000000	90	79469000		79469000	100		0	0	ON		78010617

Note:

(1) PAN would not be displayed on website of Stock Exchage(s).

(2) The above format need to disclose name of all holders holding more than 1% of total number of shares.

(3) W.r.t. the information pertaining to Depository Receipts, the sme may be disclosed in the respective columns to the extent information available.



KAJARIA SECURITIES PRIVATE LIMITED

REGD OFF: SF-02, SECOND FLOOR, JMD REGENT PLAZA, MEHRAULI GURGAON ROAD, VILLAGE SIKANDERPUR GHOSI, GURGAON HARYANA- 122001; EMAIL ID efilingregistrar@gmail.com; Ph: 0124-4365765 CIN NO: U74899HR1986PTC055720

EQUITY SHAREHOLDING PATTERN (PRE-SCHEME OF ARRANGEMENT) OF KAJARIA SECURITIES PRIVATE LIMITED

S. NO.	NAME OF SHAREHOLDERS	NO. OF SHARES HELD	AMOUNT (IN RS.)	PERCENTAGE SHAREHOLDING
1.	A.K KAJARIA	268700	2687000	22.12%
2.	VERSHA KAJARIA	205500	2055000	16.92%
3.	RISHI KAJARIA	156400	1564000	12.88%
4.	CHETAN KAJARIA	165000	1650000	13.59%
5.	A.K KAJARIA (HUF)	379000	3790000	31.20%
ŝ.	RASIKA KAJARIA	40000	400000	3.29%
	TOTAL	1214600	12146000	100.00%

For M/s Kajaria Securities Private Limited

Authorised Signatory











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

Name of the Company: Kajaria Ceramics Limited

(Rs. in Crores)

	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year
	2015-16	2014-15	2013-14
Equity Paid up Capital	15.89	15.89	15.12
Reserves and surplus	893.48	706.24	502.46
Carry forward losses	-	-	-
Net Worth (Sum of Paid up capital & free reserves only)	741.13	554.07	423.74
Miscellaneous Expenditure	-	-	-
Secured Loans - Taken	46.01	55.96	88.79
Unsecured Loans -Taken	-	25.51	• 11
Fixed Assets including CWIP	668.43	517.94	516.01
Income from Operations	2448.04	2233.13	1877.89
Total Income	2465.64	2241.62	1884.38
Total Expenditure	2114.21	1998.19	1707.57
Profit before Tax	351.43	243.44	176.81

Kajaria Ceramics Limited

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orporate Office: J1/B1 (Extn.), Mohan Co - op Industrial Estate, Mathura Road, New Delhi - 1700+1, Ph.: +91-11-26946409, Fax: +91-11-26946407 (egg Office: SF-11, Second Floor, JMD Regent Plaza, Mehrauli Gurgaon Road, Village Sikanderpur Ghosi, Gurgaon-122001, Haryana, Ph.: +91-0124-4081281 (IN No.: L26924HR1985PLC056150, E-mail: info@kajariaceramics.com, Web.: www.kajariaceramics.com









Profit after Tax			
- and fax	234.89	168.35	110.75
Cash profit	200.00		116.75
	282.09	207.73	153.23
EPS	29.56	21.80	
Book (Value Rs.)		21.00	15.70
(***(****)	114.43	90.87	68.48

Note: The last Annual Report (as approved by Board of Directors) for the financial year ended on 31st March, 2016 and the unaudited financials of the quarter ended on 30th June, 2016) accompanied by the Limited Review Report of the auditor is annexed. Please refer Annexure-16 for the same.

For Kajaria Ceramics Limited

Executive V.P (A & T) & Company Secretary



KAJARIA SECURITIES PRIVATE LIMITED

REGD OFF: SF-02, SECOND FLOOR, JMD REGENT PLAZA, MEHRAULI GURGAON ROAD, VILLAGE SIKANDERPUR GHOSI, GURGAON, HARYANA- 122001; EMAIL ID efilingregistrar@gmail.com; Ph: 0124-4081281 CIN NO: U74899HR1986PTC055720

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

Name of the Company: Kajaria Securities Private Limited

(Rs. in Lakhs)

	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year
	2015-16	2014-15	2013-14
Equity Paid up Capital	121.46	34.50	34.50
Reserves and surplus	5081.16	1319.50	1090.43
Carry forward losses	0	0	0
Net Worth	5202.62	1354.00	1124.93
Miscellaneous Expenditure	0	0	0
Secured Loans	0	0	0
Unsecured Loans	0	0	0
Fixed Assets	0	0	0
Income from Operations	0.50	0	0
Total Income	1291.55	230.37	231.78
Total Expenditure	83.73	1.26	40.33
Profit before Tax	1207.82	229.10	191.45
Profit after Tax	1199.31	229.08	190.94
Cash profit	1199.31	229.08	190.94
EPS	98.74	66.40	55.34
Book value	428.34	392.46	326.06

Note: The latest audited financial statements for the year ended on 31st March 2016 is annexed. Please refer Annexure-16 for the same.

For Kajaria Securities Private Limited

Authorised Signatory

ANNEXURE I Format to be submitted by listed entity on quarterly basis

[ANNEX-8]

1. Name of Listed Entity

Kajaria Ceramics Limited

2. Quarter ending

30.06.2016

Title (Mr. /Ms.)	Name of the Director	PAN & DIN	Category (Chairperson /Executive/ Non- Executive/ in dependent/ Nominee) *	Date of Appoint ment in the current term /cessation	Tenure*	No of Directorship in listed entitles including this listed entity (Refer Regulation 25(1) of Listing Regulations)	Number of memberships in Audit/ Stakeholder Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulations)	No of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this tisted entity (Refer Regulation
1	MR. ASHOK KAJARIA	AANPK1598C (DIN: 00273877)	CHAIRPERSON	01.04.2016		1	2	NIL
2	MR. CHETAN KAJARIA	AAFPK3860K (DIN:00273928)	EXECUTIVE	01.04,2015		1	1	NIL
3	MR. RISHI KAJARIA	AHLPK7586K (DIN: 00228455)	EXECUTIVE	01.04.2015		1	NIL	NIL
4	MR. DEV DATT RISHI	AAPPR1832A (DIN: 00312822)	EXECUTIVE	14.01.2015		NIL	NIL	NIL
5	MR. BASANT KUMAR SINHA	ARVPS8675H (DIN:03099241)	EXECUTIVE	01.04.2016		NIL	NIL	NIL
8	SH, RAJ KUMAR BHARGAVA	AADP89898C (DIN:00016949)	INDEPENDENT	01.08.2014	5 YEARS	4	2	5
7	SH. RAM RATAN BAGRI	AAGPB5997H (DIN:00275313)	INDEPENDENT	01.04.2014	5 YEARS	2	3	1
8	SH. DEBI PRASAD BAGCHI	AEWPB4281J (DIN: 00061648)	INDEPENDENT	01.08 2014	5 YEARS	3	3	NIL
9	SH, HARADY RATHNAKAR HEGDE	AACPH6468F (DIN: 05158270)	INDEPENDENT	01.04.2014	5 YEARS	2	1	NIL
10	SH. SANDEEP SINGHAL	ANIPS2356J (DIN: 00040491)	INDEPENDENT	01.08.2014	5 YEARS	3	NIL	NIL
11	SMT. SUSHMITA SHEKHAR	AKNPS5620H (DIN: 02284266)	INDEPENDENT	30.03.2015	5 YEARS	1	NIL	NIL

PAN number of any director would not be displayed on the website of Stock Exchange
Category of directors means executive/non-executive/independent/Nominee. if a director fits into more than one category write all categories separating them with

hyphen
* to be filled only for Independent Director. Tenure would mean total period from which Independent director is serving on Board of directors of the listed entity in continuity without any cooling off period.

II. Composition of Committees Name of Committee	Name of Committee members	Category (Chairperson/Executive/ Nor Executive/independent/Nominee) ⁸
1. Audit Committee .	Mr. Raj Kumar Bhargava Mr. Ashok Kajaria Mr. Ram Ratan Bagri Mr. Harady Rathnakar Hegde Mr. Debi Prasad Bagchi	Chairperson (Independent) Executive Independent Independent Independent Independent
2. Nomination & Remuneration Committee	Mr. Debi Prasad Bagchi Mr. Ashok Kajaria Mr. Ram Ratan Bagri Mr. Harady Rathnakar Hegde	Chairperson (Independent) Executive Independent Independent
3. Risk Management Committee(if applicable)	NOT APPLICABLE	NOT APPLICABLE
4. Stakeholders Relationship Committee	Mr. Ram Ratan Bagri Mr. Ashok Kajaria Mr. Chetan Kajaria	Chairperson (Independent) Executive Executive

*Category of directors means executive/non-e

Date(s) of Meeting (if any) in the previous quarter	Date(s) of Meeting (if any) in the relevant quarter	Maximum gap between any two consecutive (in number of days
27-01-2016	28-04-2016	91
	27-05-2016	28
	16-06-2016	19





Whether requirement of Quorum met (details)	Date(s) of meeting of the committee in the previous quarter	Maximum gap between any two consecutive meetings in number of days*
YES	27-01-2016	91
	(details)	(details) previous quarter

This information has to be mandatorily be given for audit committee, for rest of the committees giving this information is optional

Related Party Transactions

Subject	Compliance status (Yes/No/NA)refer note below	
Whether prior approval of audit committee obtained	Yes	
Whether shareholder approval obtained for material RPT	Yes	
Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee	Yes	

Note

1 In the column "Compliance Status", compliance or non-compliance may be indicated by Yes/No/N.A.. For example, if the Board has been composed in accordance with the requirements of Listing Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.

2 If status is "No" details of non-compliance may be given here.

VI. Affirmations

The composition of Board of Directors is in terms of SEBI (Listing obligations and disclosure requirements) Regulations, 2015. The composition of the following committees is in terms of SEBI(Listing obligations and disclosure requirements) Regulations, 2015.

Audit Committee

Yes Yes Yes

Yes

Yes

Yes

- Nomination & remuneration committee
- Stakeholders relationship committee

- Risk management committee (applicable to the top 100 listed entities)

 NA

 The committee members have been made of their powers, role and responsibilities as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.
- The meetings of the board of directors and the above committees have been conducted in the manner as specified in SEBI (Listing obligations and disclosure requirements) Regulations, 2015.

5. (a) This report and/or the report submitted in the previous quarter has been placed before Board of Directors. (b) Any comments/observations/advice of Board of Directors may be mentioned here:

or M/s. Kajaria Ceramics Limited

R. C Rawat

Executive V.P (A & T) & Company Secretary.











Compliance report with the requirements specified in Part-A of Annexure I of SEBI circular CIR/CFD/CMD/16/2015 dated November 30, 2015

Sub: Application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 for the proposed Scheme of Arrangement between Kajaria Securities Private Limited (Transferor Company) and Kajaria Ceramics Limited (Transferee Company) and their respective shareholders and creditors.

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

Sr. No.	Requirements as per SEBI circular CIR/CFD/CMD/16/2015 dated November 30, 2015	Whether Complied or not & How	
1.	Listed companies shall choose one of the stock exchanges having nation-wide trading terminals as the designated stock exchange for the purpose of coordinating with SEBI.	Meeting dated 11 th July, 2016	
	Compliance as per Part A, Annexure I to the Circular		
2.	Documents to be submitted:		
2.a	Draft Scheme of arrangement/ <u>amalgamation/</u> merger/reconstruction/reduction of capital, etc.	Yes- Annexure [2]	
2.b	Valuation Report from Independent Chartered Accountant	Yes- Annexure [3]	
2.c	Report from the Audit Committee recommending the Draft Scheme	Yes- Annexure [4]	
2.d	Fairness opinion by merchant banker	Yes- Annexure [5]	
2.e	Pre and post amalgamation shareholding pattern of unlisted company	Yes- Pre Amalgamation Shareholding pattern is attached as Annexure [6]. Post Amalgamation Shareholding patterns is not applicable	
2.f	Audited financials of last 3 years (financials not being more than 6 months old) of unlisted company;	Yes- Annexure [7]	
2.g	Compliance with Regulation 17 to 27 of Listing Regulations	Yes- Annexure [15]	
2.h	Complaints Report	It will be submitted within 7 days pf expiry of 21 days from the date	





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Campana on ST	*** 1,644**	"INGIA		
Sr. Requirements as		Requirements as per SEBI circular	Whether Complied or not RANSFORM	
	No.	CIR/CFD/CMD/16/2015 dated November 30,	How	
		2015		
			of uploading of Draft Scheme and	
			rolated	
		-	Exchange's website.	
	3.	The equity shares sought to be listed are		
		proposed to be allotted by the unlisted Issuer		
		(transferee entity) to the holders of a service		
		(transferee entity) to the holders of securities of a	Limited is not unlisted entity	
	- "	listed entity (transferor entity) pursuant to a		
		scheme of reconstruction or amalgamation		
	ĺ	(Scheme) sanctioned by a High Court under		
		Section 391-394 of the Companies Act, 1956 or		
-	_	Section 230 to 234 of the Companies Act 2013		
	4.	At least 25% of the post scheme paid up share	Not Applicable	
		capital of the transferee entity shall comprise of		
	1	shares allotted to the public holders in the		
-		transferor entity.		
	5.	The transferee entity will not issue/reissue any	Transferee entity will not issue /	
		shares, not covered under the Draft scheme.	reissue any shares not covered	
-			under Draft Scheme	
		As on date of application there are no	Not Applicable	
		outstanding warrants/ instruments/ agreements		
		which give right to any person to take the equity		
		shares in the transferee entity at any future date.		
		If there are such instruments stipulated in the		
	1	Draft scheme, the percentage referred to in point		
		(4) above, shall be computed after giving effect to		
		the consequent increase of capital on account of		
		compulsory conversions outstanding as well as		
	1.	on the assumption that the options outstanding, if		
		any, to subscribe for additional capital will be	-	
		exercised.	'A'	
		The shares of the transferee entity issued in lieu	NI-4 A DE LA	
		of the locked-in shares of the transferor entity are	Not Applicable	
	5	subjected to the lock-in for the remaining period.		
_				

For Kajaria Ceramics Limited

R.C.Rawat

Executive V.P. (A&T) & Company Secretary

