

5 November 2022

BSE Limited Corporate Relationship Department 1st Floor, P. J. Towers, Dalal Street, Fort, Mumbai 400 001. The Manager Listing Department National Stock Exchange of India Limited Exchange Plaza, C -1, Block G, Bandra-Kurla Complex, Bandra (E), Mumbai 400 051.

BSE Scrip Code: 500243 NSE Scrip Code: KIRLOSIND

Dear Sir,

Sub.: Intimation under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We wish to inform you that Kirloskar Ferrous Industries Limited (KFIL), a listed material subsidiary of the Company, has informed to the stock exchange, where the shares of KFIL are listed, vide its letter dated 5 November 2022, pursuant to Regulation 30 and 51 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (the Listing Regulations), that the Board of Directors of KFIL at its meeting held on 5 November 2022 has considered and approved the Scheme of Merger of ISMT Limited ("Transferor Company") with KFIL ("Transferee Company") and their respective shareholders.

The Scheme is subject to receipt of necessary approvals from the Hon'ble National Company Law Tribunal, Stock Exchanges, the Securities and Exchange Board of India, shareholders, creditors and such other authorities, as may be required.

A copy of the intimation submitted by KFIL is enclosed for your ready reference.

You are requested to take the same on your record.

Thanking you.

Yours faithfully, For Kirloskar Industries Limited

Ashwini Mali Company Secretary & Compliance Officer

Encl.: As above

Kirloskar Industries Limited

A Kirloskar Group Company

Regd. Office: Cello Platina, Office Number 801, Fergusson College Road, Shivajinagar, Pune- 411005 Tel: +91 (20) 29704374 | Fax: +91 (20) 29704374

Email: investorrelations@kirloskar.com | Website: www.kirloskarindustries.com

CIN: L70100PN1978PLC088972



Ref No. 2827/22 5 November 2022

The Department of Corporate Services BSE Limited
P. J. Towers, Dalal Street, Fort,
Mumbai 400001
(Scrip Code: 500245)

Kind Attention: Mr. Abhay Mungekar / Mr. Saurabh Poojari / Mr. Mangesh Tayde

Dear Sir,

Subject: Scheme of Arrangement and Merger of ISMT Limited with the Company and

their respective shareholders under Sections 230 to 232 and other applicable

provisions of the Companies Act, 2013 ("Scheme")

Pursuant to Regulations 30 and 51 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; we wish to inform you that the Board of Directors of the Company at its meeting held on 5 November 2022 has considered and approved the Scheme of Merger of ISMT Limited ("Transferor Company") with the Company ("Transferee Company") and their respective shareholders.

The Scheme is subject to receipt of necessary approvals from the Hon'ble National Company Law Tribunal, Stock Exchanges, the Securities and Exchange Board of India, shareholders, creditors and such other authorities, as may be required.

In terms of the SEBI LODR Regulations read with the SEBI Circular No. CIR/CFD/CMD/4/2015 dated 9 September 2015; we are furnishing herewith the details of the Scheme as Annexure I.

You are requested to take the same on record.

Thanking you,

Yours faithfully, For Kirloskar Ferrous Industries Limited

RAVINDRANATH VENKATESH GUMASTE Digitally signed by RAVINDRANATH VENKATESH GUMASTE

Date: 2022.11.05 19:24:15 +05'30'

R. V. Gumaste Managing Director (DIN : 00082829)

Encl : a/a

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Kirloskar Ferrous Industries Limited

A Kirloskar Group Company

Registered Office:

13, Laxmanrao Kirloskar Road, Khadki, Pune 411003, Maharashtra Telephone: +91 (20) 66084645 Telefax: +91 (20) 25813208 / 25810209 Email: kfilinvestor@kirloskar.com Website: www.kirloskarferrous.com



Annexure I - Brief details of Merger

I.	Name of the entity(ies) forming	Kirlos	skar Fe	errous Indu	ustries Limited			
	part of the merger, details in	("Tra	nsferee	Company	/ KFIL")			
	brief such as size, turnover etc	(CIN:	L27101PN	1991PLC06322	3) is a public listed			
		comp	any incorpo	orated under th	ne Companies Act,			
					e at 13 Laxmanrao			
			skar Road					
					shares of KFIL are			
					and permitted to			
					ge of India Limited			
		`	,	ıred redeema				
					sued by KFIL are			
			listed on the wholesale debt market segment of the					
			BSE.					
		ISMT Limited ("Transferor Company / ISMT") (CIN:						
			L27109PN1999PLC016417) is a company incorporated under the Companies Act, 1956,					
			having its registered office at Panama House					
			(earlier known as "Lunkad Towers"), Vimannagar,					
			Pune 411014, Maharashtra, India. The equity					
		shares of ISMT are listed on the BSE and NSE.						
		As on 30 September 2022 (for the half year						
		ended), the net assets and revenue (unaudited						
		consolidated) of KFIL and ISMT are as hereunder:						
		Sr	Company	Net Assets	Revenue from			
		No	Name	(₹ in Crores)	operations			
			VEII	0.040.00	(₹ in Crores)			
		2	KFIL ISMT	2,812.22 1,436.74	3,251.36 1,331.67			
			ISIVII	1,430.74	1,331.07			
II.	Whether the transaction would	Voc	the Transfe	oror Company	is a subsidiary of			
11.	fall within related party	Yes, the Transferor Company is a subsidiary of the Company and as such both companies are						
	transactions? If yes, whether	related parties to each other.						
	the same is done at 'arms	However, in terms of General Circular No. 30/2014						
	length'	dated 17 July 2014, issued by the Ministry of Corporate Affairs (MCA Circular), the transactions						
	· · · · · · · · · · · · · · · · · · ·							
		arising out of compromises, arrangements and						
		amalgamations under the Companies Act 2013,						
		(the Act), will not attract the requirements of						
		Section 188 of the Act.						
					lgamation is being			
		disch	arged on ar	n "arm's length"	basis.			

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III. Area of business of entity(ies) The Transferee Company is engaged in the business of manufacturing of pig iron and grey iron castings and caters to industry sectors such as tractors, automotives and diesel engines. The Transferor Company is mainly engaged in the business of manufacturing of specialty alloy, bearing steel and seamless tubes. The merger / amalgamation of the Transferor Company into and with the Transferee Company would inter-alia have the following benefits for both the Transferor Company and Transferee Company and the Transferor Company and Transferee Company and the Transferor Company and Transferor			
Company including the Undertaking (as defined in the Scheme) of the Transferor Company into and with the Transferee Company would inter-alia have the following benefits for both the Transferor Company and Transferee Company and their respective shareholders; employees, creditors and other stakeholders: a) Synergy arising out of the consolidation of the business of the Transferor Company and the Transferee Company will make the business activities more sustainable in the long term as well as grow at a faster pace; b) Create value for stakeholders including respective shareholders, customers, lenders and employees as the combined business would benefit from increased scale, expanded reach, higher cross-selling opportunities to a larger base of customers, improvement in productivity amongst other; c) Better administration and cost optimization are expected to flow from more focused operational efforts, standardization and simplification of business processes, and the elimination of duplication, and rationalization of administrative expenses as well as compliance cost; d) Pooling of resources and achieving economies of scale; e) Greater integration and flexibility to Transferee Company and strengthen its position in terms of asset base, revenues and service range; f) The Transferee Company has fliply backward integrated operations ranging from iron ore mines to machined castings as well as a very			the business of manufacturing of pig iron and grey iron castings and caters to industry sectors such as tractors, automotives and diesel engines. The Transferor Company is mainly engaged in the business of manufacturing of specialty alloy, bearing steel and seamless tubes.
	IV.	Rationale for merger	Company including the Undertaking (as defined in the Scheme) of the Transferor Company into and with the Transferee Company would inter-alia have the following benefits for both the Transferor Company and Transferee Company and their respective shareholders, employees, creditors and other stakeholders: a) Synergy arising out of the consolidation of the business of the Transferor Company and the Transferee Company will make the business activities more sustainable in the long term as well as grow at a faster pace; b) Create value for stakeholders including respective shareholders, customers, lenders and employees as the combined business would benefit from increased scale, expanded reach, higher cross-selling opportunities to a larger base of customers, improvement in productivity amongst other; c) Better administration and cost optimization are expected to flow from more focused operational efforts, standardization and simplification of business processes, and the elimination of duplication, and rationalization of administrative expenses as well as compliance cost; d) Pooling of resources and achieving economies of scale; e) Greater integration and flexibility to Transferee Company and strengthen its position in terms of asset base, revenues and service range; f) The Transferee Company has fully backward integrated operations ranging from iron ore mines to machined castings as well as a very

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The Transferor Company is one of the most diversified manufacturers of specialized seamless tubes in the world, producing tubes in the range of 6 to 273 mm diameter. Merging of the business of the Transferor Company will bring the benefits of forward integration and diversification of product portfolio the business of the Transferee Company. g) The merger would result in mitigating the risks of the Transferor Company relating to procurement of certain input raw material. h) The Transferor Company's investments and business plan had not panned out as expected and that led to its debt obligations becoming stressed. However. with combining operations of the Transferor Company with the Transferee Company, benefits of better terms of finance and availability of capital will help in streamlining and improving the financial operations of the merged entity. Scheme becoming In case of cash consideration -Upon the effective. the Transferee Company shall without any further amount or otherwise share application, act, instrument or deed, issue and allot exchange ratio 17 fully paid-up equity shares of nominal value of ₹ 5 each, of the Transferee Company to the shareholders of the Transferor Company (except the Transferee Company) for every 100 fully paid-up equity shares of nominal value of ₹ 5 each held by the shareholders (except the Transferee Company) in ISMT, whose name(s) appear(s) in the register of members, including register and index of beneficial owners maintained by a depository(ies) under Section 11 of the Depositories Act, 1996, as on the Record Date (as defined in the Scheme) ("Share Exchange Ratio"). The Share Exchange Ratio for the Scheme is based on the Valuation Report dated 5 November 2022 issued by M/s. BDO Valuation Advisory LLP [IBBI Registration Number IBBI/RV-E/02/2019/103], the Registered Valuer Opinion and the Fairness issued M/s. JM Financial Limited [Registration Number INM000010361], an independent SEBI Registered Category I Merchant Banker vide its report dated 5 November 2022 on the fairness of the aforesaid

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		valuation report. Upon the allotment of the New Equity Shares (as defined in the Scheme) by the Transferee Company in accordance with the terms of the Scheme, all the equity shares held by the shareholders in the Transferor Company shall stand cancelled.				
VI.	Brief details of change in shareholding pattern (if any) of	Kirloskar Ferrous Industries Limited:				
	the listed entity	Category	Number of Shares and % of Voting Rights Pre- Arrangement			
		Promoter	7,86,85,182	7,86,85,182		
		and Promoter Group	56.68%	48.06%		
		Public	6,01,41,662	8,50,46,897		
			43.33%	51.94%		
		Post the Scheme becoming effective, the Transferor Company shall be dissolved without being wound up. Accordingly, change in shareholding pattern of the Transferor Company shall not be applicable				

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