

October 20, 2023

The Secretary, Listing Department BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001. Maharashtra, India. Scrip code: **500470**

The Manager, Listing Department
National Stock Exchange of India Ltd.,
Exchange Plaza, 5th Floor, Plot No. C/1,
G-Block, Bandra – Kurla Complex, Bandra(E),
Mumbai – 400 051.
Maharashtra, India.
Symbol: TATASTEEL

Dear Madam, Sirs,

Subject: Pronouncement of Order by the Hon'ble National Company Law Tribunal, Mumbai Bench sanctioning the Scheme of Amalgamation amongst Tata Steel Limited and The Tinplate Company of India Limited and their respective shareholders

This is further to our disclosures dated September 22, 2022, and June 28, 2023, in connection with the Scheme of Amalgamation amongst Tata Steel Limited and The Tinplate Company of India Limited and their respective shareholders ('Scheme of Amalgamation'), under the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013, read with the Rules framed thereunder.

This is to inform you that the Hon'ble National Company Law Tribunal, Mumbai Bench ('Hon'ble NCLT'), has today, i.e., October 20, 2023, pronounced the Order, sanctioning the aforesaid Scheme of Amalgamation ('Order').

The copy of the Order as available on the website of the Hon'ble NCLT is enclosed.

This disclosure is being made in terms of Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.

This is for your information and record.

Yours faithfully, Tata Steel Limited

Parvatheesam Kanchinadham

Company Secretary & Chief Legal Officer (Corporate & Compliance)

Enclosed: Copy of the Order

TATA STEEL LIMITED

C.P.(CAA)/209/MB/2023 c/w C.A.(CAA)/114/MB/2023

In the matter of
Sections 230 to 232, 234 of the Companies Act, 2013
and other applicable provisions of the Companies
Act, 2013

AND

In the matter of
Composite Scheme of Arrangement of

Tata Steel Limited... Transferee Company/[CIN: L27100MH1907PLC000260]Petitioner Company

The Tinplate Company of India Limited ... Transferor Company/

[CIN: L28112WB1920PLC003606] Non-Petitioner Company

Order pronounced on: 20.10.2023

Coram:

Ms. Anu Jagmohan Singh Mr. Kishore Vemulapalli Hon'ble Member (Technical) Hon'ble Member (Judicial)

Appearances:

For the Applicants : Mr. Zal Andhyarujina, Ld. Sr.

Counsel a/w Mr. Shashank Gautam, Mr. Vijay Purohit, Ms. Nikita Bangera, Mr. Pratik Jhaveri, Mr. Alok Gokhale,

Ms. Saravna Vasanta, Ms. Ishani Khanwilkar and Mr. Karan Bhide i/b

P&A Law Offices, Advocates.

For the Regional Director : Mr. Tushar Wagh, Dy. Director, RD's

Office(WR).

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ORDER

Per: Anu Jagmohan Singh, Member (Technical)

- 1. Heard the Ld. Sr. Counsel for the Petitioner Company and the Officer of the Regional Director, Western Region, Mumbai ("RD"). No objector has come before this Tribunal to oppose the Scheme nor has any party controverted any averments in the Petition.
- 2. The Petitioner Company has filed the Petition to obtain the sanction of this Tribunal to the Scheme of Amalgamation amongst Tata Steel Limited ("Petitioner/Transferee Company") and The Tinplate Company of India Limited ("Non-Petitioner/Transferor Company") and their respective shareholders ("Scheme") under sections 230-232 of the Companies Act, 2013 ("Act") read with the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules").
- 3. The Transferor Company has its registered office in the State of West Bengal and has filed a separate Company Scheme Application No. CA(CAA)96/KB/2023 before the National Company Law Tribunal, Kolkata Bench and is in the process of filing the Company Scheme Petition.
- 4. The Counsel submits that the Transferor Company is a listed subsidiary of the Petitioner Company and that the Petitioner Company holds equity shares constituting 74.96% of the equity share capital of the Transferor Company.

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5. The Counsel for the Petitioner Company submits that the Petitioner Company is engaged in the business of manufacturing steel and offers a broad range of steel products including a portfolio of high value-added downstream products such as hot rolled, cold rolled and coated steel, rebars, wire rods, tubes and wires. The Petitioner Company also has a well-established distribution network.

- 6. The Counsel for the Petitioner Company submits that the Transferor Company is engaged in the business of manufacturing tinplate, tin free steel and other related products.
- 7. The Counsel for the Petitioner Company submits that the Scheme of Amalgamation provides for the amalgamation of the Transferor Company into and with the Petitioner Company, under Sections 230 to 232 and other relevant provisions of the Act, such that:
 - a. all the assets of the Transferor Company, shall become the property of the Petitioner Company, by virtue of the amalgamation;
 - b. all the liabilities of the Transferor Company, shall become the liabilities of the Petitioner Company, by virtue of the amalgamation;
 - c. transfer of the authorised share capital of the Transferor Company to the Petitioner Company as provided in Part III of the Scheme, and consequential increase in the authorised share capital of the Petitioner Company as provided in Part III of the Scheme;

- d. cancellation of all the issued share capital of the Transferor Company which shall be affected as a part of the Scheme and not in accordance with Section 66 of the Act and issue of New Shares, as provided in Clause 15.2 of the Scheme, to the Eligible Members (as provided in the Scheme) (other than the Petitioner Company) as per the approved valuation report, in accordance with Part II of the Scheme; and
- e. dissolution of the Transferor Company, without being wound up.
- 8. The Counsel for the Petitioner Company submits that the background, circumstances, rationale and benefits of the Scheme are that:
 - a. Consolidation of the business of the Transferor Company and Transferee Company, ensuring focused growth, operational efficiencies, and business synergies. The resulting corporate holding structure will bring enhanced agility to business ecosystem of the merged entity.
 - b. Enabling pooling of the resources of the merged entity to unlock the opportunity for creating shareholder value, share best practices, crossfunctional learnings, and utilize each other's facilities in a more efficient manner.
 - c. This amalgamation will also result in collaboration of the marketing and distribution network of both entities.

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9. The Counsel submits that the circumstances and/or grounds that have necessitated and/or justified the Scheme and the advantages thereof are *inter alia* as set out below:

(i) The Petitioner Company is one of the leading global steel companies, with over 100 (hundred) years of experience in the steel sector and is a pioneer of steel manufacturing in India. The Transferor Company, which is a subsidiary company of the Petitioner Company, is engaged in the manufacture of tinplate and tinplate related products which is a value-added product of hot rolled coil. The amalgamation will consolidate the business of the Transferor Company and Petitioner Company which will result in focused growth, operational efficiencies, and business synergies. In addition, resulting corporate holding structure will bring enhanced agility to business ecosystem of the merged entity.

- (ii) The amalgamating companies believe that the resources of the merged entity can be pooled to unlock the opportunity for creating shareholder value. The amalgamating companies envisage being able to share best practices, cross-functional learnings, and utilize each other's facilities in a more efficient manner. Further, the marketing and distribution of both entities can be collaborated.
- (iii) The Scheme would result in the following synergies:

- - a. Operational integration and better facility utilisation: The proposed amalgamation will provide an opportunity for reduction of operational costs through transfer of intermediary products between the amalgamating companies, better order loads, synergies from sales and production planning across the business.
 - b. Operational efficiencies: Centralized sourcing would result in procurement synergies and reduction in stores/ spare through common inventory management. The proposed amalgamation would also result in sharing of best practices, cross functional learnings, better utilisation of common facilities and greater efficiencies in debt and cash management.
 - c. Simplified structure and management efficiency: In line with group level 5S strategy simplification, synergy, scale, sustainability, and speed proposed amalgamation will simplify group holding structure, improve agility to enable quicker decision making, eliminate administrative duplications, consequently reducing administrative costs of maintaining separate entities.
 - d. **Faster execution of projects in pipeline:** The growth of the Transferor Company will be fast tracked by leveraging the Petitioner Company's technical expertise and financial resources.

- e. **Rationalization of logistics cost:** Clubbing of shipments and rationalizing warehouse/stockyard would significantly reduce logistics and distribution costs for the merged entity.
- f. Collaboration of Marketing and Sales: The proposed Scheme will provide an opportunity to use marketing and sales network of Companies. Also with common credit management, the customers are expected to be benefitted from the channel financing from the combined entity.
- g. Sharing of best practices in sustainability, safety, health and environment: Adoption of improved safety, environment and sustainability practices owing to a centralized committee at combined level to provide focused approach towards safety, environment and sustainability practices resulting in overall improvement. Further, overall technology maturity can be enhanced by the merged entity, through unfettered access to each other's information technology applications and systems.
- 10. The Board of Directors of the Petitioner Company and Transferor Company have approved the Scheme by passing their respective Board Resolutions both dated September 22, 2022, which are annexed to the Petition at Exhibit 31 and Exhibit 34, respectively.
- 11. The Learned Senior Counsel for the Petitioner Company further submits that the equity shares of the Petitioner Company and Transferor Company

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are listed on the BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") (collectively "Stock Exchanges"). The Stock Exchanges vide their letters dated March 31, 2023, have respectively provided their 'Observation Letter' to the Petitioner Company and Transferor Company, to file the Scheme with this Tribunal, pursuant to which the Petitioner Company has approached this Tribunal seeking its sanction to the Scheme.

- 12. The Learned Senior Counsel for the Petitioner Company submits that the Petition is filed in consonance with the order dated May 16, 2023, passed by this Tribunal in Company Scheme Application No. CA(CAA)/114/MB/2023.
- 13. The Learned Senior Counsel for the Petitioner Company submits that the Petition was admitted by this Tribunal vide order dated August 08, 2023. Further, the Petitioner Company has complied with all the requirements as per the directions of this Tribunal including *inter alia* issuing notices indicating the date of hearing and final disposal upon the regulatory authorities, persons who have filed representations in response to notices published by the Petitioner Company, secured lenders, publication of notice of the date of hearing and final disposal of this matter in the prescribed newspapers and hosting of the notice along with a copy of the Scheme on its website and has filed necessary Affidavit proving such compliance with this Tribunal. Moreover, the Petitioner Company undertakes to comply with the applicable statutory requirements, if any, as required under the Act and Rules made thereunder, as and when applicable. The said undertaking given by the Petitioner Company is accepted.

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14. The RD has filed his report dated September 08, 2023 ("Report") in respect of the Petitioner Company setting out his observations on the Scheme. In response to the observations made by the RD, the Petitioner Company has given necessary clarifications and undertakings by way of an affidavit dated September 09, 2023 and also served a copy of the affidavit upon the office of the RD. The observations made by the RD and the clarifications and undertakings given by the Petitioner Company are summarized in the table below:

Para	Observations in the	Response of the	
reference	Report	Petitioner Company	
2. a)	That on examination of the	The observations are	
	report of the Registrar of	self-explanatory and	
	Companies, Mumbai dated	do not require a	
	04.09.2023 for the	response.	
	Petitioner Transferee		
	Company (Annexed as		
	Annexure A-1) that the		
	Petitioner Transferee		
	Company falls within the		
	jurisdiction of ROC,		
	Mumbai. It is submitted		
	that no representation		
	regarding the proposed		
	scheme of Arrangement		
	has been received in the		
	matter of the Petitioner		
	-		
	-		
	1 0		
	31.03.2023.		
	That the ROC Mumbai in		
	reference	That on examination of the report of the Registrar of Companies, Mumbai dated 04.09.2023 for the Petitioner Transferee Company (Annexed as Annexure A-1) that the Petitioner Transferee Company falls within the jurisdiction of ROC, Mumbai. It is submitted that no representation regarding the proposed scheme of Arrangement has been received in the matter of the Petitioner Company. Further, the Petitioner Transferee Company has filed Financial Statements up to	

2. (a) (i)	04.09.2023 has also stated that No Inquiry, Inspection, Investigations, Prosecutions, Technical Scrutiny and Complaint under CA, 2013 have been pending against the Petitioner Companies.	
2. (a) (ii) a) and b)	Further ROC has mentioned as follows:- a) As per valuation report dated 22.09.2022 submitted by CA and FCA: Transferor Company is a subsidiary of the Transferee Company and transferee company holds 7,84,57,640 non-convertible redeemable preference shares of the Transferor company. Promoters & Promoter Group having shareholding of 74.96% and 33.92% shares in transferor and transferee company respectively. b) As per provisions of section 232(3)(i) of CA, 2013 where the transferor company is dissolved, the fee, if any, paid by the transferor company on its authorized capital shall be set off against any fees payable by the transferee	and undertakes to pay necessary fees, if so required in compliance with

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company on its authorized capital shall be set off against any fees payable by the transferee company on its authorized capital subsequent the to amalgamation. Therefore, remaining fee, if any after setting off the fees already paid by the transferor company on its authorized capital, must be paid by the transferee company on the increased authorized capital subsequent to amalgamation. Interest of the Creditors The Scheme does not 2. (a) (ii) c) envisage or contain should be protected. any corporate debt restructuring. The creditors of the Petitioner Company are being paid in the normal course of business as per the agreed terms and are not called upon to make any sacrifices, hence their interests are not getting affected in any way. It is submitted that the the assets of Company Petitioner are in excess of and more than sufficient meet all its to

			external liabilities and
			the Scheme will not
			adversely affect the
			rights and interest of
			any of its creditors in
			any manner
			whatsoever. It is
			further submitted
			that pursuant to the
			amalgamation of the
			Transferor Company
			with the Petitioner
			Company, the debt
			repayment capacity of
			the Petitioner
			Company will not be
			adversely affected and
			that the post Scheme
			net worth of the
			Petitioner Company
			will be positive (refer
			to Net Worth
			Certificate1 annexed
			at Exhibit 25 of the
			captioned Company
			Scheme Petition).
			Therefore, the
			Scheme and the
			amalgamation
			contemplated thereby
			will not adversely
			affect the interests of
			the creditors of the
			Petitioner Company.
	2. b)	Transferee company	The Petitioner
		should undertake to	Company shall
		comply with the provisions	- *
		of section 232(3)(i) of the	- *
			232 (3) (i) of Act and
,	•	•	•

		undertakes to pay
	affirmation in respect of	necessary fees, if so,
	fees payable by Transferee	required in
	Company for increase of	compliance with
	share capital on account of	applicable law.
	merger of transfer of	
	companies.	
2. c)	In compliance of	The Petitioner
	Accounting Standard-14 or	Company being a
	IND-AS 103, as may be	listed entity, the
	applicable, the resultant	
	company shall pass such	
	accounting entries which	,
	are necessary in	section 133 of the Act
	connection with the scheme	
	to comply with other	Petitioner Company
	applicable Accounting	and financials are
	Standards including AS-5	being prepared in
	or IND AS-8 etc.	accordance with the
	0. 11.2 110 0 0.00.	IND AS. In
		compliance with the
		proviso of section
		232(3) of the Act, a
		certificate from the
		statutory auditor has
		been obtained to
		certify that the
		proposed accounting
		treatment of the
		scheme is in
		compliance with the
		Indian Accounting
		Standards. In line
		with this, the
		Petitioner Company
		undertakes to pass
		such accounting
		entries in relation
		with the Scheme to

		comply with all
		applicable Indian
		Accounting Standards
		(Ind AS).
2. d)	The Hon'ble Tribunal may	The Scheme annexed
	kindly direct the Petitioner	to the Company
	Companies to file an	Scheme Application
	affidavit to the extent that	No.
	the Scheme enclosed to the	CA(CAA)/114/2023
	Company Application and	and Company
	Company Petition are one	Scheme Petition No.
	and same and there is no	CP(CAA)209/2023 are
	discrepancy, or no change	one and the same and
	is made.	there is no
		discrepancy, or
		change made to the
		Scheme.
2. e)	The Petitioner Companies	The Petitioner
	under provisions of section	Company has served
	230(5) of the Companies	notices under Section
	Act 2013 have to serve	230 (5) of the Act to
	notices to concerned	the concerned
	authorities which are likely	authorities, as
	to be affected by the	directed by this
	Amalgamation or	Hon'ble Tribunal vide
	arrangement. Further, the	order dated May 16,
	approval of the scheme by	2023, passed in the
	the Hon'ble Tribunal may	captioned Company
	not deter such authorities	Scheme Application.
	to deal with any of the	The Petitioner
	issues arising after giving	Company has filed its
	effect to the scheme. The	affidavit-of-service
	decision of such authorities	proving compliance
	shall be binding on the	with the directions
	petitioner companies	issued by the Hon'ble
	concerned.	Tribunal in this
		regard.
		regard.

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As per Definition of the Scheme,

"Appointed Date" means opening of business on April 1,2022, or such other date as may be determined by the Board of Directors of the concerned Companies or directed/ allowed by the Competent Authority;

The Petitioner Company is in compliance with the requirements of Circular No. F. No. 7/12/209/CL-1 21, dated August 2019, issued by the Ministry of Corporate Affairs.

"Effective Date" means the date or last of the dates which the certified on copies of the order of the Competent *Authority* sanctioning the Scheme are filed bу theTransferor Company and the Transferee Company with the Registrar of Companies, Kolkata and Registrar of Companies. *Mumbai (whichever is later)* after all the conditions and matters referred to Clause 22 of the Scheme occur or have been fulfilled, obtained, or waived, as applicable.

"Record Date" means the date to be mutually fixed by the Board of Directors of the Companies, for the purpose of determining the shareholders of the Transferor Company to whom New Shares would

	be allotted pursuant to this Scheme; It is submitted that the Petitioners may be asked to comply with the requirements as clarified vide circular no. F. No. 7/12/2019/CL-l dated 21.08.2019 issued by the Ministry of Corporate Affairs.	
2. g)	Petitioner Companies shall undertake to comply with the directions of the Income Tax Department & GST Department, if any.	- *
2. h)	Petitioner Companies shall undertake to comply with the directions of the concerned sectoral Regulatory, if any.	The Petitioner
2. i)	Petitioner Companies are listed companies hence Petitioner Companies shall undertake to comply with observations raised by NSE & BSE vide their letter	The Petitioner Company undertakes to comply with the observations made by the NSE and BSE vide

dated 31.03.2023 also comply with SEBI (LODR) Regulations, 2016.	,
THE TINPLATE COMPANY OF INDIA LTD, The Transferor Company is registered office at 4, BANKSHALL STREET, KOLKATA WB 700001 IN, which falls under jurisdiction of Hon'ble NCLT Kolkata Bench, hence Petitioner Companies shall undertake to obtain approval from Hon'ble NCLT Kolkata Bench.	of the Scheme, the Scheme is conditional and subject to receipt of approval from the relevant benches of this Hon'ble Tribunal under sections 230-

- 15. Mr. Tushar Wagh, Dy. Director (WR), Mumbai, Maharashtra appeared on behalf of the Regional Director and submitted that their observations/objections have been satisfactorily explained by the Petitioner Company and are acceptable. Hence, the Regional Director does not have any further objection to the proposed Scheme Company Petition.
- 16. The Learned Senior Counsel for the Petitioner Company submits that the Petitioner Company has received certain representations from its creditors and from certain regulators pursuant to the notices issued in compliance with order dated May 16, 2023, passed by this Tribunal in Company Scheme Application No. CA(CAA)/114/MB/2023 and has filed appropriate replies by way of affidavits which are on record. Further, the Petitioner Company

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has received representation from Deputy Commissioner of State Tax

(Legal), Office of Commissioner of State Tax, Althino, Panaji-Goa, pursuant

to the notices issued in compliance with the order dated August 08, 2023

this Tribunal in Company Scheme Petition No. passed by

CP(CAA)209/MB/2023 and has filed appropriate reply by way of an

affidavit which is on record.

17. From the material on record and after perusing the clarifications and

submissions of the Petitioner Company to the Report filed by the RD, the

Scheme appears to be fair and reasonable and is not violative of any

provisions of law and is not contrary to public policy.

Since all the requisite statutory compliances have been fulfilled, the Petition

filed by the Petitioner Company is made absolute in terms of prayer clauses

(a) of the Company Scheme Petition.

19. In view of the above, the Scheme is hereby **sanctioned** with the 'Appointed

Date' as **April 01, 2022**.

20. The Petitioner Company is directed to file a certified copy of this order

along with a copy of the Scheme with the concerned Registrar of

Companies, electronically along with e-Form INC-28, within 30 days from

the date of receipt of the certified copy of this order along with the

sanctioned Scheme from the Registry duly certified by the Deputy/Assistant

Registrar of the National Company Law Tribunal, Mumbai Bench.

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21. The Petitioner Company is directed to lodge a copy of this Order along with a copy of the Scheme duly certified by the Deputy/ Assistant Registrar of the National Company Law Tribunal, Mumbai Bench with the concerned Superintendent of Stamps, for the purpose of adjudication of stamp duty

payable, if any, within 60 days of receipt of the certified copy of this order.

22. The Income Tax Department will be at liberty to examine the aspect of any

tax payable as a result of this scheme and in case it is found that the scheme

ultimately results in tax avoidance under the provisions of Income Tax Act,

it shall be open to the income tax authorities to take necessary action as

possible under the Income Tax Law.

23. All concerned authorities to act on the certified copy of this order along

with the sanctioned Scheme, duly certified by the Deputy/Assistant

Registrar of the National Company Law Tribunal, Mumbai Bench.

24. Petitioner Company is at liberty to apply to this Tribunal in this matter for

any directions or modifications that may be necessary.

25. With the above directions, CP(CAA)-209(MB)/2023 c/w CA(CAA)-

114(MB)/2023 is allowed and **disposed** of. File to be consigned to records.

Sd/-

Anu Jagmohan Singh

Member (Technical)

20.10.2023/pvs/sj

Sd/-

Kishore Vemulapalli

Member (Judicial)