

# **INTEGRATED CAPITAL SERVICES LIMITED**



Restructuring Advisory and Support Registered Office: 606 New Delhi House, Barakhamba Road, New Delhi 110 001 T/F + 91 11 4354 2784, WhatsApp + 91 9811903458

> Corporate Identification Number L74899DL1993PLC051981 Email contact@raas.co.in; Website www.raas.co.in



NOTIC	CE OF TRIBUNAL CONVENED MEETING OF UNSECURED CREDITORS OF INTE CAPITAL SERVICES LIMITED	GRATED	
Day	Tuesday		
Date	February 6, 2018		
Time	11:30 A.M. IST		
Venue	Check In by ORAN, 104 Babar Road, Opp, World Trade Center, Connaught Place, No. 110001	ew Delhi –	
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1.	Notice of Tribunal Convened Meeting of Unsecured Creditors of Integrated Capital Services Limited under the provisions of Sections 230 to 232 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016		
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#### BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL,

# BENCH AT NEW DLEHI

#### CA (CAA)-138(ND)/2017

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

AND

In the matter of Deora Associates Private Limited (CIN: U74899DL1989PTC038545) having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi – 110001

(Transferor Company)

AND

Integrated Capital Services Limited (CIN: L74899DL1993PLC051981) having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi – 110001

(Transferee Company)

# NOTICE CONVENING MEETING OF THE UNSECURED CREDITORS OF INTEGRATED CAPITAL SERVICES LIMITED, THE TRANSFEREE COMPANY

To,

The Unsecured Creditors of Integrated Capital Services Limited ("the Company").

Notice is hereby given that by an order dated December 21, 2017, the New Delhi Bench of the Hon'ble National Company Law Tribunal ("NCLT") has directed a meeting to be held of unsecured creditors of the Transferee Company for the purpose of considering, and if thought fit, approving with or without modification(s), the Scheme of Arrangement amongst Deora Associates Private Limited ("Transferor Company") and the Transferee Company and their respective shareholders and creditors ("Scheme of Arrangement").

In pursuance of the said order and as directed therein, further notice is hereby given that a meeting of unsecured creditors of the Transferee Company will be held at Hotel Check In by ORAN, 104 Babar Road, Opp, World Trade Center, Connaught Place, New Delhi – 110001 on Tuesday, February 6, 2018 at 11:30 a.m. IST ("Meeting") at which time and place the unsecured creditors of the Transferee Company are requested to attend and to consider and, if thought fit, to pass, the following resolution, with or without modification(s), as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and the provisions of the Memorandum and Articles of Association of Integrated Capital Services Limited ("the Transferee Company") and as directed by the Hon'ble National Company Law Tribunal, and further subject to the consents, approvals and permissions to be obtained from appropriate authorities to the extent applicable or necessary, approval of the Unsecured Creditors be and is hereby accorded to the Scheme of Arrangement amongst Deora Associates Private Limited (the Transferor Company), the Transferee Company and their respective shareholders and creditors ("Scheme of Arrangement").

**RESOLVED FURTHER THAT** Mr. Sajeve Deora, (DIN: 00003305), Director of the Transferee Company, be and is hereby authorized to do all such acts, deeds, matters and things, as may be considered requisite, desirable, appropriate or necessary to give effect to this resolution and effectively implement the arrangements embodied in the Scheme of Arrangement and to accept such modifications, amendments, limitations and/or conditions, if any, which may be required and/or imposed by the Hon'ble National Company Law Tribunal, New Delhi Bench and/or any other authority(ies) while sanctioning the Scheme of Arrangement or by any authority under law, or as may be required for the purpose of resolving any doubts or difficulties that may arise in giving effect to the Scheme of Arrangement."

**TAKE FURTHER NOTICE** that voting by unsecured creditors of the Transferee Company to the Scheme shall be carried out through poll at the venue of the Meeting to be held on February 6, 2018.

Copies of the Scheme of Arrangement and of the Explanatory Statement under section 230 of the Companies Act, 2013 can be obtained free of charge at the registered office of the Transferee Company.

The Scheme of Arrangement, if approved at the Meeting, will be subject to the subsequent approval of the Hon'ble NCLT.

Explanatory Statement under Section 230 read with Section 102 of the Companies Act, 2013 along with copy of the Scheme of Arrangement and other enclosures including Proxy Form and Attendance Slip are attached.

Date: January 05, 2018 Place: New Delhi Sd/-Jayant Mehta Chairman appointed for the meeting

### **Registered Office:**

Integrated Capital Services Limited 606, New Delhi House,
Barakhamba Road,
New Delhi - 110001

CIN: L74899DL1993PLC051981

#### **Notes:**

- 1. The unsecured creditors should carry their identity proof i.e. a Pan Card / Aadhaar Card / Passport / Driving License / Voter ID Card at time of attending the Meeting of unsecured creditors of the Transferee Company.
- 2. It is further clarified that an unsecured creditor can only vote on Poll at the Meeting and not through any other mode.
- 3. An unsecured creditor as on 29.12.2017 or his authorized representative is requested to bring copy of the notice to the meeting and produce at the entrance of the Meeting venue, the attendance slip duly completed and signed.
- 4. Notice is being sent to all Unsecured Creditors of the Company as on as on 29.12.2017 i.e., cut-off date for dispatch of Notice.
- 5. In compliance with the NCLT Order, the Transferee Company has provided facility to the unsecured creditors to cast their votes by way of poll at the Meeting.
- 6. Unsecured creditors as on 29.12.2017, will be entitled to exercise their right to vote on the above resolution.
- 7. Mr. Ranjeet Pandey, Practicing Company Secretary, New Delhi, has been appointed by the Hon'ble National Company Law Tribunal, as the Scrutinizer to scrutinize the voting by poll process.
- 8. The Scrutinizer will submit his report to the Chairman of the Meeting after scrutinizing the voting made by unsecured creditors through poll process. The result of the voting on the Resolution at the meeting shall be announced by the Chairman of the Meeting or any person authorized by him, on or before February 8, 2018. The results will be posted on the website of the Transferee Company at <a href="www.raas.co.in">www.raas.co.in</a> and notified to the stock exchanges where shares of the Transferee Company are listed.
- 9. Relevant documents referred to in the Notice and the Explanatory Statement are open for inspection by the unsecured creditors at the Registered Office of the Transferee Company on all working days, except Saturdays and Sundays, between 11.00 a.m. and 1.00 p.m. upto the date of the meeting and at the meeting during the meeting hours.

- 10. If an unsecured creditor wishes to receive a physical copy of the Notice, he/she is requested to send an email from their email id. For unsecured creditors whose e-mail addresses are not with the Company, physical copies of the Notice are being sent by the permitted mode.
- 11. Any queries/grievances can be addressed to Ms. Shivani Arora, Company Secretary and Compliance Officer of the Company, at 606, New Delhi House, Barakhamba Road, New Delhi 110001 or by sending an e-mail at <a href="mailto:contact@raas.co.in">contact@raas.co.in</a>.

Date: January 05, 2018 Place: New Delhi Sd/-Jayant Mehta (Chairman appointed for the meeting)

# **Registered Office:**

Integrated Capital Services Limited 606, New Delhi House, Barakhamba Road, New Delhi - 110001

CIN: L74899DL1993PLC051981

#### BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL,

#### BENCH AT NEW DLEHI

#### CA (CAA)-138(ND)/2017

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

AND

In the matter of Deora Associates Private Limited (CIN: U74899DL1989PTC038545) having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi – 110001

(Transferor Company)

AND

Integrated Capital Services Limited (CIN: L74899DL1993PLC051981) having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi – 110001

(Transferee Company)

EXPLANATORY STATEMENT UNDER SECTION 230(3) READ WITH SECTION 102 OF THE COMPANIES ACT, 2013 AND READ WITH RULE 6 OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 TO THE SCHEME OF ARRANGEMENT AMONGST DEORA ASSOCIATES PRIVATE LIMITED AND INTEGRATED CAPITAL SERVICES LIMITED AND THEIR RESPECTIVE MEMBERS AND CREDITORS.

- 1. Pursuant to the Order dated December 21, 2017, passed by the Hon'ble National Company Law Tribunal ("NCLT"), New Delhi Bench, in CA (CAA)-138 (ND)/2017, a meeting of the unsecured creditors of Integrated Capital Services Limited is being convened at Check In by ORAN, 104 Babar Road, Opp, World Trade Center, Connaught Place, New Delhi 110001 on Tuesday, February 6, 2018 at 11:30 a.m., for the purpose of considering and, if thought fit, approving with or without modification(s), the arrangement embodied in the Scheme of Arrangement (Scheme of Arrangement) amongst Deora Associates Private Limited, ("Transferor Company") and Integrated Capital Services Limited ("Transferee Company") and their respective shareholders and creditors. Notice of the said meeting together with the copy of the Scheme of Arrangement is sent herewith. This statement explaining the terms of the Scheme of Arrangement is being furnished as required under provisions of section 230(3) of the Companies Act, 2013.
- 2. The draft Scheme of Arrangement was placed before the Audit Committee and Board of Directors of the Transferor Company and Transferee Company at their respective meetings held on November 30, 2016.

The respective Board of Directors of the Transferor Company and Transferee Company were informed that the Government, vide notification dated December 07, 2016 had notified new provisions relating to Compromise, Arrangements and Amalgamations to be effective from December 15, 2016. In terms of the new provisions coming into force, the Scheme of Merger which had been approved by the Board of Directors of the Transferor Company and Transferee Company at their respective meetings on November 30, 2016 was amended in the Board Meetings of the Transferor Company and the Transferee Company held on February 28, 2017 to include therein references to the newly notified provisions and exclude therefrom references which were no longer relevant.

In accordance with the provisions of SEBI Circular bearing no. CIR/CFD/CMD/16/2015 dated November 30, 2015, the Audit Committee of the Transferee Company vide a resolution passed on February 28, 2017 recommended the amended Scheme of Arrangement to the Board of Directors of the Transferee Company. The Board of Directors of the Transferee Company in its meeting held on February 28, 2017 approved the amended Scheme of Arrangement, inter alia, based on such recommendation of the Audit Committee.

#### 3. List of the Companies/Parties involved in the Scheme of Arrangement;

- a) Integrated Capital Services Limited ("Transferee Company")
- b) Deora Associates Private Limited ("Transferor Company")

# 4. Details of the Companies/Parties to the Scheme of Arrangement;

### A. Integrated Capital Services Limited:

- a) Integrated Capital Services Limited, the Transferee Company, is a public company incorporated on February 03, 1993 under the provisions of the Companies Act, 1956, having CIN: L74899DL1993PLC051981 and PAN AAACI4293G.
- b) The registered office of the Transferee Company is located at 606, New Delhi House, Barakhamba Road, New Delhi 110001. The e-mail address of the Transferee Company is <a href="mailto:contact@raas.co.in">contact@raas.co.in</a>.
- c) The main objects of the Transferee Company are set out in the Memorandum of Association which are as under:
  - i. Subject to the approval of SEBI and other authorities, where required, to carry on the business of merchant banking, assist capital formation, manage, advise, underwrite, sub-underwrite, provide standby assistance,, subscribe to and invest in or arrange to manage, advise, underwrite, subunderwrite, in any form of money raising effort offers or instrument or securities by way of shares, stocks, debentures, debenture stocks, bonds, fixed deposits, units, loans, obligations and securities and investment of all kinds issued/ to be issued and for guaranteed by any company, corporation, society, firm, trust, person, Government, State, Municipality, Civic Body, Public Authority, established in India or elsewhere; to create a secondary market for bills and act as an acceptance house; to assist and arrange mergers, amalgamations, take over, sale of companies, corporations and firms; channelize savings of the community to productive economic activities, and assist the development of rural and less developed areas; to acquire and hold membership in one or more stock exchanges in India and/ or abroad and to undertake all related activities; to render executor and trustee services including debenture/ bonds trusteeship services; to act as Managers of any Investment funds including any growth funds, pensions, gratuity, super annuation funds, charitable funds, to act as Advisors/ Consultants for the setting up of mutual funds and Transfer Agents and to act as Clearing House for securities; to act as brokers, sub-brokers and commission agents; to manage investment portfolios and extend advisory services to invest in shares, stocks, debentures, debenture stocks, bond, fixed deposits, persons of Indian origin and foreign nationals in portfolio investment to provide safe services to Corporate Sector including work related to the Office of Registrar of Companies; to invite and accept amounts for the purpose of investing/ dealing in securities of mutual funds and to do such other acts business; to conduct kuries, chits etc. as Foreman.
  - To assist and promote economic endeavor, identify projects, promoters and entrepreneurs, prepare and arrange to prepare project reports, project feasibility studies, market research, pre investment studies and investigation of industries at micro and macro levels, render assistance in project clearance from Government, Financial Institutions and other agencies and such other project counseling; to provide counseling services to any entrepreneur, company, corporation, society, firm, trust, person, Govt, State, Municipality, Civic Body, Public, Authority or any economic endeavor; to provide, arrange or syndicate credit, loan, lease facility, guarantee, letter of credit, acceptance and fund based and non-fund based facility of any type including foreign currency loans, aid and assistance to arrange Inter Corporate Investments and Deposits, Loans, to provide, arrange and/ or syndicate factoring facilities for debts.
  - iii. Subject to the approval of SEBI and other authorities, where required, to set up, provide and/ or participate in providing technology funds or any other funds for seed capital, risk capital including giving guarantee or such other assistance to the small/ weaker sector in taking up productive activities, to provide or give them access to entrepreneurial and managerial skills, to give them information and/ or assistance on the source of raw material, machinery and services and market for their products; to identify incipient sickness and assist sick units for rehabilitation by rendering

- or arranging counseling and advisory services and management expertise and arranging mergers. Amalgamation, take-over or sale of the units.
- iv. The Transferee Company is presently carrying on the business of rendering consulting and advisory services, amongst others, in areas of corporate restructuring.
- d) The Share Capital Structure of Integrated Capital Services Limited (ICSL) as on September 30, 2016 was as under:

Particulars	As at 30.09.2016	As at 30.09.2016
	(Rs.)	(Rs.)
	Equity (listed on	Preference (not
	STXs)	listed on STXs)
Authorized Share Capital		
4,00,00,000 Equity Shares of Re. 1 each	4,00,00,000	6,00,00,000
6,00,000 7% Cumulative, Non- Convertible,		
Redeemable Preference Shares of Rs. 100 each		
Total	4,00,00,000	6,00,00,000
Issued, Subscribed and Paid-up Share Capital		
3,61,50,000 Equity Shares of Re. 1 each fully paid up	3,61,50,000	3,00,00,000
3,00,000 7% Cumulative, Non- Convertible,		
Redeemable Preference Shares of Rs. 100 each fully		
paid up		
Total	3,61,50,000	3,00,00,000

Subsequent to above, ICSL has redeemed, at par, 95,000 7% Cumulative, Non-Convertible, Redeemable Preference Shares of Rs. 100.00 each.

- e) The equity shares of the Company are listed on Bombay Stock Exchange (BSE Limited).
- f) The details of the promoters and present directors of the Transferee Company along with their addresses are as follows:

S. No.	Name of Promoters	Address of Promoters
1.	Deora Associates Private Limited	606, New Delhi House, Barakhamba
		Road, New Delhi - 110001
2.	Sajeve Deora (HUF)	EC – 13, Inderpuri, New Delhi - 110012
2.	Sujeve Beola (Hel)	De 13, macipari, new Beim 110012
S. No.	Name of Directors	Address of Directors
1.	Mr. Brijinder Bhushan Deora	EC 12, Inderpuri, New Delhi 110012

2.	Mr. Suresh Chandra Kapur	House No. 354, Sector 15A, NOIDA
3.	Mr. Sajeve Deora	EC 13, Inderpuri, New Delhi 110012
4.	Mr. Sandeep Chandra	G-71, East of Kailash, New Delhi 110065
5.	Mrs. Alka Jain	Flat No. 802, Tower-5, Uniword Gardens, Sector 47, Sohna Road, Gurgaon 122018
6.	Mr. Arun Deora	C-43, Inderpuri, New Delhi 110012

#### B. Deora Associates Private Limited;

- a) Deora Associates Private Limited, the Transferor Company, is a private company incorporated on 05.12.1989 under the provisions of the Companies Act, 1956, having CIN No. U74899DL1989PTC038545 and Permanent Account Number (PAN) AAACD0063B.
- b) The registered office of the Transferor Company is located at 606, New Delhi House, Barakhamba Road, New Delhi 110001. The e-mail address of the Transferor Company is <a href="mailto:contact@raas.co.in">contact@raas.co.in</a>.
- c) The main objects of the Transferor Company are set out in the Memorandum of Association which are as under:
  - i. To carry on in India or elsewhere business of acting as consultants and advisors to and for the benefit of any individual, firm, trust, association, society, company, corporation, body corporate, organization or institution and to render consultancy and advisory services on all matters relating to agriculture, forestry, horticulture, technology, industry, administration, finance, production, manufacture, storage, processes, systems, techno economic matters, computers, accounts, secretarial, trading, marketing, distributing and selling methods, projects and/ or design, feasibility studies, financial budgetary control, taxation, legal, industrial and labour relations and to engage in research of all the related problems with this aforesaid and to collect, analyse, process, intercept, distribute and disseminate costing, financial, economic and such other information and data in respect of all matters aforesaid and recommend on the means and/ or methods for extending, developing or managing any type of commerce, business, industry, organization, method, techniques and procedures and also to render such consultancy and advisory services to public or local authority, government and its departments, foreign companies, and export houses on such matters whether in India or abroad.
  - ii. To act as valuers, surveyors, loss assessors, share valuers and to conduct research an investigations and to do any of the above on behalf of any insurance or such other company or agency, whether in India or abroad.
  - iii. To act as executors, attorneys and agents and to undertake and execute and exercise all powers connected therewith.
  - iv. The Transferor Company is presently carrying on the business of rendering consulting and advisory services.
  - d) The details of the promoters and present directors of the Transferor Company along with their addresses are as follows:

S. No.	Name of Promoters	Address of Promoters
1.	Mr. Sajeve Deora	EC – 13, Inderpuri, New Delhi - 110012
2.	Mr. Arun Deora	C-43, Inderpuri, New Delhi - 110012
3.	Mr. Rajeev Deora	20/10a Tuckwell PL Macquarie Park NSW 2113 AU
4.	Mr. Ambarish Chatterjee	A-395,Sector-19 Noida
S. No.	Name of Directors	Address of Directors
1.	Mr. Brijinder Bhushan Deora	C-43, Inderpuri, New Delhi 110012
2.	Mr. Sajeve Deora	EC-13, Inderpuri, New Delhi 110012
3.	Mr. Rajeev Deora	20/10a Tuckwell PL Macquarie Park NSW 2113 Australia
4.	Mr. Arun Deora	C-43, Inderpuri, New Delhi 110012

#### 5. Relationship subsisting between such companies who are parties to the Scheme of Arrangement;

Deora Associates Private Limited (DAPL), the Transferor Company is the Holding Company of Integrated Capital Services Limited (ICSL), the Transferee Company, holding 69.27% of aggregate shareholding in ICSL.

- 6. Details of the Board meetings at which the Scheme of Arrangement was approved by the Board of Directors of the Transferee Company and Transferor Company including the name of the Directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution;
  - a) Mr. Brijinder Bhushan Deora, Mr. Sajeve Deora, Mr. Sandeep Chandra, Mr. Suresh Chander Kapur and Ms. Alka Jain, Directors of the Transferee Company, had attended the Board meetings held on November 30, 2016 and February 28, 2017 and had unanimously approved the Scheme of Arrangement. Mr. Arun Deora, Director, had not attended the above meetings and had been granted leave of absence.
  - b) Mr. Brijinder Bhushan Deora and Mr. Sajeve Deora, Directors of the Transferor Company had attended the Board meetings held on November 30, 2016 and February 28, 2017 and had unanimously approved the Scheme of Arrangement. Mr. Arun Deora and Mr. Rajeev Kumar Deora, Directors, had not attended the above meetings and had been granted leave of absence.

#### 7. Rationale and Benefits of the Scheme of Arrangement;

- i. To restructure the shareholding pattern of the Transferee Company, which is currently held by the Transferor Company as one of the promoters of the Transferee Company.
- ii. To eliminate a layer of promoter investment company and streamline promoter holding in the Transferee Company.
- iii. To vest the shareholding of the Transferee Company in the names of promoters of the Transferor Company.

### 8. Details / extract of the Scheme of Arrangement;

#### i. Parties involved in compromise and arrangement:

The Scheme of Arrangement provides for amalgamation of Transferor Company with the Transferee Company. The Transferor Company is the Holding Company of the Transferee Company. Therefore, the amalgamation is proposed to consolidate and effectively manage the Transferor Company and the Transferee Company in a single entity to achieve the perceived benefits as stated above in Clause no. 7.

#### ii. Appointed Date:

The appointed date for the Scheme has been fixed as October 01, 2016 or such other date as may be agreed between the Transferor Company and the Transferee Company and approved by the Hon'ble NCLT and is the date with effect from which the Scheme of Arrangement shall upon receipt of requisite approvals, be deemed to be operative.

# iii. Details of Capital Restructuring:

The Authorized Equity Share Capital of the Transferee Company shall increase to Rs. 10,30,00,000/(Rupees Ten Crore Thirty Lakh Only) divided into 4,30,00,000 (Four Crore Thirty Lakh) Equity Shares of Re. 1/- (Rupee One) each and 600,000 7% Cumulative, Non-Convertible and Redeemable Preference Shares of Rs. 100/- each and Clause V (Capital Clause) of Memorandum of Association of ICSL shall stand altered as under:

"The Authorized Share Capital of the Company is Rs. 10,30,00,000/- (Rupees Ten Crore Thirty Lakh Only) divided into 4,30,00,000 (Four Crore Thirty Lakh) Equity Shares of Re. 1/- (Rupee One Only) each and 6,00,000 (Six Lakh) 7% Cumulative, Non-Convertible and Redeemable Preference Shares of Rs. 100/- (Rupees Hundred Only) each."

Upon the Scheme of Arrangement becoming effective, the shareholders of the Transferor Company will be issued 2,44,75,000 equity shares of the Transferee Company which will take place on cancellation of 2,50,41,000 equity shares of the Transferee Company which are presently held by the Transferor Company, out of its total issued equity shares of 3,61,50,000. The resulting issued share capital shall therefore, on completion of merger be, 3,55,84,000 number of fully paid up equity shares at the face value of Re. 1 each aggregating the amount of Rs. 3,55,84,000.

Accordingly, the paid up Equity Share Capital of the Transferee Company shall stand reduced from Rs. 3,61,50,000 (Rupees Three Crore Sixty One Lakh Fifty Thousand Only) divided into 3,61,50,000 (Three Crore Sixty One Lakh Fifty Thousand Only) Equity Shares of Re. 1/- (Rupee One Only) each to Rs. 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) divided into 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) Equity Shares of Re. 1/- (Rupee One Only) each.

# iv. Share Exchange Ratio:

9.79 fully paid equity shares of the face value of Re. 1/- (Rupee One Only) of the Transferee Company to each shareholder of the Transferor Company for every 1 (one) equity share held by such shareholder in the Transferor Company, whose names are recorded in the Register of Members of the Transferor Company as on the record date.

#### v. Accounting Treatment:

- a) The Transferee Company shall account for the assets, liabilities and reserves and surplus of the of the Transferor Company in its books of account in accordance with the Indian Accounting Standard 103 (Ind-AS 103) regarding "Business Combinations", which are deemed to be applicable as per Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- b) As on the Appointed Date, the balance lying to the credit/debit of the Statement of Profit and Loss in the books of the Transferor Company shall be credited/debited by Transferee Company to the balance of its Statement of Profit and Loss Account as effectively as if the same were created by Transferee Company and credited/debited, as the case may be, by the Transferee Company out of its own earned and distributable profits.
- c) Upon coming into effect of this Scheme, to the extent that there may be inter-company loans, advances, deposits, balances or other obligations as between Transferor Company and the Transferee Company, all the rights and obligations in respect thereof shall come to an end and corresponding effect shall be given in the books of account and records of the Transferee Company.

#### vi. Applicability of Valuation Report and Summary of Fairness opinion;

- a) The Transferor Company holds 69.27% of the equity share capital of the Transferee Company.
- b) Certificates dated November 28, 2016 and May 27, 2017 (revision of report dated November 28, 2016) have been obtained from Rajendra Singh & Co., Chartered Accountants regarding valuation of equity shares of the Transferor Company and the Transferee Company. The revision to the valuation report was required in light of clarification issued by the Securities Board of India (SEBI) vide its circular no. SFD/DIL3/CIR/2017/26 dated March 23, 2017.
- c) M/s Rajendra Singh & Co., Chartered Accountants, had certified that the value of equity share of the Transferee Company had been computed at the average of values of such equity share calculated as per the (i) Net Asset Value Method (ii) the Price Earning Capacity Value Method, and (iii) the Market Value Method.
- d) The Fairness Opinion has been issued by D&A Financial Services Private Limited, an independent Merchant Banker, vide its reports dated March 29, 2016 and June 15, 2017 stating that, in their opinion the proposed amalgamation of Transferor Company with the Transferee Company under the Scheme of Arrangement seems fair and reasonable.

### e) Benefits of the Compromise or Arrangement as perceived by the Board of Directors;

- i. To restructure the shareholding pattern of the Transferee Company, which is currently held by the Transferor Company as one of the promoters of the Transferee Company.
- ii. To eliminate a layer of promoter investment company and streamline promoter holding in the Transferee Company.
- iii. To vest the shareholding of the Transferee Company in the names of promoters of the Transferor Company.

#### f) Amount due to Unsecured Creditors;

As on 29.12.2017 the Transferee Company had 13 (Thirteen) unsecured creditors to whom an aggregate amount of Rs. 50,91,972 (Rupees Fifty Lakh Ninety One Thousand Nine Hundred and Seventy Two Only) was due.

#### 9. Effect of the Scheme of Arrangement;

**A.** Details of the Directors and KMP of the Transferee Company and the Transferor Company and their respective equity shareholding as on 29.12.2017, in the respective companies, are as follows:

#### a) Transferee Company

#### i. Directors and KMP

S. No.	Name of the	Designation	Shareholding		
	Directors and KMP		Transferee Company	Transferor Company	
1.	Mr. Brijinder Bhushan Deora	Chairman & Director	0	2,40,000	
2.	Mr. Sajeve Deora	Director	Holds 6,00,000 equity shares in the capacity of Sajeve Deora (HUF)	10,45,000	
3.	Mr. Arun Deora	Director	0	2,45,000	
4.	Mr. Suresh Chander Kapur	Director	0	0	
5.	Mr. Sandeep Chandra	Director	0	0	
6.	Ms. Alka Jain	Director	0	0	
7.	Mr. Bhavesh Chaddha	Chief Financial Officer	0	0	
8.	Ms. Shivani Arora	Company Secretary, Compliance Officer	0	0	

#### b) Transferor Company

S. No.	Name of the	Designation	Shareholding	
	Directors and KMP		Transferee Company	Transferor Company
1.	Mr. Brijinder Bhushan Deora	Director	0	2,40,000
2.	Mr. Sajeve Deora	Director	Holds 6,00,000 equity shares in the capacity of Sajeve Deora (HUF)	10,45,000
3.	Mr. Arun Deora	Director	0	2,45,000
4.	Mr. Rajeev Kumar Deora	Director	0	2,45,000

#### B. Promoter and Non-Promoter Members

Pursuant to the terms of the Scheme of Arrangement 9.79 ordinary shares of the face value of Re. 1/-(Rupee One Only) each shall be credited as fully paid up shares of the Transferee Company to the unsecured creditors of Transferor Company for every 1 (one) equity share of the face value of Re. 1/-(Rupee One Only) each fully paid up and held by such shareholders in Transferor Company whose names are recorded in the Register of Members of Transferor Company on the record date.

# C. Depositors, Debenture Holders, Deposit Trustee or Debenture Trustee

None of the Transferor Company and the Transferee Company have any depositors, debenture holders, deposit trustee or debenture trustee. Hence, no rights and interests of any deposit holder is likely to be affected upon the Scheme of Arrangement becoming effective.

# D. Creditors

The rights and interests of unsecured creditors of the Transferee Company and Transferor Company are not likely to be prejudicially affected as the Transferee Company is a company with sound financial

background. Further the Transferee Company undertakes to meet with all such liabilities in the regular course of business.

#### E. Employees of the Company

The Transferor Company does not have any employee.

**10.** No investigation proceedings have been instituted or are pending in relation to the Transferor and/ or the Transferee Company either under provisions of the Companies Act, 2013 or the provisions of the extant Companies Act, 1956.

# 11. Details of approvals, sanctions or no-objection(s) from regulatory or any other governmental authorities required, received or pending:

- a) The Transferee Company has received, in terms of Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Observation Letter from BSE Limited dated October 25, 2017. Copy of the said letter is enclosed alongwith this Notice.
- b) As required by the SEBI Circular No. CIR/CFD/CMD/16/2015 dated July 25, 2017, the Transferee Company has filed the Complaints Report with the BSE Limited. Copy of the said report is enclosed alongwith this Notice.
- c) Further, the Transferor Company and the Transferee Company may be required to seek further approvals / sanctions / no-objections from certain regulatory and governmental authorities for the Scheme of Arrangement such as the concerned Registrar of Companies, Regional Director and will obtain the same at the relevant time.
- 12. Pursuant to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI Circular No. CIR/CFD/CMD/16/2015 dated November 30, 2015, the detailed pre scheme and post scheme (expected) capital structure and shareholding pattern of Transferee Company and Transferor Company are given herein below:

# A. Capital Structure: Pre-scheme & Post-scheme capital structure of Transferee Company;

	Pre-Scheme		Post Scheme	
Particulars	Amt.	. (Rs.)	Amt. (Rs.)	
	Equity (listed on STXs)	Preference (not listed on STXs)	Equity (listed on STXs)	Preference (not listed on STXs)
Authorized Share Capital				
Equity Shares at the rate of	4,00,00,000	6,00,00,000	4,30,00,000	6,00,00,000
Re. 1 each fully paid up				
6,00,000 7% Cumulative,				
Non- Convertible,				
Redeemable Preference				
Shares of Rs. 100 each				
Total	4,00,00,000	6,00,00,000	4,30,00,000	6,00,00,000
Issued, Subscribed and Paid-up Share Capital				

Equity Shares at the rate of	3,61,50,000	2,05,00,000	3,55,84,000	2,05,00,000
Re. 1 each fully paid up				
2,05,000 7% Cumulative,				
Non- Convertible,				
Redeemable Preference				
Shares of Rs. 100 each fully				
paid up				
Total	3,61,50,000	2,05,00,000	3,55,84,000	2,05,00,000

Note: Preference Shares of the Transferee Company are not listed Stock Exchange

# **B.** Shareholding Pattern:

Pre-scheme Shareholding Pattern of the Transferee Company as on September 30, 2017; Statement showing Shareholding Pattern of the Promoters & Promoters Group

Category	Category and Name of Shareholders	No. of fully paid up equity shares held	% of shareholding
1	Indian		
(a)	Individuals / Hindu Undivided Family		
	Sajeve Deora (HUF)	6,00,000	1.66
(b)	Central Government / State Government(s)	0	0.00
(c)	Financial Institutions / Banks	0	0.00
(d)	Any Other (Specify)		
	Bodies Corporate	2,50,41,000	69.27
	Sub Total (A)(1)	2,56,41,000	0.00
2	Foreign		
(a)	Individuals (Non-Resident Individuals / Foreign Individuals)	0	0.00
(b)	Government	0	0.00
(c)	Institutions	0	0.00
(d)	Foreign Portfolio Investor	0	0.00
(e)	Any Other (Specify)	0	0.00
. ,	Sub Total (A)(2)	0	0.00
	Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2)	2,56,41,000	70.93

# Statement showing Shareholding Pattern of the Public Shareholder

1	Institutions		
(a)	Mutual Fund	0	0.00

(b)	Venture Capital Funds	0	0.00
(c)	Alternate Investment Funds	0	0.00
(d)	Foreign Venture Capital Investors	0	0.00
(e)	Foreign Portfolio Investor	0	0.00
(f)	Financial Institutions / Banks	0	0.00
(g)	Insurance Companies	0	0.00
(h)	Provident Funds/ Pension Funds	0	0.00
(i)	Any Other (Specify)	0	0.00
	Sub Total (B)(1)	0	0.00
2	Central Government/ State Government(s)/ President of India	0	0.00
	Sub Total (B)(2)	0	0.00
3	Non-Institutions		
(a)	Individuals		
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	55,61,759	15.39
	ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	43,10,802	11.92
(b)	NBFCs registered with RBI	0	0.00
(c)	Employee Trusts	0	0.00
(d)	Overseas Depositories(holding DRs) (balancing figure)	0	0.00
(e)	Any Other (Specify)	6,36,439	1.76
	Sub Total (B)(3)	1,05,09,000	29.07
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)	1,05,09,000	29.07

# Post-scheme Shareholding Pattern of the Transferee Company; Statement showing Shareholding Pattern of the Promoters & Promoters Group

Category	Category and Name of Shareholders	No. of fully paid up equity shares held	% of shareholding
1	Indian		
(a)	Individuals / Hindu Undivided Family		

	Brijinder Bhushan Deora	23,49,600	6.60
	Sajeve Deora	1,02,30,550	28.75
	Arun Deora	23,98,550	6.75
	Rajeev Kumar Deora	23,98,550	6.75
	Jai Rani Deora	24,08,340	6.77
	Meena Deora	23,49,600	6.60
	Pulkit Deora	23,15,335	6.51
	Ambarish Chatterjee	24,475	0.07
	Sajeve Deora (HUF)	6,00,000	1.67
(b)	Central Government / State Government(s)	0	0.00
(c)	Financial Institutions / Banks	0	0.00
(d)	Any Other (Specify)		
	Bodies Corporate	2,50,75,000	70.47
	Sub Total (A)(1)	2,50,75,000	70.47
2	Foreign		
(a)	Individuals (Non-Resident Individuals / Foreign Individuals)	0	0.00
(b)	Government	0	0.00
(c)	Institutions	0	0.00
(d)	Foreign Portfolio Investor	0	0.00
(e)	Any Other (Specify)	0	0.00
(-)	Sub Total (A)(2)	0	0.00
	Total Shareholding Of Promoter And Promoter Group (A)= (A)(1)+(A)(2)	2,50,75,000	70.47

Statement showing Shareholding Pattern of the Public Shareholder

1	Institutions		
(a)	Mutual Fund	0	0.00
(b)	Venture Capital Funds	0	0.00
(c)	Alternate Investment Funds	0	0.00
(d)	Foreign Venture Capital Investors	0	0.00
(e)	Foreign Portfolio Investor	0	0.00
(f)	Financial Institutions / Banks	0	0.00
(g)	Insurance Companies	0	0.00
(h)	Provident Funds/ Pension Funds	0	0.00
(i)	Any Other (Specify)	0	0.00

	Sub Total (B)(1)	0	0.00	
2	Central Government/ State Government(s)/ President of India	0	0.00	
	Sub Total (B)(2)	0	0.00	
3	Non-Institutions			
(a)	Individuals			
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	55,61,759	15.63	
	ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	43,10,802	12.11	
(b)	NBFCs registered with RBI	0	0.00	
(c)	Employee Trusts	0	0.00	
(d)	Overseas Depositories(holding DRs) (balancing figure)	0	0.00	
(e)	Any Other (Specify)	6,36,439	1.79	
	Sub Total (B)(3)	1,05,09,000	29.53	
	Total Public Shareholding (B)= (B)(1)+(B)(2)+(B)(3)	1,05,09,000	29.53	

Pre-scheme shareholding pattern of Transferor Company as on September 30, 2017;

Category	No. of fully paid up equity shares held	% of shareholding
Promoters	25,00,000	100.00
Public	0	0.00
Custodian	0	0.00

Note: Since the Transferor Company will be merged into the Transferee Company upon Scheme of Arrangement being effective, the Transferor Company will stand dissolved. Thus, there will be no post amalgamation shareholding pattern available.

- 13. The copy of draft scheme has been filed with the Registrar of National Capital Territory of Delhi.
- **14.** No winding up proceedings are pending against either the Transferee Company or the Transferor Companies, as on date.
- **15.** The meeting of unsecured creditors of the Transferee Company is being held on Tuesday, February 6, 2018 for approval of the Scheme of Arrangement as per order of the Hon'ble NCLT dated December 21, 2017.
- **16.** The following documents will be kept open for inspection by the members of the Transferee Company at the Registered Office of the Transferee Company situated at 606, New Delhi House, Barakhamba Road, New Delhi 110001 on all working days, except Saturdays and Sundays, between 11:00 a.m. and 1:00 p.m., up to the date of the Meeting and at the Meeting during the Meeting hours:

- a) Scheme of Arrangement;
- b) Valuation Report issued by Rajendra Singh & Co., Chartered Accountants, dated November 28, 2016, May 27, 2017 and June 06, 2017;
- c) Fairness Opinion issued by D&A Financial Services Private Limited dated March 29, 2017 and June 15, 2017;
- d) Copy of the Auditors' certificate dated November 11, 2017 to the effect that the accounting treatment in the Scheme of Arrangement is in conformity with the Accounting Standards prescribed under Section 133 of the Companies Act, 2013;
- e) Complaints Report submitted by the Transferee Company to BSE Limited on July 25, 2017;
- f) No objection letter/ observation letter dated October 25, 2017, issued by BSE Limited regarding the Scheme of Arrangement;
- g) Copy of the Order passed by the Hon'ble National Company Law Tribunal of New Delhi dated December 21, 2017 directing convening the meeting of Unsecured creditors passed in Company Application No. CA(CAA)-138(ND)/2017;
- h) Copies of the Memorandum of Association and Articles of Association of the Transferee Company and Transferor Company;
- i) Copy of Annual Report and unaudited financial results of the Transferee Company for the year and period ended on March 31, 2017 and September 30, 2017 respectively;
- j) Copy of Audited Annual Accounts and unaudited financial results of the Transferor Company for the year and period ended on March 31, 2017 and September 30, 2017 respectively;
- k) Other documents displayed on the Stock Exchange and the Transferee Company's website, in terms of the SEBI Circular No. CIR/CFD/CMD/16/2015 dated November 30, 2015;
- l) Copies of the resolutions passed by the respective Board of Directors of the Transferee Company and Transferor Company approving the Scheme of Arrangement;
- m) Copy of reports of the Audit Committee of the Transferee Company dated November 30, 2016, February 28, 2017, May 27, 2017, July 20, 2017 and July 28, 2017, recommending the Scheme of Arrangement of the Transferee Company and Transferor Company to the Board of Directors;
- n) Reports adopted by the Board of Directors of the Transferee Company and Transferor Companies pursuant to the provisions of Section 232(2)(c) of the Companies Act, 2013.

A copy of the Scheme of Arrangement, Explanatory Statement and Proxy Form can be obtained from the Registered Office of the Company.

Date: January 05, 2018 Place: New Delhi Sd/-Jayant Mehta (Chairman appointed for the meeting)

#### **Registered Office:**

Integrated Capital Services Limited 606, New Delhi House, Barakhamba Road, New Delhi - 110001

CIN: L74899DL1993PLC051981

Enclosures: As above

# SCHEME OF ARRANGEMENT IN THE NATURE OF MERGER

**OF** 

# DEORA ASSOCIATES PRIVATE LIMITED – TRANSFEROR COMPANY

# WITH

INTEGRATED CAPITAL SERVICES LIMITED - TRANFEREE COMPANY

**AND** 

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS



# I. PREAMBLE:

This Scheme of Arrangement provides for the Merger of Deora Associates Private Limited (hereinafter referred to as "DAPL" or "Transferor Company") with Integrated Capital Services Limited (hereinafter referred to as "ICSL" or "Transferee Company") pursuant to Sections 230 to 234 and other relevant provisions of the Companies Act, 2013.

Deora Associates Private Limited (DAPL) is a private limited company incorporated under the Companies Act, 1956 having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi. DAPL has been engaged in the business of providing advisory and consultancy services. DAPL is the Holding Company of ICSL holding 69.27% of aggregate shareholding in ICSL.

Integrated Capital Services Limited (ICSL) is a public limited company incorporated under the Companies Act, 1956 having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi ICSL is engaged in the business of providing consultancy services. The equity shares of ICSL are listed on Bombay Stock Exchange (BSE).

# II. RATIONALE FOR THE SCHEME OF MERGER:

The Rationale and Benefits from the proposed merger:

- i. To restructure the shareholding pattern of ICSL, which is currently held by DAPL as one of the promoters of the Company.
- ii. To eliminate a layer of promoter investment Company and streamline promoter holding.
- iii. To vest the shareholding of the Company in the names of promoters of DAPL.

# III. PARTS OF THE SCHEME:

The Scheme is divided into following parts:

- i. Part A contains the definitions and share capital.
- ii. Part B deals with the transfer and vesting of Undertaking(s) of DAPL with and into ICSL.
- iii. Part C deals with consideration, combination of Authorized Share Capital and Accounting Treatment in the books of ICSL.
- iv. Part D deals with the general terms and conditions applicable to the Scheme of Merger and other matters consequential and integrally connected thereto.

# PART A

# **DEFINITIONS AND SHARE CAPITAL**

# 1. **DEFINITIONS:**

In this Scheme, unless repugnant to the context, the following expressions shall have the following meanings:

- 1.1 "Act" means the Companies Act, 2013, to the extent its provisions and rules and regulations made thereunder relevant to this scheme are notified and shall include any statutory modifications, re-enactment or amendment thereof for the time being in force;
- 1.2 "Appointed Date" means October 01, 2016, or such other date as the Hon'ble High Court or such other authorities may direct.
- "Applicable Law(s)" means (a) all the applicable laws, statutes, notification, enactments, act of legislature, listing regulations, bye-laws, rules, regulations, guidelines, rule of common law, policy, code, directives, ordinance, orders or other instructions having force of law enacted or issued by any Appropriate Authority including any statutory modifications or re-enactment thereof for the time being in force (b) administrative interpretations, writs, injunctions, directions, directives, judgments, arbitral awards, decree, awards, orders, decree,

or governmental approvals of, or agreement with, any relevant authority, as may be in force from time to time.

- 1.4 "Board or "Board of Directors", means the respective Directors of DAPL and ICSL and shall include committee of such board duly constituted and authorized.
- 1.5 "Business Day" means any day, other than Saturday or Sunday, on which banks are generally open for business in Delhi, India.
- 1.6 "Companies" the term collectively refers to DAPL and ICSL.
- 1.7 "Effective Date" means the day on which the last of the sanctions and permissions to the Scheme has been received and a certified true copy of the order of the Hon'ble NCLT, (defined hereinafter), is filed with the Registrar of Companies of Delhi by DAPL and ICSL (defined hereinafter).
- 1.8 "NCLT" means the National Company Law Tribunal at New Delhi.
- 1.9 "Record Date" means the date to be fixed by the Board of Directors of the Companies for the purpose of determining the members of DAPL to whom shares will be issued and allotted pursuant to the Scheme (defined hereinafter).
- 1.10 "Transferor Company" means "Deora Associates Private Limited" (DAPL), a Private Limited Company incorporated under the Companies Act, 1956 and having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi 110001.
- 1.11 "Transferee Company" means "Integrated Capital Services Limited" (ICSL), a Public Limited Company incorporated under the Companies Act, 1956 and having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi 110001.
- 1.12 "Scheme" or "Scheme of Merger" means the scheme of Merger in its present form or with any modification(s), approved or imposed or directed by the Hon'ble NCLT with the schedules appended thereto.

# 1.13 "Undertaking" shall mean and include:

- a) All the assets (including tangible and intangible), properties and the entire business of DAPL as on the Appointed Date, (hereinafter referred to as "the said assets").
- b) All the debts, liabilities, contingent liabilities, duties, obligations and guarantees of DAPL as on the Appointed Date ("hereinafter referred to as "the said liabilities").
- c) Without prejudice to the generality of sub clause (a) and (b), the Undertakings of DAPL include all DAPL's reserves, movable and the immovable properties, all other assets including investment in shares, debentures, bonds, other securities, claims, loans and advances, deposits, ownership rights, lease hold rights, tenancy rights, occupancy rights, time shares, lending contracts, revisions, powers, permits, authorities, licenses, consents, approvals, municipal permissions, industrial and other licenses, permits, authorizations, quota rights, registrations, import/export licenses, bids, tenders, letter of intent, connections for water, electricity, and drainage, sanctions, consents, allotments, approvals, electrical installations and equipment, furniture and fittings, software packages, vehicles, interest, benefits, allocations, exemptions, concessions, subsidies, telephones, facsimile, website, e-mail connections, network facilities communication facilities and equipment, investments rights and benefits of all agreements and all other interests, right and power of every kind, nature and description whatsoever, privileges, liberties, easements, advantages, benefits and approvals and all necessary records, files, papers, process information, and all books of account, documents and records relating thereof.



All the terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning as prescribed under the Companies Act, 2013 as applicable, the Securities Contracts (Regulation) Act, 1956 and other applicable laws, rules, regulations, bye laws as the case may be or any statutory modification(s) or re-enactment thereof from time to time.

# 2. SHARE CAPITAL:

The authorized, issued, subscribed and paid up share capital of DAPL and ICSL are as under:

2.1 The Share Capital Structure of DAPL as per the Audited Financial Statement dated September 30, 2016 is as under:

Particulars	As at 30.09.2016 (Rs.)
Authorized Share Capital	
30,00,000 Equity Shares of Re. 1 each	30,00,000
Total	30,00,000
Issued, Subscribed and Paid-up Share Capital	
25,00,000 Equity Shares of Re. 1 each fully paid up	25,00,000
Total	25,00,000

The authorized, issued, subscribed and paid-up share capital of DAPL is the same as above as on the date of Board Meeting sanctioning the Scheme.

2.2 The Share Capital Structure of Integrated Capital Services Limited (ICSL) as on September 30, 2016 is as under:

Particulars	As at	As at
·	30.09.2016	30.09.2016
·	(Rs.)	(Rs.)
	Equity (listed	Preference (not
	on STXs)	listed on STXs)
Authorized Share Capital		
4,00,00,000 Equity Shares of Re. 1 each	4,00,00,000	6,00,00,000
(4,00,000 7% Cumulative, Non- Convertible,		·
Redeemable Preference Shares of Rs. 100 each		
Total	4,00,00,000	6,00,00,000

Issued, Subscribed and Paid-up Share Capital		
3,61,50,000 Equity Shares of Re. 1 each fully paid up	3,61,50,000	3,00,00,000
3,00,000 7% Cumulative, Non- Convertible,		
Redeemable Preference Shares of Rs. 100 each fully		
paid up		
Total	3,61,50,000	3,00,00,000

Subsequent to above, ICSL has redeemed, at par, 50,000 7% Cumulative, Non-Convertible, Redeemable Preference Shares of Rs. 100.00 each.

# 2.3 REDUCTION OF EQUITY SHARE CAPITAL OF ICSL (TRANSFEREE COMPANY) (POST MERGER)

Upon the proposed scheme of merger becoming effective and after obtaining the necessary approvals, consents, permissions etc, the subscribed, issued and paid-up equity capital of ICSL shall stand reduced from Rs. 3,61,50,000 (Rupees Three Crore Sixty One Lakh Fifty Thousand Only) divided into 3,61,50,000 (Three Crore Sixty One Lakh Fifty Thousand Only) Equity Shares of Re. 1/- (Rupee One Only) each to Rs. 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) divided into 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) Equity Shares of Re. 1/- (Rupee One Only) each. It is therefore, that the shareholders of DAPL will be issued new 2,44,75,000 equity shares of ICSL on merger being completed, which will take place on cancellation of 2,50,41,000 equity shares of ICSL out of its total issued equity shares of 3,61,50,000. The resulting issued equity shares shall therefore, on completion of merger be, 3,55,84,000, number of fully paid up equity shares at the face value of Re. 1 each aggregating the amount of Rs. 3,55,84,000.



# PART B

# TRANSFER AND VESTING OF UNDERTAKING OF DAPL WITH AND IN TO ICSL

# 3. TRANSFER AND VESTING OF UNDERTAKING:

- 3.1 Upon the Scheme coming into effect on the Effective Date and with effect from the Appointed Date, all immovable property (including land, building, and any other immovable property) of DAPL, whether freehold or leasehold, and any documents of title, rights and easements in relation thereto, shall stand vested in ICSL, without any act or deed done by DAPL or ICSL, and without any approval or acknowledgement of any third party. With effect from the Appointed Date, ICSL shall be entitled to exercise all rights and privileges and be liable to pay all taxes and charges, and fulfil all obligations, in relation to or applicable to such immovable properties. The mutation/substitution of the title to such immovable properties shall be made and duly recorded in the name of ICSL by the appropriate authorities pursuant to sanction of the Scheme by the Court and the Scheme becoming effective in accordance with the terms thereof. DAPL shall take all steps as may be necessary to ensure that lawful, peaceful and unencumbered possession, right, title, interest of its immovable property is given to ICSL.
- Upon the Scheme coming into effect and with effect from the Appointed Date, all the assets of DAPL as are movable in nature or are otherwise capable of transfer by manual delivery or by endorsement and delivery, shall stand vested in ICSL, and shall become the property and integral part of ICSL. The vesting pursuant to this sub-clause shall be deemed to have occurred by manual delivery or by endorsement and delivery, as appropriate, to the property being vested and the title to such property shall be deemed to have been transferred and vested accordingly. No stamp duty shall be payable on the transfer of such movable properties (including share and other investments which are in dematerialized form) upon its transfer and vesting in ICSL.



- Date, all debts (including all secured and unsecured debts), liabilities (including contingent liabilities), duties and obligations related to and comprised in DAPL and undertakings of DAPL of every kind, nature and description whatsoever and howsoever arising, raised or incurred or utilized for its business activities and operation, shall stand transferred to and vested in ICSL as on the Appointed date whether provided for or not in the books of account of the Transferor Company and all other liabilities which may accrue or arise after the Appointed Date shall be the debts, liabilities, duties and obligations of the Transferee Company including any encumbrance on the assets of the Transferor Company or any income earned from those assets.
- For the avoidance of doubt and without prejudice to the generality of the 3.4 foregoing, it is clarified that upon coming into effect of this Scheme, all consents, permissions, licenses, certificates, clearances, authorities, leases, tenancy, time shares, assignments, allotments, powers of attorney given by, sissued to or executed in favour of DAPL, claims, powers, authorities, allotments, kapprovals, consents, contracts, enactments, arrangements, rights, titles, interests, benefits, advantages, leasehold rights and tenancies, and other intangible rights, and all quality certifications and approvals, trademarks, trade names, services marks, copy rights, domain names, designs, trade secrets, research, and studies, technical knowhow and all other interests relating to the services being dealt by DAPL shall be transferred to or vested in ICSL and the concerned licensors and grantors of such approvals, clearances, permissions, etc., shall endorse, where necessary, and record, in accordance with law, the memo of ICSL on such approvals, clearances, permissions so as to empower and facilitate the approval and vesting of DAPL in ICSL and continuation of operations of DAPL in ICSL without hindrance and that such approval, clearances and permissions shall remain in full force and effect in favour of or against ICSL, as the case may be, and may be enforced as fully and effectually as if, instead of DAPL ICSL had been a party or beneficiary or obligee thereto.



- 3.5 Where any of the debt, liabilities, loans raised and used, liabilities and obligations incurred, duties and obligations of DAPL as on the Appointed Date are deemed to be transferred to ICSL and have been discharged by DAPL after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of ICSL.
- 3.6 In so far as various incentives, exemptions, service tax benefits, income tax holiday/benefit/losses/ and other benefits or exemptions or privileges enjoyed, granted by any Government body, local authority or by any other person, or availed of by DAPL are concerned, the same shall, without any further act or deed, vest with and be available to ICSL on the same terms and conditions.
- 3.7 Without prejudice to the above provisions, with effect from the Appointed Date, all inter party transactions between DAPL and ICSL shall be considered as intraparty transactions for all purposes.
- 3.8 With effect from the Appointed Date the Transferor Company shall be wound up without being dissolved.

# 4. CONTRACTS, DEEDS, BONDS AND OTHER INSTRUMENTS:

- 4.1 Subject to the provisions of this Scheme, all contracts, deeds, bonds, agreements and other instruments of whatsoever nature, to which DAPL is a party or to the benefits of which DAPL may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be in full force and effect against or in favour of ICSL, as the case may be, and may be enforced as fully and effectively as if, instead of DAPL, ICSL had been a party thereto.
- 4.2 It is clarified that in case of any such instruments including contracts, deeds, bonds, debentures etc., wherever required, ICSL shall amend or modify such instrument, etc., as may be appropriate, by appending, attaching or affixing thereto such addendum, stickers, papers, supplementary modification deeds etc., with or without affixing the Common Seal, to denote and signify ICSL, as a

party thereto stepping instead and in place of DAPL. Further, ICSL shall be deemed to be authorized to execute any such deeds, writings or confirmations on behalf of DAPL and to implement or carry out all formalities required on the part of DAPL to give effect to the provisions of this Scheme.

# 5. LEGAL PROCEEDINGS:

- 5.1 Upon coming into effect of this Scheme, all suits, claims, actions, and /or proceedings by or against DAPL, arising after the Appointed Date but before the Effective Date shall be continued and be enforced by or against ICSL as effectually as if the same had been pending and /or arose against ICSL.
- Upon coming into effect of this Scheme, all suits, writ petition, appeal, revisions, or claims or action before any statutory or quasi-judicial authority or tribunal or other proceedings of whatever nature (hereinafter called the "Proceedings") by or against DAPL be pending, the same shall not abate, or be discontinued, or be in any way prejudicially effected by reason of the Merger of DAPL or of anything contained in the Scheme, but the proceeding may be continued, prosecuted and enforced by or against ICSL in the same manner and to the same extent as it would be or might have been continued, prosecuted and enforced by or against DAPL, as if the Scheme had not been made. On and from the Effective Date, ICSL shall and may initiate any legal proceedings for and on behalf of DAPL.

# 6. OPERATIVE DATE OF THE SCHEME

This Scheme though effective from the Appointed Date shall be operative from the Effective Date.

# 7. STAFF, WORKMEN AND EMPLOYEES OF DAPL:



All the staff, other employees in the service of DAPL immediately before the Merger, under the Scheme shall become the staff, employees of ICSL on the basis that:

- 7.1 Their service shall be continuous and shall not be interrupted by reason of the Merger.
- 7.2 The terms and conditions of service applicable to the said staff, employees after such Merger shall not in any way be less favourable to them than those applicable to them immediately before the Merger.
- 7.3 It is expressly provided that, on the Scheme becoming effective, the provident fund, gratuity fund, superannuation fund or any other special fund or trusts, if any, created or existing for the benefit of the staff, employees of DAPL shall become trusts/ funds of ICSL for all purposes whatsoever in relation to the administration or operation of such fund or funds in accordance with the provisions thereof as per the terms provided in the respective trust deeds, if any, to the end and intent that all rights, duties, powers, obligations of DAPL, in relation to such fund or funds shall become those of ICSL. It is clarified that, for the purpose of the said fund or funds, the services of the staff, employees of DAPL will be treated as having been continuous with ICSL from the date of employment as reflected in the records of DAPL.

# 8. CONDUCT OF BUSINESS OF DAPL FOR ICSL FROM APPOINTED DATE:

- 8.1 DAPL shall on and from the Appointed Date carry on or shall be deemed to have carried on all its business and activities as hitherto and shall be deemed to have held and stand possessed of the undertaking on account of, and for the benefit of and in trust for ICSL.
- All the profits or incomes accruing or arising to DAPL or expenditure or losses arising or incurred (including the effect of taxes, if any, thereon) by DAPL on and from the Appointed Date, shall, for all purposes, be treated and be deemed to have accrued as the profits or incomes or expenditure or losses of ICSL.

- 8.3 DAPL may not vary the terms and conditions and employment of permanent employees except in ordinary course of business.
- 8.4 DAPL shall not, without prior written consent of ICSL, undertake any new business.
- 8.5 DAPL shall not, without prior written consent of ICSL, take any major policy decision in respect of management of DAPL and for business of DAPL.
- 8.6 It is clarified that any advance tax paid / TDS credits / TDS certificates received by DAPL shall be deemed to be the advance tax paid by / TDS credit/ TDS certificates of ICSL.
- 8.7 All assets howsoever acquired by DAPL for carrying on its business, operations, activities and liabilities relating thereto shall be deemed to have been acquired and contracted for and on behalf of ICSL.
- 8.8 ICSL shall also be entitled, pending sanction of the Scheme, to apply to the Central, State Government, and all other agencies, departments and statutory authorities concerned, wherever necessary, for such consents, approvals and sanctions which ICSL may require, including registration, approvals, exemptions, relieves, etc., as may be required / granted under any law for the time being in force for carrying on business of DAPL.
- 8.9 The transfer of assets, properties, liabilities or undertaking(s) and the continuance of proceedings by or against DAPL shall not affect any transaction or proceedings already concluded by DAPL on or after the Appointed Date to the end and intent that ICSL accepts and adopts all acts, deeds things done and executed by DAPL in regard thereto as done or executed by ICSL on behalf of itself.
  - 8.10 DAPL undertakes that it will preserve and carry on the business with diligence and utmost business prudence and agrees that it will not, without prior written consent of ICSL, alienate, charge, mortgage or encumber or otherwise deal with

or dispose of any assets or any part thereof or recruit new employees (in each case except in the ordinary course of business) or conclude settlements with employees without concurrence of ICSL or undertake substantial expansion or change the general character of the business of DAPL.

# PART C

# CONSIDERATION, COMBINATION OF AUTHORIZED SHARE CAPITAL AND ACCOUNTING TREATMENT

# 9. Consideration

9.1 Upon this Scheme coming into effect and in consideration of the Merger of the DAPL in ICSL, including the transfer and vesting of the Undertaking in ICSL, ICSL shall, without any further application, act, instrument or deed, issue and allot ordinary shares ("New Ordinary Shares") to the equity shareholders of DAPL, whose names are recorded in the register of members of DAPL, as on the Record Date to be fixed by the Board of Directors of ICSL or any committee thereof, in the following ratio ("Share Exchange Ratio"):

"9.79 ordinary shares of the face value of Re. 1/- (Rupee One Only) each credited as fully paid up shares of ICSL to the equity shareholders of DAPL for every 1 (one) equity share of the face value of Re. 1/- (Rupee One Only) each fully paid up and held by such shareholders in DAPL whose names are recorded in the Register of Members of DAPL as on the record date."

9.2 No fractional shares shall be issued by ICSL and the fractional share entitlements, if any, arising out of the allotment of shares as aforesaid, shall be consolidated to the nearest possible whole share.

The Equity Shares to be issued to the members of DAPL, as above, shall be subject to the Memorandum and Articles of Association of ICSL and rank pari passu with the existing equity shares of ICSL in all respects.

- 9.4 The equity shares shall be issued in dematerialized form to the shareholders of DAPL.
- 9.5 The equity shares to be issued to the Members of DAPL pursuant to Clause 9.1 of this Scheme will be listed in terms of Securities Exchange Board of India (LODR) Regulations, 2015 on all the Stock Exchanges on which shares of ICSL are listed on the Effective Date. ICSL shall enter into such arrangements and give such confirmations and/or undertaking as may be necessary, in advance, in accordance with the applicable laws or regulations and the formalities of the said Stock Exchanges.
- 9.6 The approval of the Scheme by the shareholders of both, DAPL and ICSL shall be deemed to be approval under Sections 230 to 234 and other applicable provisions of the Companies Act, 2013 and any other consent and approvals required in this regard.

# 10. Combination of Authorized Share Capital

- 10.1 Upon sanction of this Scheme, the Authorized Share Capital of ICSL shall stand automatically increased without any further act, instrument, deed on the part of ICSL including payment of stamp duty and fees payable to Registrar of Companies, by the authorized share capital of DAPL as on the Effective Date.
- The Memorandum of Association of ICSL (clause relating to the Authorized Share Capital) shall, without any further act, instrument or deed, be and stand altered, modified, pursuant to Sections 230 to 234 of the Companies Act, 2013 and Sections 13, 14 and 61 and/or any other provisions of the Companies Act, 2013, as may be applicable, and for this purpose the stamp duties and fees paid on the Authorized Share Capital of DAPL shall be utilized and applied to the increased Authorized Share Capital of ICSL and no payment of any extra stamp duty and/or fee shall be payable by ICSL for increase in its Authorized Share Capital to that extent.

10.3 Accordingly, on sanction of the Scheme, the Authorized Equity Share Capital of ICSL (Transferee Company) shall increase to Rs. 10,30,00,000/- (Rupees Ten Crore Thirty Lakh Only) divided into 4,30,00,000 (Four Crore Thirty Lakh) Equity Shares of Re. 1/- (Rupee One) each and 600,000 7% Cumulative, Non-Convertible and Redeemable Preference Shares of Rs. 100/- each and Clause V (Capital Clause) of Memorandum of Association of ICSL shall stand altered as under:

"The Authorized Share Capital of the Company is Rs. 10,30,00,000/-(Rupees Ten Crore Thirty Lakh Only) divided into 4,30,00,000 (Four Crore Thirty Lakh) Equity Shares of Re. 1/- (Rupee One Only) each and 6,00,000 (Six Lakh) 7% Cumulative, Non-Convertible and Redeemable Preference Shares of Rs. 100/- (Rupees Hundred Only) each."

10.4 It is clarified that the approval of the members of ICSL to this Scheme shall be deemed to be their consent / approval also to the alteration of the capital clause in the Memorandum of Association of ICSL as may be required under the Act.

# 11. Accounting Treatment

- Recognising that the merger is to be considered as an "amalgamation in the nature of merger" in accordance with the provisions of Accounting Standard 14 "Accounting for Amalgamations" (AS-14), which are deemed to be applicable as per Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014, the accounting treatment in respect of assets, liabilities and reserves and surplus of DAPL in the books of ICSL shall be governed by the provisions of AS-14. Accordingly, all the assets and liabilities of DAPL shall be recorded at their existing values and in the same form as at the Appointed Date in the books of ICSL.
- 11.2 As on the Appointed Date, the balance lying to the credit/debit of the Statement of Profit and Loss in the books of the DAPL shall be credited/debited by ICSL to the balance of its Statement of Profit and Loss Account as effectively as if the

same were created by ICSL and credited/debited, as the case may be, by ICSL out of its own earned and distributable profits.

11.3 Upon coming into effect of this Scheme, to the extent that there may be intercompany loans, advances, deposits, balances or other obligations as between
DAPL and ICSL, all the rights and obligations in respect thereof shall come to
an end and corresponding effect shall be given in the books of account and
records of ICSL.

# PART D GENERAL TERMS AND CONDITIONS

# 12. APPLICATION TO THE NATIONAL COMPANY LAW TRIBUNAL AND/OR ANY OTHER GOVERNMENT AUTHORITY:

DAPL and ICSL shall follow the procedures prescribed under Sections 230 to 234 of the Companies Act, 2013 and/ or other applicable provisions of the Companies Act, 2013, as may be notified and applicable laws of National Company Law (NCLT) and/or any other government authority as applicable, for sanctioning of this Scheme, for carrying this Scheme into effect and for obtaining all approvals as may be required under law.

# 13. MODIFICATIONS, AMENDMENTS TO THE SCHEME:

DAPL (by its directors) and ICSL (by its directors) may assent from time to time on behalf of all persons concerned to any modifications or amendments thereto or addition to this Scheme or to any conditions or limitations which the Hon'ble NCLT or such other Courts or Governmental Authority or the Registrar of Companies or any other authority under the applicable laws may deem fit to approve of or impose and to resolve any doubt or difficulties (including ascertainment of Assets and Liabilities of DAPL) that may arise for carrying out this Scheme and to do and execute all such acts, deeds, matters and things as may be necessary, desirable or proper for carrying the Scheme into effect.



For the purpose of giving effect to this Scheme or to any modifications or amendments thereof, the directors of DAPL and ICSL may give and are authorized to give all such directions that are necessary or are desirable including directions for settling any doubts or difficulties that may arise.

# 14. SCHEME CONDITIONAL ON APPROVALS/SANCTIONS:

The Scheme is conditional on and subject to the approval of the Scheme by the requisite majority of the members and creditors of DAPL and the requisite majority of the members and creditors of ICSL.

- 14.1 The requisite resolution(s) under the applicable provisions of the said Act being passed by the Shareholders of ICSL for any of the matters provided for or relating to the Scheme, as may be necessary or desirable, including approval to the issue and allotment of Equity Shares in ICSL to the members of DAPL.
- 14.2 The sanction of the Hon'ble NCLT under the provisions of the Companies Act, 2013, in favour of DAPL merging into ICSL and to the necessary order or orders under the provisions of the Act, being obtained.
- 14.3 Any other sanction or approval of the Appropriate Authorities concerned, as may be considered necessary and appropriate by the Board of Directors of DAPL and ICSL being obtained and granted in respect of any of the matters for which such sanction or approval is required.
- 14.4 The requisite consent, approval or permission of the Central Government or any other statutory or regulatory authority, which by law may be necessary for the implementation of this Scheme.
- In the event of any of the sanctions and/or approvals not being obtained and/or the Scheme not being sanctioned by the Hon'ble NCLT, order not being passed as aforesaid on or before March 31, 2019, or such period as may be agreed upon between the Transferor Company and Transferee Company through their respective Board of Directors, the Scheme shall become null and void and the

Transferee Company shall bear and pay the costs charges and expenses for and/or in connection with the Scheme.

## 15. EFFECT OF NON-RECIEPT OF APPROVALS / SANCTIONS:

In the event of any approvals or conditions enumerated in the Scheme not being obtained or compiled with, or for any other reason, the Scheme cannot be implemented, the Board of Directors of DAPL and ICSL shall waive such conditions as they consider appropriate to give effect, as far as possible, to this Scheme and failing such agreement or in case the Scheme not being sanctioned by the applicable judicial authority, the Scheme will become null and void and each party shall bear and pay their respective costs, charges and expenses in connection with the Scheme.

#### 16. SEVERABILITY:

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

## 17. EXPENSES CONNECTED WITH THE SCHEME:

All costs, expenses, charges, taxes, including duties, levies and all other expenses of DAPL and ICSL respectively in relation to or in connection with the Scheme and of carrying and implementing/ completing the terms and provisions of the Scheme and/or incidental to the completion of Merger of the Undertakings of DAPL in pursuance of the Scheme shall be borne and paid solely by ICSL.



## 18. ARBITRATION

Any dispute, difference or question or any time arising out of the Scheme or any clause, matter or thing herein contained or the rights or liabilities of the parties hereunder which the parties are unable to resolve amicably shall be referred to sole arbitrator, Mr. Vivek Sibal, Advocate. The conciliation and arbitration proceeding shall take place at New Delhi. Judgement upon the award may be entered in any court having jurisdiction or an application may be made to such court for a judicial acceptance of the award and an order of enforcement, or the case may be.



VALUATION REPORT OF EQUITY SHARE OF

INTEGRATED CAPITAL SERVICES LIMITED

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## 1. INTRODUCTION:

Management of Integrated Capital Services Limited ("ICSL") has appointed Mr. Rajendra Singh, Chartered Accountant, Proprietor of Rajendra Singh Co., Chartered Accountants, to prepare and submit, for consideration of the Board of Directors of "ICSL", a Valuation Report of each Equity Share of "ICSL" a Company incorporated under the provisions of the Companies Act, 1956, having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi 110001.

### 2. SCOPE:

#### I. Terms of Reference

- i. This report states what in our opinion is a fair and equitable share value of each equity share of "ICSL".
- ii. This report is subject to the Limitations mentioned hereinafter. This report is to be read in totality, in conjunction with the relevant documents referred to in the report, and should not be read in parts.

## 3. OBJECTIVE OF THE REPORT:

The objective of the report is to value each equity share of "ICSL" which valuation shall be considered for purposes of arriving at a fair share exchange ratio for merger of Deora Associates Private Limited ("DAPL") with Integrated Capital Services Limited ("ICSL").

#### 4. METHODOLOGY:

- I. We have relied solely on the information and data supplied by the management of "ICSL" making no more than brief reviews, consisting of examinations of some records, making certain inquiries and following certain review procedures. Consequently, the accuracy of the valuation is based on the reasonableness and reliability of data provided to us and our opinion is subject to this factor.
- II. We have prepared this report on the basis of the documents and information received from the management of "ICSL" and have relied upon information from published public sources.

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## 5. SOURCES OF INFORMATION:

We have relied upon the following sources of information:-

- I. For our analysis, we have relied on published and secondary sources of data, which are true, fair and accurate as per our information.
- II. We have based our analysis of Statement of Accounts and Annual Reports of "ICSL" on the following:
  - i. Audited financials as at/for the financial period ended September 30, 2016,
  - ii. Audited financials as at/for the financial year ended March 31, 2016.
  - iii. Audited financials as at/for the financial year ended March 31, 2015,
  - iv. Audited financials as at/for the financial year ended March 31, 2014,
  - v. Memorandum and Articles of Association of ICSL.
  - vi. Other information and statement of facts submitted to us, orally or in writing, by the management of "ICSL" and discussions with them.

## 6. LIMITATION OF LIABILITY:

- I. We have prepared this report as per the appointment made by "ICSL" for the purpose of valuing each equity share of "ICSL". The report is to be used only by "ICSL". It is not to be distributed amongst any other parties other than "ICSL" or to be referred or quoted, in whole or in part, without our prior written consent. Also we will not accept responsibility to any other party other than "ICSL" who have appointed us for the purpose of this exercise.
- II. We do not accept any liability to any third party in relation to the issue of valuation of each equity share of "ICSL".

# 7. **DISCLAIMER:**

I. Nothing contained in this Report should be construed to be an express or implied representation as to future.

- II. We have relied upon the information and data provided as above by the management of "ICSL" without checking them for accuracy or reasonableness. No responsibility is assumed for matters of legal nature.
- III. The information presented in this report does not reflect the outcome of any due diligence procedure. The reader is cautioned that the outcome of that process could change the information herein and the valuation materially.
- IV. We have not considered any finding made by other external agencies in carrying out this work.
- V. Our report is for confidential use by "ICSL" for the purpose of proposed merger of "DAPL" with "ICSL". This report is not meant for use, save and except as specified above, under any Indian or foreign law, statute, act, guideline or similar instruction "ICSL" is prohibited from using this report other than those required by statute for carrying out the limited purpose of this report.
- VI. In no circumstances whatsoever, will we accept any responsibility of liability towards any third party for consequences arising out of use of this report.
- VII. This Valuation Report shall by no means be considered as basis for Investment by any Investor.

# 8. <u>COMPANY PROFILE:</u>

# I. Integrated Capital Services Limited (ICSL)

"ICSL" was incorporated on February 03, 1993 with Registrar of Companies, Delhi & Haryana under the Companies Act, 1956 and that the Company is a limited Company. The Company is having registered office at 606, New Delhi House, Barakhamba Road, New Delhi. The Company is engaged in the business of providing consulting services. "ICSL" is a Subsidiary Company of DAPL. "ICSL" is listed on Bombay Stock Exchange Limited (BSE) and Ahmadabad Stock Exchange Limited (ASE). The equity shares of "ICSL" are traded in Bombay Stock Exchange Limited (BSE).

As on September 30, 2016 the Authorized Share Capital of the Company was Rs. 10,00,00,000 (Rupees Ten Crores) divided into 4,00,00,000 (Four Crore) equity shares of Re. 1/- (Rupee One) each and 6,00,000 (Six Lakh) 7% Cumulative, Non-Convertible Redeemable Preference Shares of Rs 100 (Rupees Hundred) each. The Issued, Subscribed and Paid up Capital of the Company as on that date was Rs. 701,50,000 (Rupees Seven Crore One Lakh and Fifty Thousand) divided into 3,61,50,000 (Three Crore Sixty One Lakh and Fifty Thousand) equity shares of Re. 1/- (Rupee One) each and 3,40,000 (Three Lakh Forty Thousand) 7% Cumulative, Non-Convertible Redeemable Preference Shares of Rs 100 (Rupees Hundred) each.

# 9. METHODOLOGY OF VALUATION:

The valuation of each equity share of ICSL is based upon the calculation of the price of each share of ICSL as per the Net Asset Value Method, the Price Earning Capacity Value Method and Market Value Method with due consideration being given to the ongoing and the future business plans of ICSL, its Subsidiary Companies and Associates Companies, consequent financial implication of the said business plans and the fair value of investments in its Subsidiary Companies and Associates Companies.

# Net Assets Value Method

Valuation of Shares on assets basis attempts to measure the value of net assets of the Company against each share. It is computed by taking the net value of a Company's assets, subtracting therefrom the amount of the liabilities and preferred share-holders' claims and dividing the remainder among the equity shareholders according to their individual rights.

The Net Asset valuation has been carried out on the basis of book values of "ICSL" which is based on Audited Balance Sheet of "ICSL" as at September 30, 2016 with due consideration being given to the fair value of investments in its Subsidiary Companies and Associates Companies, and adjusted with (a) accretion in value of its investments in the Subsidiary Companies and Associate Companies over the acquisition price.

The value of each equity share of ICSL as per Net Assets Method calculates to Rs. 3.21 (Refer to Annexure 1).

## Price Earning Capacity Value Method

Valuation of shares on Profit Earning Capacity method attempts to value the share of a company on basis of the profitability of the company in the last three years. It has been computed by taking the average profit (after tax) of the company for its last three years as per available audited financial statements of "ICSL" and capitalising the same by an appropriate multiple with regard to business of the Company.

A capitalisation factor of 17.5% as suggested by the Guidelines of former Controller of Capital Issues in terms of its notification number F. No. S 11 (21)/ CCI (11)/ 90 dated 13.07.1990 is considered reasonable for the instant purposes as "ICSL" is neither a manufacturing company nor a trading company, and being a service providing company is as an intermediate company.

The value per equity share of "ICSL" as per the Price Earning Capacity Value method is Rs. 0.88 (Refer to Annexure 2).

## Market Value Method

The Shares of the Company are listed at Bombay Stock Exchange Limited (BSE) and Ahmadabad Stock Exchange Limited (ASE) and equity shares of the Company are thinly traded at the Bombay Stock Exchange Limited (BSE).

The Market Value method has been applied by taking the higher of (i) the average of weekly high and low of the closing prices of the equity shares of ICSL quoted on the Bombay Stock Exchange during the six months preceding September 30, 2016, and (ii) the average of the weekly high and low of the closing prices of the equity shares of ICSL on the Bombay Stock Exchange during the two weeks preceding September 30, 2016.

The value per equity share of "ICSL" as per the Market Value Method is Rs. 1.68 (Refer to Annexure 3).



# ICSL's Valuation

The valuation of each equity share of ICSL is taken to be the average of the values calculated as per the three methods above, namely, Net Asset Value Method Price Earning Value Method and the Market Value Method. The value of each equity share of ICSL calculates to Rs. 1.93 per share.

Place: Delhi

Date: 28/11/2016

For Rajendra Singh & Co.

Chartered Accountants

Rajendra Singh

Proprietor\

Membership No. 090790

FRN023014N

		ANNEXURE 1
VALUATION OF EQUITY SHARE OF INTEGRATED CA	APITAL SERVICES	
LIMITED AS PER THE NET ASSET VALUE METHOD		
		As at
		September 30, 2016
		Rupees
Assets:		A commence and hearings of English property of exceeded of electricity of
Non Current Assets		,
Fixed assets		
Tangible assets		17,16,565
Non-current investments		10,13,49,175
Deferred tax assets	31,31,194	31,31,194
Long term loans and advances		4,33,56,000
	(A)	14,95,52,934
Current Assets		
Trade receivables		18,37,468
Cash and bank balances		35,32,508
Other current assets		10,93,038
	(B)	64,63,014
Total assets	(C )=(A)+(B)	15,60,15,948
Liabilities		
Non Current Liabilities		
Long term provisions		2,17,924
Current Liabilities		
Other current liabilities		88,98,945
Short term provisions	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	9,65,066
Total liabilities	(D)	1,00,81,935
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7% Cumulative Non-Convertible Redeemable Prefere	ence	
Shares of Rs. 100 each, fully paid up	(E)	3,00.00,000
		-,,,
Net worth as per Net Assets Method	(F)=(B)-(D)-(E)	11,59,34,013
	1 1 7 7 7 7	,
		тетријет (в) ментени пратужену моте п
In, of equity shares of Re. 1,00 each		3,61,50,000
/alue per share as per Net Asset Value Method		3.21
	<u> </u>	3.2.



			ANNEXURE 2
CALCULATION OF	NET WORTH OF INT	EGRATED CAP	TAL SERVICES
LIMITED AS PER T	HE PRICE EARNING (	APACITY VALU	E METHOD
			Rupees
	r the year ended Mar		67,28,293
	r the year ended Mar		56,52,323
Profit after tax fo	r the year ended Mar	ch 31, 2016	42,82,817
			NAME OF THE PERSON OF THE PERS
			1,66,63,433
Average profit for	the three years		55,54,477.67
	verage profit by 17.5	i%	3,17,39,872
No. of shares			3,61,50,000
Value of each equ	ity share		0.88
· ·			1



	CLATION OF FAIR A			HE EQUI	TY SHARE C	)F		
NIE	GRATED CAPITAL SE	RVICES L	IMITED					**************************************
Weel	C Daily Prices	High	Low	Clasias	144 - 1.1	ļ		
No.	C Daity Frices	111811	LOW	Closing Price		Weekly	Average	
				Price	High	Low		* ******
<b>-</b>	23.02.2016	1.93	1.90	1.90				
··	25.02.2016	1.87	1.87	1.87		ļ	*	
1.	26.02.2016	1.84	1.84	1.84	1.90	1.84	1.87	
							1.07	hands - alle of colors of surroy & special
	01.03.2016	1.81	1.81	1.81				
	02.03.2016	1.81	1.81	1.81				
2.	03.03.2016	1.81	1.81	1.81	1.81	1.81	1.81	
3.	05.03. to 11.03	-	•	-	-	•		
4.	12.03 to 18.03	-	-	•	•	•	-	Acceptable of the control of the con
	10.03 4: 34.03							
5.	19.03 to 24.03	-	-	-	-	•	-	**************************************
	28.03.2016	4 70	4 70					
5.	31.03.2016	1.78	1.78	1.78	4 70			
	31.03.2016	1./3	1.75	1.75	1.78	1.75	1.77	- 174 (74) 844
	04.04.2016	1.72	1.72	1.72				
·	05.04.2016	1.66	1.65	1.65				
7.	07.04.2016	1.64	1.64	1.64	1.72	1.64	1.60	
		1101	1.04	1.04	1.72	1.04	. 1.68	
3.	11.04.2016	1.56	1.56	1.56	1.56	1.56	1.56	
				1130	1.50	1.30	1.50	·
),	15.04 to 21.04	-	-		-		_	
			·					
	21.04.2016	1.49	1.49	1.49				
	22.04.2016	1.49	1.49	1.49				
	25.04.2016	1.46	1.46	1.46				
	26.04.2016	1.45	1.45	1.45				
0.	27.04.2016	1.45	1.45	1.45	1.49	1.45	1.47	
	02.05.2044							
1	02.05.2016	1.45	1.45	1.45		÷		
1.	04.05.2016	1.42	1.42	1.45	1.45	1.45	1.45	
	05.05.2014	1.40	4 45					
	05.05.2016 09.05.2016	1.42	1.42	1.42				
	10.05.2016	1.40	1.40	1.42				~
2.	11.05.2016	1.39	1.39	1.39	4 45			
		1.39	1.39	1.39	1.42	1.39	1.41	-
	12.05.2016	1.39	1.39	1.39				
	13.05.2016	1.39	1.39	1.39				- 10 COX 10
	17.05.2016	1.39	1.39	1.69				t Nev
	18.05.2016	1.36	1.36	1.36	1.69	1.36	1.53	* Nev

				1			•	
	23.05.2016	1.36	1.36	1.38				
14.	24.05.2016	1.39	1.39	1.39	1.39	1.38	1.39	
	30.05.2016	1.38	1.38	1.38				
15.	01.06.2016	1.40	1.40	1.40	1.40	1.38	1.39	
	02.04.0044							
1/	03.06.2016	1.40	1.40	1.40				
16.	07.07.2016	1.40	1.40	1.40	1,40	1.40	1.40	
	11.07.2016	1.46	1.45	1.45				
	13.07.2016	1.40	1.39	1.43				
	14.07.2016	1.33	1.33	1.33				
17.	15.07.2016	1.33	1.33	1.33	1.45	1.33	1.39	e den distal uni un suppression i si
					1.75	1.33	1.37	
	19.07.2016	1.30	1.29	1.29				
	20.07.2016	1.25	1.24	1.25				
	21.07.2016	1.20	1.19	1.19	-		·	T
18.	22.07.2016	1.19	1.19	1.19	1.29	1.19	1.24	
	25.07.2016	1.20	1.15	1.17				
	26.07.2016	1.17	1.17	1.17				
	27.07.2016	1.22	1.22	1.22				
19.	28.07.2016	1.16	1.16	1.16	1.22	1.16	1.19	
	01.08.2016	1.21	1.21	1.21				
	02.08.2016	1.27	1.27	1.27				
	03.08.2016	1.33	1.33	1.33				
	04.08.2016	1.39	1.39	1.39				
0.	05.08.2016	1.39	1.39	1.39	1.39	1.21	1.30	·
						1.27	1.30	
,	08.08.2016	1.45	1.45	1.45			· ·   .	
1.	11.08.2016	1.52	1.52	1.52	1.52	1.45	1.49	
							1117	
	16.08.2016	1.55	1.55	1.55		•		
	17.08.2016	1.62	1.62	1.62				
2.	19.08.2016	1.69	1.69	1.69	1.69	1.55	1.62	
	20.00.00							
	22.08.2016	1.69	1.69	1.69				
3.	23.08.2016	1.69	1.69	1.62	1.69	1.62	1.66	
	29.08.2016	1.67	1.67	1.64				
1.	01.09.2016	1.75	1.75	1.75	1 75	4 2 4		
		1.73	1.73	1./3	1.75	1.64	1.70	
3.	09.09.2016	1.70	1.70	1.70	1.70	1.70	1 70	
					1.70	1.70	1.70	
	12.09.2016	1.65	1.65	1.65				
	14.09.2016	1.65	1.65	1.65				
	15.09.2016	1.65	1.65	1.65		-		(\$)
	16.09.2016	1.65	1.65	1.65	L ·			1.01

						•		
	19.09.2016	1.65	1.65	1.65				
	20.09.2016	1.70	1.70	1.70				
25.	22.09.2016	1.70	1.70	1.70	1.70	1.65	1.68	
	26.09.2016	1.70	1.70	1.70				
··	28.09.2016	1.65	1.65	1.65				
	29.09.2016	1.60	1.60	1.60		•		
26.	30.09.2016	1.68	1.68	1.68	1.70	1.60	1.65	
								•
	gate of average p		,				36.96	
No. o	f weeks (no tradin	g in 4 week	(s)				22.00	
Avera	ige price						1.68	
						'		
Aggre	gate of average p	rices of last	two we	eks			3.33	
No. 01	f weeks						2.00	
Avera	ge price						1.66	



**CHARTERED ACCOUNTANTS** 

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#### 1. INTRODUCTION:

Management of Integrated Capital Services Limited ("ICSL") has appointed Mr. Rajendra Singh, Chartered Accountant, Proprietor of Rajendra Singh Co., Chartered Accountants, to prepare and submit, for consideration of the Board of Directors of "ICSL", a Valuation Report of each Equity Share of "ICSL" a Company incorporated under the previsions of the Companies Act, 1956, having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi 110001.

#### 2. REVISION OF REPORT DATED 30.11.2016

We have been approached by ICSL to take a relook at our earlier report dated November 30, 2016, in the light of clarification issued by the Securities Board of India (SEBI) vide its circular no. SFD/ DIL3/CIR/2017/26 dated March 23, 2017 which provides as under:

- "1. This is with reference to SEBI Circular No. CFD/DIL3/CIR/2017/21dated March 10, 2017, on the captioned subject.
- 2. Para 8 of the aforesaid circular provides that the pricing provisions of Chapter VII of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 shall be followed in case of issuance of shares to a select group of shareholders or shareholders of unlisted companies pursuant to such schemes. It is now clarified that the 'relevant date' for the purpose of computing pricing shall be the date of Board meeting in which the scheme is approved."

In our report dated November 30, 2016, for the purposes of calculating the market value of each equity share of ICSL, we had considered September 30, 2016, as the "Relevant Date". However, in view of the aforesaid clarification provided by SEBI we consider it appropriate that the "Relevant Date" be considered as November 30, 2016, which is the date on which the Board of Directors of ICSL approved the Scheme of Merger of Deora Associates Private Limited (DAPL) with the Company. It is clarified that the Board of Directors of DAPL also approved the Scheme of Merger with the Company on the same date.



CHARTERED ACCOUNTANTS

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We have accordingly reviewed the report issued by us on November 30, 2016, wherein we had valued the equity share of ICSL on the basis of three methods, namely, (i) Net Asset Value Method, (ii) the Price Earning Capacity Value Method, and (iii) the Market Value Method, and hereby revise our valuation of equity share of ICSL, as calculated by the Market Value Method after considering the Relevant Date to be November 30, 2016.

#### 3. SCOPE:

#### I. Terms of Reference

- i. This report states what in our opinion is a fair and equitable share value of each equity share of "ICSL".
- ii. This report is subject to the Limitations mentioned hereinafter. This report is to be read in totality, in conjunction with the relevant documents referred to in the report, and should not be read in parts. Accordingly, the changes in this report over the earlier report dated November 30, 2016, are confined to changes necessitated due to SEBI Circular No. SFD/ DIL3/CIR/2017/26 dated March 23, 2017 (referred in para 2 above), and incorporates the result of aforesaid changes.

#### 4. OBJECTIVE OF THE REPORT:

The objective of the report is to value each equity share of "ICSL" which valuation shall be considered for purposes of arriving at a fair share exchange ratio for merger of Deora Associates Private Limited ("DAPL") with Integrated Capital Services Limited ("ICSL").

#### 5. METHODOLOGY:

- I. We have relied solely on the information and data supplied by the management of "ICSL" making no more than brief reviews, consisting of examinations of some records, making certain inquiries and following certain review procedures. Consequently, the accuracy of the valuation is based on the reasonableness and reliability of data provided to us and our opinion is subject to this factor.
- II. We have prepared this report on the basis of the documents and information received from the management of "ICSL" and have relied upon information from published public sources.



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## 6. SOURCES OF INFORMATION:

We have relied upon the following sources of information:-

- For our analysis, we have relied on published and secondary sources of data, which are true, fair and accurate as per our information.
- II. We have based our analysis of Statement of Accounts and Annual Reports of "ICSL" on the following:-
  - Audited financials as at/for the financial period ended September 30, 2016.
  - ii. Audited financials as at/for the financial year ended March 31, 2016.
  - iii. Audited financials as at/for the financial year ended March 31, 2015,
  - iv. Audited financials as at/for the financial year ended March 31, 2014,
  - v. Memorandum and Articles of Association of ICSL.
  - vi. Other information and statement of facts submitted to us, orally or in writing, by the management of "ICSL" and discussions with them.

#### 7. LIMITATION OF LIABILITY:

- I. We have prepared this report as per the appointment made by "ICSL" for the purpose of valuing each equity share of "ICSL". The report is to be used only by "ICSL". It is not to be distributed amongst any other parties other than "ICSL" or to be referred or quoted, in whole or in part, without our prior written consent. Also we will not accept responsibility to any other party other than "ICSL" who have appointed us for the purpose of this exercise.
- II. We do not accept any liability to any third party in relation to the issue of valuation of each equity share of "ICSL".

#### 8. DISCLAIMER:

- Nothing contained in this Report should be construed to be an express or implied representation as to future.
- II. We have relied upon the information and data provided as above by the management of "ICSL" without checking them for accuracy or reasonableness. No responsibility is assumed for matters of legal nature.
- III. The information presented in this report does not reflect the outcome of any due diligence procedure. The reader is cautioned that the outcome of that process could change the information herein and the valuation materially.



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- IV. We have not considered any finding made by other external agencies in carrying out this work.
- V. Our report is for confidential use by "ICSL" for the purpose of proposed merger of "DAPL" with "ICSL". This report is not meant for use, save and except as specified above, under any Indian or foreign law, statute, act, guideline or similar instruction "ICSL" is prohibited from using this report other than those required by statute for carrying out the limited purpose of this report.
- VI. In no circumstances whatsoever, will we accept any responsibility of liability towards any third party for consequences arising out of use of this report.
- VII. This Valuation Report shall by no means be considered as basis for Investment by any Investor.

#### 9. COMPANY PROFILE:

#### I. Integrated Capital Services Limited (ICSL)

"ICSL" was incorporated on February 03, 1993 with Registrar of Companies, Delhi & Haryana under the Companies Act, 1956 and that the Company is a limited Company. The Company is having registered office at 606, New Delhi House, Barakhamba Road, New Delhi. The Company is engaged in the business of providing consulting services. "ICSL" is a Subsidiary Company of DAPL. "ICSL" is listed on Bombay Stock Exchange Limited (BSE) and Ahmadabad Stock Exchange Limited (ASE). The equity shares of "ICSL" are traded in Bombay Stock Exchange Limited (BSE).

As on September 30, 2016 the Authorized Share Capital of the Company was Rs. 10,00,00,000 (Rupees Ten Crores) divided into 4,00,00,000 (Four Crore) equity shares of Re. 1/- (Rupee One) each and 6,00,000 (Six Lakh) 7% Cumulative, Non-Convertible Redeemable Preference Shares of Rs 100 (Rupees Hundred) each. The Issued, Subscribed and Paid up Capital of the Company as on that date was Rs. 701,50,000 (Rupees Seven Crore One Lakh and Fifty Thousand) divided into 3,61,50,000 (Three Crore Sixty One Lakh and Fifty Thousand) equity shares of Re. 1/- (Rupee One) each and 3,40,000 (Three Lakh Forty Thousand) 7% Cumulative, Non-Convertible Redeemable Preference Shares of Rs 100 (Rupees Hundred) each.



CHARTERED ACCOUNTANTS

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#### 10. METHODOLOGY OF VALUATION:

The valuation of each equity share of ICSL is based upon the calculation of the price of each share of ICSL as per the Net Asset Value Method, the Price Earning Capacity Value Method and Market Value Method with due consideration being given to the ongoing and the future business plans of ICSL, its Subsidiary Companies and Associates Companies, consequent financial implication of the said business plans and the fair value of investments in its Subsidiary Companies and Associates Companies.

#### Net Assets Value Method

Valuation of Shares on assets basis attempts to measure the value of net assets of the Company against each share. It is computed by taking the net value of a Company's assets, subtracting therefrom the amount of the liabilities and preferred share-holders' claims and dividing the remainder among the equity shareholders according to their individual rights.

The Net Asset valuation has been carried out on the basis of book values of "ICSL" which is based on Audited Balance Sheet of "ICSL" as at September 30, 2016 with due consideration being given to the fair value of investments in its Subsidiary Companies and Associates Companies, and adjusted with (a) accretion in value of its investments in the Subsidiary Companies and Associate Companies over the acquisition price.

The value of each equity share of ICSL as per Net Assets Method calculates to Rs. 3.21 (Refer to Annexure 1).

#### Price Earning Capacity Value Method

Valuation of shares on Profit Earning Capacity method attempts to value the share of a company on basis of the profitability of the company in the last three years. It has been computed by taking the average profit (after tax) of the company for its last three years as per available audited financial statements of "ICSL" and capitalising the same by an appropriate multiple with regard to business of the Company.

A capitalisation factor of 17.5% as suggested by the Guidelines of former Controller of Capital Issues in terms of its notification number F. No. S 11 (21)/ CCI (11)/ 90 dated 13.07.1990 is considered reasonable for the instant purposes as "ICSL" is neither a manufacturing company nor a trading company, and being a service providing company is as an intermediate company.

The value per equity share of "ICSL" as per the Price Earning Capacity Value method is Rs. 0.88 (Refer to Annexure 2).



**CHARTERED ACCOUNTANTS** 

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#### **Market Value Method**

The Shares of the Company are listed at Bombay Stock Exchange Limited (BSE) and Ahmadabad Stock Exchange Limited (ASE) and equity shares of the Company are infrequently traded at the Bombay Stock Exchange Limited (BSE).

The Market Value method has been applied by taking the higher of (i) the average of weekly high and low of the closing prices of the equity shares of ICSL quoted on the Bombay Stock Exchange during the six months preceding November 30, 2016, and (ii) the average of the weekly high and low of the closing prices of the equity shares of ICSL on the Bombay Stock Exchange during the two weeks preceding November 30, 2016.

The value per equity share of "ICSL" as per the Market Value Method is Rs. - 1.52 (Refer to Annexure 3).

#### **ICSL's Valuation**

The valuation of each equity share of ICSL is taken to be the average of the values calculated as per the three methods above, namely, Net Assets Value Method, Price Earning Capacity Value Method and the Market Value Method, calculated as under:

	1 1	Rs.
Value as per the Net Asset Value Method	(A)	3.21
Value as per the Price Earning Capacity Value Method	(B)	0.88
Value as per the Market Value Method	(C)	1.52
Total	(D)=(A)+(B)+(C)	5.61
Average Value	(D)/3	1.88

The value of each equity share of ICSL thus calculates to Rs. 1.88 per share.



**CHARTERED ACCOUNTANTS** 

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## 11. COMPLIANCE OF SEBI GUIDELINES

- (a) We hereby certify that the aforesaid value of equity share of ICSL, computed as the average of values of such equity share calculated as per the (i) Net Asset Value Method, (ii) the Price Earning Capacity Value Method, and (iii) the Market Value Method is higher than the price calculated as per the pricing provisions of Chapter VII of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 and is thus in compliance with the requirements of SEBI Circular No. SEBI/ LAD/ NRO/ GN/ 2016-17/ 030 dated 15.02.2017.
- (b) We further certify that as the shares of ICSL are infrequently traded, the aforesaid value of Rs. 1.88 per equity share has been calculated by applying such valuation principles as are considered to be relevant and applicable and by taking into account such valuation parameters as are customary for valuing equity shares of a company whose shares are infrequently traded on stock exchanges and is in compliance with the requirement of clause 76A of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009.
- (c) We hereby confirm that the signatory of this report is an independent Chartered Accountant having more than 10 (ten) years of experience in practice.

We have issued this report on the specific request of ICSL and understand that the same shall be furnished by ICSL to the Bombay Stock Exchange alongwith an amended Scheme of Merger.

This report is to be read in substitution and supersession of earlier certificate issued by is on November 30, 2016, and that the earlier report shall be of no effect.

For Rajendra Singh & Co.

Chartered Accountants

Place: Delhi

Date: 27/05/2017

Lindre

Proprietoi

Membership No. 090790

FRN023014N

					ANNEXURE 1
VALUA	TION OF EQUITY SHARE	OF INTEGRATED	CAPITAL	SERVICES	
	D AS PER THE NET ASSE				
					As at
					September 30, 2016
					Rupees
Assets:					;
Non	Current Assets				14-44-44-44-44-44-44-44-44-44-44-44-44-4
	Fixed assets				
	Tangible assets				17,16,565
	Non-current investi	ments			10,13,49,175
+-	Deferred tax assets		1	31,31,194	31,31,194
	Long term loans an				4,33,56,000
		T		(A)	14,95,52,934
	Current Assets				
	Trade receivables				18,37,468
-	Cash and bank bala	inces			35,32,508
	Other current asset				10,93,038
			+	(B)	64,63,014
-			-		
Total a	essets			(C )=(A)+(B)	15,60,15,948
		<b>—</b>		17.7.7.7.7	
Liabilit	ries				· I
	Current Liabilities	+	+		
	Long term provisions				2,17,924
-		1			
Curr	rent Liabilities				
	Other current liabilities				88,98,945
$\dashv$	Short term provisions				9,65,066
	iabilities	<u> </u>		(D)	1,00,81,935
					.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
7% Cum	i IIII nulative Non-Convertible	Redeemable Pref	erence		
	of Rs. 100 each, fully pa		1	(E)	3,00,00,000
7,10		T T		16-7	~,~~,~~.
Net wo	ll orth as per Net Assets Me	thod		(F)=(B)-(D)-(E)	11,59,34,013
1100	101 03 per 100 7 03 0 2 1	T		(1)-(2) (2) (4)	
No of (	ll equity shares of Re. 1.00	3 each	-		3,61,50,000
NO. G.					3,61,50,000
Value p	oer share as per Net Asse	The second control of the second seco			4



: 				
				ANNEXURE 2
CALCU	LATION OF NET W	ORTH OF INTE	GRATED CAPI	TAL SERVICES
LIMITE	D AS PER THE PRI	CE EARNING CA	PACITY VALU	E METHOD
			1	Rupees
Profit a	fter tax for the ye	ear ended March	1 31, 2014	67,28,293
Profit a	fter tax for the ye	ear ended March	31, 2015	56,52,323
Profit a	fter tax for the ye	ear ended March	31, 2016	42,82,817
				1,66,63,433
			ļ	
Average	profit for the thr	ee years		55,54,477.67
			·	
Capitali	sation of average	profit by 17.5%		3,17,39,872
No. of s	hares			3,61,50,000
Value o	f each equity shar	e		0.88



					<del> </del>		<u></u>	
							Annexure 3	
	LATION OF FAIR MARKET		E EQUITY SH	ARE OF				
NTEG	RATED CAPITAL SERVICES	LIMITED						
	0.15 0.1							
Week	Daily Prices	High	Low	Closing	Weekly	Weekly	Average	
No.				Price	Closing High	Closing Low		
	ļ	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	ļ
1	10.06.16 to 17.06.16	<del>                                     </del>	<del></del>					
<u></u>	10.00.10 to 17.06.16	· -	-	-	-		-	
2	18.06.16 to 23.06.16	-					<u> </u>	
·	10.00.20 to 25.00.20				-		-	<u> </u>
3	24.06.16 to 30.06.16	-	_	_				
						-		<del> </del>
4	01.07.16 to 06.07.16	-	-	-	-		-	
								<del> </del>
	07.07.2016	1.40	1.40	1.40				<del> </del>
5	11.07.2016	1.46	1.45	1.45	1.45	1.40	1.43	
	40.07.004.0		ļ					
	13.07.2016	1.40	1.39	1.39				
	14.07.2016	1.33	1.33	1.33				
5	15.07.2016	1.33	1.33	1.33	1.39	1.33	1.36	
	19.07.2016	4.00						
	20.07.2016	1.30	1.29	1.29				
	21.07.2016	1.25	1.24	1.25				
	22.07.2016	1.19	1.19	1.19	4.00			
	1	1.13	1.13	1.19	1.29	1.19	1.24	
	25.07.2016	1.20	1.15	1.17				
	26.07.2016	1.17	1.17	1.17				
	27.07.2016	1.22	1.22	1.22				
3	28.07.2016	1.16	1.16	1.16	1,22	1.16	1.19	
						2.20	2.13	
	01.08.2016	1.21	1.21	1.21				
	02.08.2016	1.27	1.27	1.27				
	03.08.2016	1.33	1.33	1.33				
)	04.08.2016	1.39	1.39	1.39	1.39	1.21	1.30	
	05.00.0015							
	05.08.2016	1.39	1.39	1.39				
	08.08.2016	1,45	1.45	1.45				
0	11.08.2016	1.52	1.52	1.52	1.52	1.39	1.46	
	16.08.2016	4 ==	4 5 5					
1	17.08.2016	1.55	1.55	1.55				
†	***************************************	1.62	1.62	1.62	1.62	1.55	1.59	
	19.08.2016	1.69	1.69	1.69				
	22.08.2016	1.69	1.69	1.69		-		
2	23.08.2016	1.69	1.69	1.62	1.69	1.62	1.66	
			2.07	1.02	1.05	1.02	1,00	
	29.08.2016	1.67	1.67	1.64				
	01.09.2016	1.75	1.75	1.75	1.75	1.68	1.72	
							21,2	
4	02.09.16 to 08.09.16			_	_ ,			



							1	
<u> </u>	,							ļ
	09.09.2016	1.70	1.70	1.70	<del></del>			
<b></b>	12.09.2016	1.65	1.65	1.65	<del></del>			
	14.09.2016	1.65	1.65	1.65	***************************************			
15	15.09.2016	1.65	1.65	1.65	1.70	1.65	1.68	ļ
	45.00.2046	1.55	4 44					-
	16.09.2016	1.65	1.65	1.65				
	19.09.2016	1.65	1.65	1.65				ļ
	20.09.2016	1.70	1.70	1.70				
16	22.09.2016	1.70	1.70	1.70	1.70	1.65	1.68	<u> </u>
	26.09.2016	1.70	1.70	1.70	<del>                                     </del>	-		
	28.09.2016	1.65	1.65	1.65				
17	29.09.2016	1.60	1.60	1.60	1.70	1.60	1.65	
	30.09.2016	1.68	1.68	1.68				
	03.10.2016	1.78	1.78	1.78				
18	04.10.2016	1.70	1.70	1.70	1.78	1.68	1.73	
	06.10.2016	1.70	1.62	1.70				<del> </del>
19	07.10.2016	1.65	1.65	1.65		1.65	1.68	
	13.10.2016	4 57	1.53					
	14.10.2016	1.57	1.57	1.57		<del> </del>		
	17.10.2016		1.50	1.50	-			
20	19.10.2016	1.45	1.45	1.45				
20	15.10.2016	1.43	1.38	1.38	1.57	1.38	1.48	
	20.10.2016	1.44	1.44	1.44				
21	24.10.2016	1.50	1.50	1.50	<del>                                     </del>	1.44	1.47	
						77.1		
22	27.10.16 to 02.11.16	-	-	-	-	•	-	
	03.11.2016	1.50	1.50	1.50				
	07.11.2016	1.57	1.57	1.57		ļ		
23	08.11.2016	1.50	1.50	1.50	1.57	1.50	1.54	
24	10.11.16 to 16.11.16	-	-			-	<del>-</del>	
	21.11.2016	1.50	4.50	4.50				
25	23.11.2016	1.50	1.50	1.50	4.50			
	23.11.2010	1.50	1.50	1.50	1,50	1,50	1.50	
	24.11.2016	1.50	1.49	1.49				
	28.11.2016	1.50	1.50	1.50	-	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	
26	29.11.2016	1.50	1.50	1.50	1.50	1.49	1.50	
							28.81	
				-	Average Price of	26 weeks	1.52	
Calcul	ation of average price of I	ast 2 weeks						
	21.11.2016	1.50	1.50	1.50				
25	23.11.2016	1.50	1.50	1.50	1.50	1.50	1.50	
	24.11.2016	1.50	1.49	1.49				
	28.11.2016	1.50	1.50	1.50				
26	29.11.2016	1.50	1.50	1.50	1.50	1.49	1.50	
							3.00	
			-+		Average price of	last 2 weeks	1.50	
							4,50	
							· · · · · ·	
	L		•					



**CHARTERED ACCOUNTANTS** 

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#### TO WHOMSOEVER IT MAY CONCERN

We have issued this addendum to the certificate issued by us on May 27, 2017, in the matter of valuation of equity share of Integrated Capital Services Limited (ICSL) a company incorporated in India with limited liability having its registered office at 606, New Delhi House, 27 Barakhamba Road, New Delhi 110001.

We refer to the circular no. LIST/ COMP! 02/ 2017-18 dated May 29, 2017, issued by the Bombay Stock Exchange which provides as under:

"Sub: Valuation report on scheme of arrangement

This has reference to the draft scheme of arrangement filed with stock exchanges in terms of SEBI Circulars dated March 10, 2017 or November 30, 2015, as applicable.

In this regard, as advised by SEBI, with respect to the schemes, which are pending with SEBI/ Stock Exchanges as well as fresh schemes which will be filed hereafter, the valuation report shall display the workings, relative fair value per share and fair share exchange ratio in the following manner.

Taska i	XYZ Ltd.		PQR Ltd.	
Valuation Approach	Value per share	Weight	Value per share	Weight
Asset approach .	. x	<i>a</i>	<i>Y</i> · · · ·	d
Income approach	$\boldsymbol{x}$	b	у	e
Market Approach	1 % 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	c	у	f
Relative value per share	x		<i>Y</i> ·	
Exchange Ratio (rounded off)				

In accordance with the requirements of the aforesaid circular, we hereby provide hereunder the workings, relative fair value per share and fair exchange ratio in the manner as prescribed in the circular.



**CHARTERED ACCOUNTANTS** 

PH: 011- 22233057

Valuation Approach	ICSL Value per Share	Value per Share	Weight	Value
Price Earning Capacity Value Method (B)	Rs. 0.88	Rs. 0.33	5%	Rs. 0.02
Market Value Method (C)	Rs. 1.52			
Fair Value per Share				
ICSL-[(A)+(B)+(C)]/3	Rs. 1.88			
DAPL-(A)+(B)				Rs. 18.41
Exchange Ratio	18.41/1.88 = 9.79			

We have issued this certificate on the specific request of ICSL and understand that they will be filing this certificate with the Bombay Stock Exchange in connection with the scheme of merger of DAPL with ICSL which is being processed by the Bombay Stock Exchange.

Place: Delhi Date: 06.06.2017 For Rajendra Singh & Co. Chartered Accountants

Rajendra Singh Proprietor

Membership No. 090790

FRN023014N

# VALUATION REPORT OF EQUITY SHARE OF

# DEORA ASSOCIATES PRIVATE LIMITED

# **Table of Contents**

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#### 1. INTRODUCTION:

Management of Deora Associates Private Limited ("DAPL") has appointed Mr. Rajendra Singh, Chartered Accountant, Proprietor of Rajendra Singh & Co., Chartered Accountants, to prepare and submit, for consideration of the Board of Directors of "DAPL", a Valuation Report to value each Equity Share of "DAPL" a Company incorporated under the provisions of the Companies Act, 1956, having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi 11001.

### 2. SCOPE:

#### I. Terms of Reference

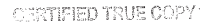
- i. This report states what in our opinion is a fair and equitable share value of each equity share of "DAPL".
- ii. This report is subject to the Limitations mentioned hereinafter. This report is to be read in totality in conjunction with the relevant documents referred to in the report and should not be read in parts.

## 3. OBJECTIVE OF THE REPORT:

The objective of the report is to value each equity shares of "DAPL" which valuation shall be considered for purposes of arriving at a fair share exchange ratio for merger of "DAPL" with "ICSL".

#### 4. METHODOLOGY:

- I. We have relied solely on the information and data supplied by the management of "DAPL" making no more than brief reviews, consisting of examinations of some records, making certain inquiries and following certain review procedures. Consequently, the accuracy of the valuation is based on the reasonableness and reliability of data provided to us and our opinion is subject to this factor.
- II. We have prepared this report on the basis of the documents and information received from the management of "DAPL" and have relied upon information from published public sources.







# 5. SOURCES OF INFORMATION:

We have relied upon the following sources of information:-

- I. For our analysis, we have relied on published and secondary sources of data, which are true, fair and accurate as per our best information.
- II. We have based our analysis of Statement of Accounts and Annual Reports of "DAPL" on the following:
  - i. Audited financials as at/for the financial period ended September 30, 2016,
  - ii. Audited financials as at/for the financial year ended March 31, 2016.
  - iii. Audited financials as at/for the financial year ended March 31, 2015,
  - iv. Audited financials as at/for the financial year ended March 31, 2014,
  - v. Memorandum and Articles of Association of DAPL, and
  - vi. Other information and statement of facts submitted to us, orally or in writing, by the management of "DAPL" and discussions with them.

# 6. <u>LIMITATION OF LIABILITY:</u>

- I. We have prepared this report as per the appointment made by "DAPL" for the purpose of valuing each equity share of DAPL. The report is to be used only by "DAPL". It is not to be distributed among any other parties other than "DAPL" or to be referred or quoted, in whole or in part without our prior written consent. Also we will not accept responsibility to any other party other than "DAPL" who have appointed us for the purpose of this exercise.
- II. We do not accept any liability to any third party in relation to the issue of valuation of each equity shares of "DAPL".

## 7. **DISCLAIMER:**

- I. Nothing contained in this Report should be construed to be an express or implied representation as to future.
- II. We have relied upon the information and data provided as above by the management of "DAPL" without checking them for accuracy or reasonableness. No responsibility is assumed for matters of legal nature.





- III. The information presented in this report does not reflect the outcome of any due diligence procedure. The reader is cautioned that the outcome of that process could change the information herein and the valuation materially.
- IV. We have not considered any finding made by other external agencies in carrying out this work.
- V. Our report is for confidential use by "DAPL" for the purpose of proposed merger of "DAPL" with "ICSL". This report is not meant for use, save and except as specified above, under any Indian or foreign law, statute, act, guideline or similar instruction. "DAPL" is prohibited from using this report other than those required by statute for carrying out the limited purpose of this report.
- VI. In no circumstances whatsoever, will we accept any responsibility of liability towards any third party for consequences arising out of use of this report.
- VII. This Valuation Report shall by no means be considered as basis for Investment by any Investor.

## 8. COMPANY PROFILE:

# I. Deora Associates Private Limited (DAPL)

"DAPL" was incorporated on December 05, 1989 with Registrar of Companies, Delhi & Haryana under the Companies Act, 1956 and that the Company is a private limited company. The Company is having its registered office at 606, New Delhi House, 27 Barakhamba Road, New Delhi 110001. The Company is engaged in business of rendering consulting and advisory services. The Company has not marketed its services in the past and has carried out certain professional services assignments of small value in the past. The significant portion of business of "DAPL" has been its investment in Integrated Capital Services Limited (ICSL), wherein it holds 69.27% of the aggregate shareholding. Accordingly, "DAPL" is the holding company of "ICSL".





Holding the equity investment in "ICSL" being the single largest activity of "DAPL", the valuation of "DAPL" draws significant weight from the value of its said investment in "ICSL".

As on September 30, 2016 the Authorized Capital of "DAPL" was Rs. 30,00,000 (Rupees Thirty Lakhs) divided into 30,00,000 (Rupees Three Lakhs) equity shares of Re. 1/- (Rupees One).

As on September 30, 2016 the Issued, Subscribed and Paid-up Capital of "DAPL" was Rs. 25,00,000 (Rupees Twenty Five Lakhs) equity shares of Re. 1/- (Rupees One).

The authorised, issued, subscribed and paid-up share capital of "DAPL" is same as above as on the date of Board Meeting sanctioning the Scheme.

## 9. METHODOLOGY OF VALUATION:

I. The valuation of equity shares of "DAPL" is based upon its audited Balance Sheet as at September 30, 2016, with due consideration being given to ongoing and the future business plans of "DAPL" and its consequent financial implication/s.

We have calculated the price of each equity share of **DAPL** on the basis of the Net Asset Value Method and the Price Earning Capacity Value Method. This method, in our opinion, is the most appropriate method for valuing the shares of "**DAPL**" as the same is totally based upon the value of its investment in its subsidiary company, i.e., "**ICSL**".

Accordingly, a weightage of 95% has been assigned to the price calculated under the Net Asset Value Method. We have considered to give weightage of 5% to the price of the share of "DAPL" calculated under the Price Earning Capacity Value Method as "DAPL" has conducted limited business in the last three years.

The weightages assigned to the two different methods of valuation are considered to be reasonable and adequate considering the business model of "DAPL".





Valuation of Shares on asset basis attempts to measure the value of net assets 2. of a company against each share. It is computed by taking the net value of a company's assets, subtracting therefrom the amount of the liabilities and preferred share-holders' claims and dividing the remainder among the equity shareholders according to their individual rights.

The Net Asset valuation has been carried out on the basis of book value of "DAPL", which is based on audited Balance Sheet of "DAPL" as at September 30, 2016, and adjusted with, (a) small balance of Rs. 2677.00 of Deferred Tax Liability as the liability is not expected to arise for the merged company, and (b) accretion in value of its investments in the Subsidiary Company over the acquisition price.

The value of each equity share of "DAPL" as per Net Assets method calculates to Rs. 19.36 (Refer to Annexure 1).

Valuation of shares on Profit Earning Capacity method attempts to value the share of a company on basis of its estimated future profitability. It has been computed by taking the average profit (after tax) of the company for the years ended March 31, 2014 and March 31, 2016, the years in which the company earned profits, as per available audited financial statements of "DAPL" and capitalising the same by an appropriate multiple with regard to business of the Company. The company incurred a loss in the year ended

March 31, 2015, which has not been considered as the company had not carried out any operational activity during the said year and the loss incurred was on account of certain amounts being written off.

A capitalisation factor of 17.5% as suggested by the Guidelines of former Controller of Capital Issues in terms of its notification number F. No. S 11 (21)/ CCI (11)/ 90 dated 13.07.1990 is considered reasonable for the instant purposes as "DAPL" is neither a manufacturing company nor a trading company, and being a service providing company is as an intermendiate company.

The value of each equity share of "DAPL" as per the Price Earning Capacity Value method is Rs. 0.33 (Refer Annexure 2).

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3.





# **DAPL's Valuation**

The value of each equity share of DAPL Rs. 18.41 per share.

Date: 28/11/2016 Place: New Delhi For Rajendra Singh & Co. Chartered Accountants

Rajendra Singh Stored Account

Membership No. 090790

FRN 023014N

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		·····
<u> </u>	The second secon	ANNEXURE 1
VALU	ATION OF EQUITY SHARE OF DEORA ASS	
1	AS PER THE NET ASSET VALUE	E METHOD
		As at
		September 30
		Rupees
ssets:		Transcription (see the brown, in the party of the party o
Nor	Current Assets	
	Fixed Assets	
-	Tangible Assets	15,075
	Current investments * g term loans and advances	5,15,81,867
Lun	g cerni toans and advances	. 1,000
(A)		F 45 67 646
14.7		5,15,97,942
Cur	rent assets	
Ī	Trade receivables	8,00,000
	Cash and bank equivalents	9,902
	Short term loans and advances	3,000
(B)		8,12,902
4		
(C)	Total assets: (A)+(B)	5,24,10,844
<del> </del>		<u> </u>
bilitie	Let	····
·	Current Liabilities	
1	Long term borrowings	24 57 342
1	Deferred tax laibility	34,57,342
(D)		34,57,342
Curr	ent liabilities	
	Other current liabilities	2,54,339
<u> </u>	Short term provisions	2,90,788
<del> </del>		
(E)		5,45,127
(F)	Total liabilities (D) (E)	
107	Total liabilities: (D)+(E)	40,02,469
worti	as per Net Asset Value Method (C ) - (F)	4 94 09 275
	uity shares	4,84,08,375 25,00,000
		23,00,000
Asset	Value as per Net Asset Value Method	19.36
The N	ion Current investment is calculated by d	ividing the price calculated
by ti	ne Net Asset Value and the Price Ea	arning Capacity Value of
DAPL	rated Capital Services Limited (ICSL), t i.e., Rs. 3.21 and Rs. 0.88, respectively	the subsidiary company of
weigh	its assigned to each of the said methodo	y, by the aggregate of the
icalcui	ates to Rs. 2.06 per share. The price of s	share of ICSL, calculated as
{per t	he Market Price Method has not been o	considered for purposes of
įvaluir	g the invetsment of DAPL in ICSL, being	69.27% of the total equity
capita	d of ICSL, investment by DAPL has be ity of a holding company without any int	een made and is held in
the m	arket,	tention to set the same in
1		•

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	ANNEXURE 2
VALUATION OF EQUITY SHARES OF DEORA ASSOCIATES PR	IVATE LIMITED
AS PER THE PROFIT EARNING CAPACITY VALUE	
	Rupees
Profit after tax for the year ended March 31, 2014	33,170
Profit after tax for the year ended March 31, 2015	
Profit after tax for the year ended March 31, 2016	2,56,004
	2,89,174
Average profit for the three years	1,44,587.00
Capitalisation of average profit at the rate of 17.5%	8,26,211
No. of shares	25,00,000
Value of each equity share	0.33





# D & A FINANCIAL SERVICES (P) LIMITED

Merchant Banking & Corporate Advisory Services

To,
Board of Directors
Deora Associates Private Limited
606, New Delhi House,
Barakhamba Road,
New Delhi-110001

To,
Board of Directors
Integrated Capital Services Limited
606, New Delhi House,
Barakhamba Road,
New Delhi-110001

Subject: Fairness Opinion on Valuation Report for the purpose of proposed Merger of Deora

Associates Private Limited ("ICSL") with Integrated Capital Services Limited ("ICSL")

Dear Sir/s,

We M/s D & A Financial Services (P) Ltd., SEBI registered Merchant Banker, having license no. INM000011484 have been appointed by Integrated Capital Services Limited to provide a fairness opinion on the valuation done by Mr. Rajendra Singh (Membership 090790), Chartered Accountant having its office at S-3, Pankaj Central Market, IP Extension, Patparganj, Delhi-110092, who were the appointed valuer for valuing the equity shares of Integrated Capital Services Limited ("ICSL") and Deora Associates Private Limited (DAPL) (hereinafter Collectively referred to as the "Companies") for the purposes of determining the share exchange ratio between DAPL and ICSL for the proposed merger of DAPL with ICSL.

### Scope and Purpose of the Opinion

The Fairness Opinion is addressed to the Board of Directors of the companies (DAPL and ICSL). Further, as per the requirements of SEBI circular no. CIR/CFD/CMD/16/2015 dated 30<sup>th</sup> November, 2015, a fairness opinion has to be obtained from an independent merchant banker on the valuation of assets/shares done by the valuer for the listed as well as unlisted companies. The purpose of the opinion is to safeguard the interest of the shareholders and that of the companies involved in the proposed Scheme and this opinion shall be made available to the shareholders of the relevant

H.O. & Regd. Office: 13, Community Centre, 2nd Floor, East of Kailash, New Delni-110065, Phone:+91 11 26472557; 26419079 Fax:+91 11 26219491, E-mail:dafspl@gmail.com, investors@dnafinserv.com contact@dnafinserv.com, Website:www.dnafinserv.com Mumbai Ahmedabad CIN: U74899DL1981PTC012709

Companies at the time of their meeting to pass the necessary resolution for the proposed Scheme and to any other relevant authority.

We have not made an appraisal or independent valuation of any of the assets or liabilities of any of the Companies and have not conducted an audit or due diligence or reviewed/ validated the financial data except what is provided for in the Valuation Report and financial data provided to us by the Company or Valuer.

Disclaimer: This report is intended solely for the limited purpose mentioned earlier and should not be regarded as a recommendation to the investors to invest in Companies or deal in any form in the securities of the Company and should also not be considered as a final equity value of the Company.

Our report does not, in any way, guarantee that the equity shares of Companies will continue to remain at the price on which the valuation of the shares takes place.

This letter is for the benefit of and confidential use by the companies. This report is not meant for meeting any other regulatory or disclosure requirements, save and except as specified above, under any Indian or foreign law, statute, act guideline or similar instruction. The Management or related parties of Companies are prohibited from using this report other than for its sole limited purpose and not to make a copy of this report available to any party other than those required by statute for carrying out the limited purpose of this report.

In no circumstances whatsoever, will D & A Financial Services (P) Limited, its Directors and employees accept any responsibility of liability towards any third party for consequences arising out of the use of this report.

### Sources of the Information

We have received the following information from the management of the Companies:

- 1. Proposed Draft Scheme of Merger of DAPL with ICSL.
- Valuation Report given by Mr. Rajendra Singh (Membership 090790), Chartered Accountant dated November 28, 2016, valuing each equity share of DAPL.





 Valuation Report given by Mr. Rajendra Singh (Membership No. 090790), Chartered Accountant, dated November 28, 2016, valuing each share of ICSL.

### Approach followed for valuation

The valuation of each share of DAPL and ICSL has been arrived at by the consideration of commonly used and accepted methods for determining the fair value of the equity shares of a company, to the extent relevant and applicable, and the valuer has considered the Net Asset Value Method and Profit Earning Capacity Value Method while valuing each equity share of DAPL and has considered the Net Asset Value Method, the Profit Earning Capacity Value Method and Market Value Method while valuing each equity share of ICSL.

### Fairness Opinion

We in the capacity of SEBI registered Merchant Banker do hereby certify that the valuation done by the valuer for determining the value of each equity share of DAPL at Rs.18.41 (Rupees Eighteen and Forty One Paise Only) and value of each equity share of ICSL at Rs.1.93 (Rupee One and Ninety Three Paisa Only) on the basis of the aforesaid methodologies is fair and reasonable.

Thanking You

For D & A Financial Services (P) Ltd

(M. K. Doog Director

Date: March 29, 2017 Place: New Delhi



### D & A FINANCIAL SERVICES (P) LIMITED

Merchant Banking & Corporate Advisory Services

To,
Board of Directors
Integrated Capital Services Limited
606, New Delhi House,
Barakhamba Road,
New Delhi-110001

Subject: Fairness Opinion on Valuation Report for the purpose of proposed Merger of Deora Associates Private Limited ("DAPL") with Integrated Capital Services Limited ("ICSL")

Dear Sir/s,

We M/s D & A Financial Services (P) Ltd., SEBI registered Merchant Banker, having license no. INM000011484 have been appointed by Integrated Capital Services Limited to provide a fairness opinion on the valuation done by Mr. Rajendra Singh (Membership 090790), Chartered Accountant having its office at S-3, Pankaj Central Market, I P Extension, Patparganj, Delhi-110092, who were the appointed valuer for valuing the equity shares of Integrated Capital Services Limited ("ICSL") and Deora Associates Private Limited (DAPL) (hereinafter Collectively referred to as the "Companies") for the purposes of determining the share exchange ratio between DAPL and ICSL for the proposed merger of DAPL with ICSL.

### Scope and Purpose of the Opinion

The Fairness Opinion is addressed to the Board of Directors of Integrated Capital Services Limited. Further, as per the requirements of SEBI circular no. CFD/DIL3/CIR/2017/21 dated 10<sup>TH</sup> March, 2017, a fairness opinion has to be obtained from an independent merchant banker on the valuation of assets/shares done by the valuer for the listed as well as unlisted companies. The purpose of the opinion is to safeguard the interest of the shareholders and that of the companies involved in the proposed Scheme and this opinion shall be made available to the shareholders of the relevant Companies at the time of their meeting to pass the necessary resolution for the proposed Scheme and to any other relevant authority.

NEW DELHI

H.O. & Regd. Office: 13, Community Centre, 2nd Floor, East of Kailash, New Delhi-H9065, Phone:+91 11 26472557, 26419079

Fax:+91 11 26219491, E-mail:dafspl@gmail.com, investors@dnafinserv.com contact@dnafinserv.com, Website:www.dnafinserv.com

Mumbai Ahmedabad CIN: U74899DL1981PTC012709

We have not made an appraisal or independent valuation of any of the assets or liabilities of any of the Companies and have not conducted an audit or due diligence or reviewed/ validated the financial data except what is provided for in the Valuation Report and financial data provided to us by the Company or Valuer.

Disclaimer: This report is intended solely for the limited purpose mentioned earlier and should not be regarded as a recommendation to the investors to invest in Companies or deal in any form in the securities of the Company and should also not be considered as a final equity value of the Company.

Our report does not, in any way, guarantee that the equity shares of Companies will continue to remain at the price on which the valuation of the shares takes place.

This letter is for the benefit of and confidential use by ICSL. This report is not meant for meeting any other regulatory or disclosure requirements, save and except as specified above, under any Indian or foreign law, statute, act guideline or similar instruction. The Management or related parties of Companies are prohibited from using this report other than for its sole limited purpose and not to make a copy of this report available to any party other than those required by statute for carrying out the limited purpose of this report.

In no circumstances whatsoever, will D & A Financial Services (P) Limited, its Directors and employees accept any responsibility of liability towards any third party for consequences arising out of the use of this report.

### Sources of the Information

We have received the following information from the management of the Companies:

- 1. Proposed Draft Scheme of Merger of DAPL with ICSL.
- Valuation Report given by Mr. Rajendra Singh (Membership 090790), Chartered Accountant dated May 27, 2017, valuing each equity share of ICSL.

**NEW DELHI** 

2



### Approach followed for valuation

The valuation of each share of ICSL has been arrived at by the consideration of commonly used and accepted methods for determining the fair value of the equity shares of a company, to the extent relevant and applicable, and the valuer has considered the following methods, while valuing each equity share of ICSL:

- 1. Net Assets Method,
- 2. Profit Earning Capacity Value Method
- 3. Market Value Method

### Fairness Opinion

We in the capacity of SEBI registered Merchant Banker do hereby certify that the valuation done by the valuer for determining the value of each equity share of ICSL at Rs. 3.21, Rs. 0.88 and Rs 1.52 per share on the basis of Net Asset Value Method (Book Value), Profit Earning Capacity Value Method and Market Value Method respectively and the fair value per share is, calculated on basis of Simple Average Method, by taking average of Net Asset Value Method (Book Value), Profit Earning Capacity Value Method and Market Value Method, i.e. Rs. 1.88 per share is fair and proper.

Thanking You

For D & A Financial Services (P) Ltd

**NEW DELHI** 

(M. K. Doogar)

Director

Date: 15.06.2017 Place: New Delhi

### Format for Report on Complaints

### Part A

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

### Part B

Sr. No.	Name of Complaints	Date of Complaint	Status (Resolved/ pending)
		NIL	

Date: July 25, 2017 Place: New Delhi

For Integrated Capital Services Limited

Shivani Arora
(Company Secretary, Compliance Office



### DCS/AMAL/SD/R37/959/2017-18

October 25, 2017

The Company Secretary
Integrated Capital Services Ltd.
606, 27, New Delhi House,
Barakhamba Road, New Delhi,
Delhi- 110001.

Sir,

<u>Sub: Observation letter regarding the Draft Scheme of Arrangement between Deora Associates</u>

<u>Pvt Ltd and Integrated Capital Services Ltd.</u>

We are in receipt of Draft Scheme of Arrangement between Deora Associates Pvt Ltd and Integrated Capital Services Ltd and their respective shareholders and creditors filed as required under SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017; SEBI vide its letter dated October 25, 2017, has inter alia given the following comment(s) on the draft scheme of arrangement:

- "Company shall ensure that applicable information pertaining to unlisted entity Deora Associates Pvt Ltd. is included in the abridged prospectus as per the format specified in the circular."
- "Company shall ensure that additional information, if any, submitted by the Company, after filing the Scheme with the Stock Exchange, from the date of receipt of this letter is displayed on the websites of the listed company."
- "Company shall duly comply with various provisions of the Circulars."
- "Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT."
- "It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments / observations / representations."

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised:

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.
- To duly comply with various provisions of the circulars.

In light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/de-listing/continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT.

Kindly note that as required under Regulation 37(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to the NCLT. Further, pursuant to the above SEBI circulars, upon sanction of the Scheme by the Hon'ble NCLT, the listed company shall submit to the stock exchange the following:

- Copy of the NCLT approved Scheme;
- Result of voting by shareholders for approving the Scheme;
- Statement explaining changes, if any, and reasons for such changes carried out in the Approved Scheme vis-à-vis the Draft Scheme;
- Copy of the observation letter issued by all the Stock Exchanges where Company is listed;
- Status of compliance with the Observation Letter/s of the stock exchanges;
- The application seeking exemption from Rule 19(2)(b) of SCRR, 1957, wherever applicable;
- Complaints Report as per Annexure II of this Circular.
- Any other document/disclosure as informed by the Exchange.

The Exchange reserves its right to withdraw its 'No adverse observation' at any stage if the information submitted to the Exchange is found to be incomplete / incorrect / misleading / false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

Please note that the aforesaid observations does not preclude the Company from complying with any other requirements.

Yours faithfully,

Sr. Manager

REPORT OF THE BOARD OF DIRECTORS OF DEORA ASSOCIATES PRIVATE LIMITED ON THE SCHEME OF ARRANGEMENT OF DEORA ASSOCIATES PRIVATE LIMITED (TRANSFEROR COMPANY) AND INTEGRATED CAPITAL SERVICES LIMITED (TRANSFEREE COMPANY) AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS AND EFFECT OF THE SAME ON EACH CLASS OF SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS LAYING OUT IN PARTICULAR THE SHARE EXCHANGE RATIO

### 1. Background:

- i. The proposed Scheme of Arrangement among Deora Associates Private Limited (Transferor Company) and Integrated Capital Services Limited (Transferee Company) and their respective shareholders and creditors ("Scheme of Arrangement") was approved by the Board of Directors of the Company held on November 30, 2016. Subsequent to the provisions of Sections 230-232 of the Companies Act, 2013, inter alia, governing the merger and amalgamation of companies, becoming operative from December 15, 2016, a revised Scheme of Arrangement was approved in the meeting of the Board of Directors of the Company held on February 28, 2017.
  - ii. In accordance with the provisions of Section 232(c) of the Companies Act, 2013, the Directors of the Company are required to adopt a report explaining the effect of Scheme of Arrangement on each class of shareholders, key managerial personnel, promoters, and non-promoter shareholders laying out, in particular, the share exchange ratio.
- iii. The said report adopted by the Board of Directors is required to be circulated alongwith the notice convening meeting of the shareholders and creditors.
- 2. Effect of Scheme of Arrangement on each class of Shareholders, Key Managerial Personnel, Promoters and Non Promoters Shareholders:

The Transferor Company holds 69.27% fully paid up equity shares in Transferee Company. Subsequent to the proposed Scheme of Arrangement becoming effective (after obtaining the necessary approvals, consents, permissions etc.) the subscribed, issued and paid-up equity capital of ICSL shall stand reduced from Rs. 3,61,50,000 (Rupees Three Crore Sixty One Lakh Fifty Thousand Only) divided into 3,61,50,000 (Three Crore Sixty One Lakh Fifty Thousand Only) Equity Shares of Re. 1/-(Rupee One Only) each to Rs. 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) divided into 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) Equity Shares of Re. 1/- (Rupee One Only) each.

Each shareholder of the Transferor Company, both promoter and non promoter, for every 1 (one) equity share held in the Transferor Company, shall be issued 9.79 ordinary shares of the face value of Rc. 1/- (Rupee One Only) each, credited as fully paid up shares, of the Transferee Company.

The Company does not have any key managerial personnel and hence interest of any key managerial personnel is going to be effected in any way.

For Deora Associates Private Limited

Brijinder Bhushan De Director

(DIN: 00004942)

REPORT OF THE BOARD OF DIRECTORS OF INTEGRATED CAPITAL SEVICES LIMITED ON THE SCHEME OF ARRANGEMENT OF DEORA ASSOCIATES PRIVATE LIMITED (TRANSFEROR COMPANY) AND INTEGRATED CAPITAL SERVICES LIMITED (TRANSFEREE COMPANY) AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS AND EFFECT OF THE SAME ON EACH CLASS OF SHAREHOLDERS, KEY MANAGERIAL PERSONNEL, PROMOTERS AND NON PROMOTER SHAREHOLDERS LAYING OUT IN PARTICULAR THE SHARE EXCHANGE RATIO

### 1. Background:

- i. The proposed Scheme of Arrangement among Deora Associates Private Limited (Transferor Company) and Integrated Capital Services Limited (Transferee Company) and their respective shareholders and creditors ("Scheme of Arrangement") was approved by the Board of Directors of the Company held on November 30, 2016. Subsequent to the provisions of Sections 230-232 of the Companies Act, 2013, inter alia, governing the merger and amalgamation of companies, becoming operative from December 15, 2016, a revised Scheme of Arrangement was approved in the meeting of the Board of Directors of the Company held on February 28, 2017.
- ii. In accordance with the provisions of Section 232(c) of the Companies Act, 2013, the Directors of the Company are required to adopt a report explaining the effect of Scheme of Arrangement on each class of shareholders, key managerial personnel, promoters, and non-promoter shareholders laying out, in particular, the share exchange ratio.
- iii. The said report adopted by the Board of Directors is required to be circulated alongwith the notice convening meeting of the shareholders and creditors.
- 2. Effect of Scheme of Arrangement on each class of Shareholders, Key Managerial Personnel, Promoters and Non Promoters Shareholders:

The Transferor Company holds 69.27% fully paid up equity shares in Transferee Company. Subsequent to the proposed Scheme of Arrangement becoming effective (after obtaining the necessary approvals, consents, permissions etc.) the subscribed, issued and paid-up equity capital of ICSL shall stand reduced from Rs. 3,61,50,000 (Rupees Three Crore Sixty One Lakh Fifty Thousand Only) divided into 3,61,50,000 (Three Crore Sixty One Lakh Fifty Thousand Only) Equity Shares of Re. 1/-(Rupee One Only) each to Rs. 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) divided into 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) Equity Shares of Re. 1/- (Rupee One Only) each.

Each shareholder of the Transferor Company, for every 1 (one) equity share held in the Transferor Company, shall be issued 9.79 ordinary shares of the face value of Re. 1/- (Rupee One Only) each, credited as fully paid up shares, of the Transferee Company.

The promoter shareholding of the Company shall be reorganised with the cancellation of the shareholding being presently held by the Transferor Company and new shares being issued to the shareholders of the Transferor Company.



The shareholding of the non promoter shareholders shall remain the same. However, with the reduction in the issued and paid up capital, the percentage of shareholding of the non promoter shareholders to the total capital of the Company shall increase.

The interests of the key managerial personnel shall not be affected in any way as a result of the proposed Scheme of Merger becoming effective.

For Integrated Capital Services Limited

Sajeve Deora (Director)

DIN: 00003305

2/2

# KR & CO. Chartered Accountants

### **Limited Review Report**

### To the Board of Directors of Integrated Capital Services Limited

We have reviewed the accompanying statement of unaudited financial results of Integrated Capital Services Limited for the quarter and half year ended September 30, 2017. This statement is the responsibility of the Company's Management and has been approved by the Board of Directors. Our responsibility is to issue a report on these financial statements based on our review.

We conducted our review in accordance with the Standard on Review Engagement (SRE) 2400, Engagements to Review Financial Statements issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 including the manner in which it is to be disclosed, or that it contains any material misstatement.

New Delhi

KR & Co.

Chartered Accountants

Firm Registration No: 025217N

By the hand of

Kamal Ahluwalia

Partner

Membership No. 093812

New Delhi

October 13, 2017

PU-53, Vishakha Enclave, Pitampura, Delhi- 110 088 E-mail: contactkrca@gmail.com

506, NEW DELHI HOUSE BARAKHAMBA ROAD, NEW DELHI- 110C01 UNAUDITED BALANCE SHEET AS AT SEPTEMBER 30, 2017

	Notes	Sep 30,2017	March 31,2017	April 1, 2016
ASSETS		Rs.	Rs.	Rs.
Non-current assets				
Property, plant and equipment	_			
Financial assets	2	1,620,856	1,561,930	2,179,9
Investments	_			
Loans	3	63,045,345	62,045,345	62,045,3
Deferred tax assets (net)	4	42,659,497	42,645,551	45,570,5
Deterred tax assets (net)	5	2,982,165	3,416,545	2,969,9
Current assets		110,307,853	109,669,371	112,765,7
Financial assets				
Trade receivables	_			
Loans	6	2,203,210	2,281,974	1,692,4
	7	•	20,216	20,2
Cash and cash equivalents	8	2,357,006	5,077,242	97,3
Other bank deposits	9	38,000		
Other financial assets     Other current assets	10	221,718	208,324	644,1
Other current assets	11	209,138	44,544	143,8
•		5,029,072	7,632,300	2,597,9
TOTAL ASSETS	-	115,336,935	117,301,671	115,363,6
EQUITY AND LIABILITIES				113,303,0
Equity				
Share capital				
Other equity	12	36,150,000	36,150,000	36,150,0
Other equity	13	47,387,789	47,173,001	36,824,5
Non-current liabilities		83,537,789	83,323,001	72,974,5
Financial Liabilities				
			•	
Borrowings Provision	14	22,868,779	23,473,147	
Provision	15	141,317	101,317	158,0
#		23,010,096	23,574,464	158,0
Current liabilities				
Financial liabilities				
Borrowings	14	•	-	34,000,0
Other financial liabilities	16	6,211,295	8,456,031	7,399,1
Other current liabilities	17	272,373	154,874	133,14
Provisions	15	4,939	4,939	9,8
Current tax liabilities (net)	18	2,300,442	1,788,361	688,96
		8,789,049	10,404,205	42,231,12
Total liabilities		31,799,145	33,978,669	42,389,15
	•			imhacalar
TOTAL EQUITY AND LIABILITIES		115,336,935	117,301,670	115,363,68

The accompanying notes are an integral part of the unaudited standalone financial statements.

Brijinder Bhushan Deora Chairman & Director DIN No. 00004947 Sajeve Deora Director DIN No. 00003305

October 13, 2017 New Delhi.

Shivani Arora Company Secretary Membership No. A32491

Bhavesh Chadha
Chief Financial Officer



# INTEGRATED CAPITAL SERVICES LIMITED 606, NEW DELHI- 110001

UNAUDITED STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED SEPTEMBER 30, 2017

	Notes	Period ended Sep 30,2017	Year ended March 31,2017
INCOME		Rs.	Rs.
Revenue from operations Other income	19	8,528,156	20,615,44
• • • • • • • • • • • • • • • • • • • •	20	840,220	11,769,45
TOTAL INCOME		9,368,376	32,384,89
EXPENSES			
Consultants fees	•	782,000	2,750,00
Employees benefit expenses	21	1,616,608	4,483,05
Finance costs	22	1,921,317	95,94
Depreciation	2	182,854	345,70
Other expenses	23	3,050,590	10,567,44
TOTAL EXPENSES		7,553,769	18,242,14
Profit before exceptional items and tax		1,814,607	14 143 74
Less: Exceptional Items		1,014,007	14,142,74
Profit before tax		1,814,607	14,142,74
Less/(-Add): Tax expense		1,014,007	14,142,74
Current tax		1,165,440	4,240,89
Deferred tax		434,380	4,240,63
Profit after tax		214,787	9,876,67
Other comprehensive income		214/101	9,070,07
Total Comprehensive Income		214,787	9,876,67
Earnings per equity share			
1. Basic		0.01	0.1
2. Diluted		0.01	0.1
SNIFICANT ACCOUNTING POLICIES	1		
	2-34		

Brijinder Bhushan Deora Chairman & Director DIN No. 00004942

Sajeve Decra Director ' DIN No. 00003305

October 13, 2017 New Delhi. Shivani Arora Company Secretary Membership No. A32491 Bhavesh Chadha Chief Financial Officer



### 606, NEW DELHI HOUSE BARAKHAMBA ROAD, NEW DELHI- 110001

UNAUDITED CASH FLOW STATEMENT FOR THE PERIOD ENDED ON SEPTEMBER 80, 2017

			Sep 30,2017	March 31,2017
A CACU	FLOW FROM OPERATIONS		Rs.	Rs.
	t before tax			
	stment for;		1,814,607	14,142,747
•	asition adjustment		•	
	preciation		•	-1,526,853
	•		182,854	345,703
	erest receipts		-37,765	-89,969
	in on sale of fixed assets			-5,383
	erest paid		1,921,317	
Oper	ating profit before working capital changes		3,881,013	12,865,245
	stment for working capital changes:			
Loa	- · ·			
	ner financial Liabilities	•	-2,244,736	1,056,833
	ner current labilities		117,499	21,727
	ovisions			-4,871
	visions		40,000	-56,716
	de receivable		78,764	-589,564
Loa			20,216	-
	ner deposits		-38,000	-
	ner financial assets		-13,394	435,776
Oth	er current assets		-164,594	99,320
	•		1,676,768	13,828,750
	rent tax liabilities (Net)		-653,359	-3,141,502
Net c	ash flow from operating activities		1,023,409	10,687,248
D CACILI	PLOUI PROSESSIONE			
	FLOW FROM INVESTING ACTIVITIES			
	ions to tangible assets		-241,780	-122,399
	ment made		-1,000,000	
	f tangible assets			400,049
	se/(decrease) in loans		-13,946	2,925,000
	st receipts		37,765	89,969
Net cas	sh used in investing activities		-1,217,961	3,292,619
C: CASH F	LOW FROM FINANCING ACTIVITIES			
Intere			-1,921,317	*
	se/(decrease) in loans		-604,368	-9,000,000
	in used in financing activities	•	-2,525,685	-9,000,000
		-		
NET INCRE	ASE/(DECREASE) IN CASH AND CASH EQUIVA	LENTS	-2,720,238	4,979,867
Cash an	nd cash equivalents - Opening balance		5,077,242	97,375
Cash an	d cash equivalents - Closing balance		2,357,006	5,077,242
	•			
• • •				
				*-1
		Brijinder Bhushan Deora		Sajeve Deora
		Chairman & Director		Director
• .		DIN No. 00004942		DIN No. 00003305
•		• • •		
		Chinani Asses		Bhavesh Chadha
October 13,	, 2017	Shivani Arora	Chi	ef Financial Officer
New Delhi.		Company Secretary	Citi	Ci - maticial Officer
		Membership No. A32491		



### (a) BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and presentation requirements of Division II of Schedule III to the Companies Act, 2013 (Act), (Ind AS compliant Schedule III), as applicable to the Company. For all periods up to and including the year ended March 31, 2017, the Company prepared its financial statements in accordance with Indian GAAP, including accounting standards notified under the section 133 of the Act, read together with paragraph 7 of the Companies (Accounts) Rules, 2014. These financial statements for the period ended June 30, 2017 are the first, the Company has prepared in accordance with Ind-AS.

The Company has adopted all the ind AS standards and the adoption was carried out in accordance with ind AS 101 'First time adoption of Ind AS'. The transition was carried out from Indian Accounting Principles generally accepted in India as prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

### (b) USE OF ESTIMATES

The preparation of financial statements in conformity with the Ind AS requires management to make estimates, judgements and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of the contingent asset and contingent liability at the date of the financial statements and reported amount of revenue and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from the estimates. Appropriate changes in estimate are made as the management become aware of the change in circumstances surrounding the estimates. Change in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effect are disclosed in the notes to financial statements.

### (c) Functional currency

The functional currency of the Company is the Indian rupee. All financial information are presented in Indian Rupees has been rounded to the nearest rupee.

### (d) Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost, less accumulated depreciation and impairment, if any. Costs directly attributable to the acquisition are capitalized until the property, plant and equipment are ready for use, as intended by management.

Property, plant and equipment are derecognised from financial statement, either on disposal or when no economic benefits are expected from its use or disposal. The gain or loss arising from disposal of property, plant and equipment are determined from comparing the proceeds from disposal with the carrying amount of property, plant and equipment recognised in the Statement of Profit and Loss in the year of occurrence.

Depreciation on property, plant and equipment is provided in accordance with estimate of useful life of the assets, on straight line method, at rates specified in Part 'C' of Schedule II of the Act. Depreciation on assets purchased/sold during a period is proportionately charged.

Depreciation methods, useful lives and residual values are reviewed periodically, including at each financial year end.



### (e) Financial instruments

### i) Initial recognition

The Company recognize financial assets and financial liabilities when it becomes a party to the contractual provisions of the instruments. All financial assets and liabilities are recognized at fair value on initial recognition, except for the trade receivables which are initial measured at transaction price. Transaction cost that directly attributable to the acquisition or issue of financial assets and financial liabilities, that are not at fair value through profit or loss, are added to the fair value on initial recognition.

#### ii) Subsequent measurement

### Financial liabilities carried at amortised cost

Financial liabilities are subsequently measured at amortised cost using the effective interest method. For the trade and other payable maturing within one year from the Balance Sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

### iii) DE recognition of financial instruments

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognition in accordance with Ind AS 109 'Financial Instruments'. A financial liability (or a part of a financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

### (f) Impairment of assets

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#### i) Financial assets

The Company recognizes loss allowances using the expected credit loss (ECL) model for the financial assets which are not fair valued through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month's ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised is recognized as an Impairment gain or loss in profit or loss.

Property, plant and equipment are evaluated for recoverability, whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If such assets are considered to be impaired, the impairment to be recognized in the Statement of Profit and Loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit and loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.



### (g) RECOGNITION OF REVENUE AND EXPENDITURE

i) Revenue is recognised to the extent that is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on the behalf of the government.

#### ii) Interest Income

Interest income is recognised using Effective Interest Method (EIR).

EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of financial instruments or a shorter period, where appropriate, to the gross carrying amount of the asset or to the amortised cost of financial lability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit loss.

### (h) FOREIGN CURRENCY TRANSLATIONS AND TRANSACTIONS

Transaction gains or losses realized upon settlement of foreign currency transactions are included in determining net profit for the period in which the transaction is settled. Revenue, expense and cash flow items denominated in foreign currencies are translated into the relevant functional currencies using the exchange rate in effect on the date of the transaction.

#### (i) Income taxes

Income tax expense comprises current and deferred income tax. Income tax expense is recognized in net profit in the Statement of Profit and Loss except to the extent that it relates to items recognized directly in equity, in which case it is recognized in other comprehensive income. Current income tax for current and prior periods is recognized at the amount expected to be paid to or recovered from the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date. Deferred income tax assets and liabilities are recognized for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect of changes in tax rates on deferred income tax assets and liabilities is recognized as income or expense in the period that includes the enactment or the substantive enactment date. A deferred income tax asset is recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilized. The Company off sets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously. The income tax provision for the interim period is made based on the best estimate of the annual average tax rate expected to be applicable for the full financial year.

#### (j) EARNINGS PER SHARE

Basic earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares outstanding during the period. Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also, the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares). Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

Notes forming part of unaudited standalone financial statements

### (I) CASH FLOW STATEMENT

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

### (m) PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that is reasonably estimable, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability.

Contingent liabilities are not recognised but are disclosed by way of notes to the financial statements, after careful evaluation by the management of the facts and legal aspects of each matter involved. Contingent assets are neither recognised nor disclosed in the financial statements.

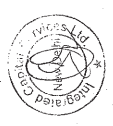
Contingent liabilities are assessed continually to determine whether an outflow of resources embodying the economic benefit has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as contingent liability, a provision is recognised in the financial statements of the period in which the change in probability occurs.



. INTEGRATED CAPITAL SERVICES LIMITED

Notes forming part of unaudited standalone financial statements

Particulars	Furniture	Vehicles	Office	Computers	Books	Total
	and		equipments			
	Rs.	Rs.	Rs,	Rs.	Rs.	Rs.
Gross carrying value						
As at April 1, 2016	1,302,457	966,267	617,197	1,455,198	100,711	4,441,830
-Additions	*	,	52,693	90,706	, 1	122,399
-Disposals	•	287,766	. •	106,900	•	394,666
As at March 31, 2017	1,302,457	678,501	068'699	1,418,004	100,711	4,169,563
-Additions	. 230,094	1	. *	11,686	•	241,780
-Disposals	•	•	•			
As at Sep 30, 2017	1,532,551	678,501	068,890	1,429,690	100,711	4,411,343
Depreciation and Impairment						
As at April 1, 2016	265,132	279,627	433,841	1,182,619	100,711	2,261,930
Depreciation charge during the year	127,474	86,243	59,534	72,452		345,703
Adjustments	•	•	•	ı	•	•
As at March 31, 2017	392,606	365,870	493,375	1,255,071	100,711	2,607,633
Depreciation charge during the period	71,798	38,115	28,830	44,111		182,854
Adjustments	•	*	•	ī		
As at Sep 30, 2017	464,404	403,985	\$22,205	1,299,182	100,711	2,790,487
Net Book Value		•				
As at Sep 30, 2017	1,068,147	274,516	147,685	130,508		1,620,856
As at March 31, 2017	909,851	312,631	176,515	162,933	•	1,561,930
As at April 1, 2016	1.037.325	686.640	183,356	272,579	1	2.179,900



			Sep 30, 2017	March 91, 2017	April 1, 2016
			Rs.	Rs.	Rs.
3 Investments			1141	1.00	1107
In equity shares of subsidiary companies					
RAAS Consulting Private Limited			5,630,096	5,630,096	5,630,09
Green Infra Profiles Private Limited			11,253,264	11,253,264	11,253,26
BTG IP Services Private Limited			1,000,000	,,	22,200,20
In equity shares of associate companies					
Greenway Advisors Private Limited			8,568,396	8,568,396	8,568,39
Sun Links Limited			1,472,821	1,472,821	1,472,83
KW Publishers Private Limited			2,073,947	2,073,947	2,073,9
Others					
ACE Derivatives & Commodity Exchange Limited			33,046,821	33,046,821	33,046,8
			63,045,345	62,045,345	62,045,34
Loans				<u>-</u>	
Unsecured, considered good					
Loans to related parties					
Loans to others			42,590,000	42,590,000	44,015,00
Security deposits			-	• "	1,500,00
		-	69,497	55,551	55,5
		-	42,659,497	42,645,551	45,570,55
Deferred tax assets (net)					
•	Sep 30,	March 31,	April 1,	Charged to stt.	Charged to st
•	2017	2017	2016	of Profit and	of Profit and
				Loss for the	Loss for the
,				period ended	year ended
	_			Sep 30, 2017	March 31, 201
i) Deferred tax asset	Rs,	Rs.	Rs,	Rs.	Rs.
Unabsorbed long term capital loss	3 072 054	0.000.000		•	
Temprorary Difference	3,072,054	3,072,054	3,072,054	•	-
	114,919	507,859	55,092	392,940	-452,76
	3,186,973	3,579,913	3,127,146	392,940	-452,76
ii) Deferred tax liabilities					
Temprorary Difference	204,808	163,368	157,222	44 440	
	204,808	163,368	157,222	-41,440	-6,14
	201,000	100,000	131,222	-41,440	-6,14
Net deferred tax assets/(ilabilities) (i-ii)	2,982,165	3,416,545	2,969,924	434,380	-446,62
Trade receivables					
Unsecured, considered good			2,203,210	2,012,310	1,692,41
Doubtful				269,664	461,81
Less: Provision for doubtful Assets			-		461,81
		_	2,203,210	2,281,974	1,692,41
Loans					
Unsecured, considered good					
Loans to related party			-	20,216	20,21



Notes forming part of unaudited standalone financial statements

		Sep 30, 2017	March 31, 2017	April 1, 2016
R	Cash and cash equivalents	Rs.	Rs.	Rs.
۰	Balances with banks on current account			
	Cash on hand	245,819	3,992,506	63,375
		163	189,163	1,663
	Deposits with maturity period of less than three months	2,111,023	895,572	32,337
		2,357,006	5,077,242	97,375
9	Other bank deposits			
	Deposits with maturity period of more than three months			
٠,		38,000	<del> </del>	<u> </u>
		38,000		<u> </u>
ĹΟ	Other financial assets			
	Advance recoverable	212,421	205,867	
	Interest accrued but not due	9,297	2,457	641,86
		221,718	208,324	2,23 644,10
_	and the second s		200,007	911120
1	Other current assets			
	Prepaid expenses	209,138	31,419	129,98
	Service tax receivable	•	12,555	
	Advances for services	-	570	_
	Advances for tax payment		-	13,88
		209,138	44,544	143,86
2	Equity share capital			
	Authorized			
	4,00,00,000 (March 31, 2017: 4,00,00,000, April 1, 2016: 4,00,00,000 )			
	equity shares of Re. 1 (March 31, 2017: Re. 1, April 1, 2016: Re. 1) each	10 777 777		
	, , , , , , , , , , , , , , , , , , ,	40,000,000	40,000,000	40,000,000
	5,00,000 (March 31, 2017: 6,00,000, April 1, 2016: 6,00,000) 7%			
	cumulative non-convertible redeemable preference shares of Rs. 100			
,	(March 31, 2017: Rs. 100 April 1, 2016: Rs. 100) each	50,000,000		
	, , , , , , , , , , , , , , , , , , , ,	60,000,000	60,000,000	60,000,00
1	ssued, subscribed, and fully paid up	100,000,000	100,000,000	100,000,00
3	3,61,50000 (March 31, 2017: 3,61,50000, April 1, 2016: 3,61,50000) equity			
5	hares of Re. 1 (March 31, 2017: Re. 1, April 1, 2016: Re. 1) each fully paid up	26 450 400	D. 4 F. 4	
		36,150,000	36,150,000	36,150,000
		36,150,000	36,150,000	36,150,000

#### Notes:

a) Reconciliation of the shares outstanding at the beginning and at the end of the reporting period;

***	September 3	0, 2017	March 31	, 2017	April 1, 20	016
	Number	Rs.	Number	Rs.	Number	Rs.
Equity shares				***		
Outstanding at the beginning of the year	36,150,000	36,150,000	36,150,000	36,150,000	36,150,000	36,150,000
Outstanding at the end of the period/year	36,150,000	36,150,000	36,150,000	36,150,000	36,150,000	36,150,000

### b) Terms/rights attached to equity shares

The Company has only one class of equity share having a par value of Re. 1 per share. Each shareholder of equity shares is entitled to one vote per share. The Company declares and pays dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting. In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

### c) Number of equity shares held by the holding Company

2.50,41,000 (March 31, 2017: 2,50,41,000, April 1, 2016: 2,50,41,000) equity shares are held by Deora Associates Private Limited, the holding company.

d) Details of shareholders holding more than 5% shares in the Company

	September	30, 2017	March 31	, 2017	April 1, 2	016
	Number.	% holding	Number	% holding	Number	gnition %
Egulty shares						
i) Deora Associates Pvt. Ltd.	25,041,000	69.27	25,041,000	69.27	25,041,000	69,2
li) Ruchi Malhotra	2,295,540	6.35	2,295,540	6.35	2,290,111	6.3
Other equity						
Reserve and Surplus						
Securities premium account	•		(a)	7,575,900	7,525,900	7,525,900
Capital redemption reserve						
Balance at the beginning of the year		•		35,000,000	26,000,000	23,000,000
Add: Transferred from surplus			*	2,500,000	9,000,000	3,000,000
Balance at the end of the period			(b)	37,500,000	35,000,000	26,000,000
Surplus in the Statement of Profit and Loss						
Balance at the beginning of the year				4,647,101	3,298,631	3,026,85
Add: Profit for the period/year				214,787	10,348,470	-
Add: Ind AS adjustments					20,010,170	271,77
Less: Transferred to Capital Redemption Re	serve			2,500,000	9,000,000	
Balance at the end of the period			(c)	2,361,888	4,647,101	3,298,632
•			(a+b+c)	47,387,788	47,173,001	



		Sep 30, 2017 Rs.	March 31, 2017 Rs.	April 1, 2016 Rs.
14 Loan	15			
	-current			
	,000 (March 31, 2017: 3,40,000 April 1, 2016: 3,40,000) 7% cumulative non-			
conve	ertible redeemable preference shares (CNCRPS) of Rs. 100 (March 81, 2017: 8s.			
100,	April 1, 2016; Rs. 100) each fully pald up	22 000 770	02 455 445	
		22,868,779 22,868,779	23,473,147	
Curre	ent	44,000,779	23,473,147	•
2,50,0	000 (March 31, 2017; 3,40,000, April 1, 2016; 3,40,000) 7% cumulative ron-			
conve	ertible redeemable preference shares (CNCRPS) of Rs. 100 (March 31, 2017: Rs.			
100, /	April 1, 2016: Rs. 100) each fully paid up			04.000.0
			-	34,000,0
		•	•	34,000,0
15 Provi	isions			
Non-c	current			
Provis	sion for gratuity	141 247	104 049	450.00
		141,317	101,317	158,03
Curre	ent	141,317	101,317	158,03
Provis	sion for gratuity	4,939	4.077	
	•	4,939	4,933	9,8
		4,333	4,939	9,8:
	r financial liabilities			
	nce received against sale of shares	4 100 000	4 100 000	\$ 100 O
	nce received for reimbursement	4,100,000 366,079	4,100,000 2,377,863	4,100,00
Expen	ses payable	1,745,216		1,975,01
		6,211,295	1,978,168	1,324,18
,		414771523	8,456,031	7,399,19
17 Other	current liabilities			
Duties	s and taxes	272,373	154.074	100 14
		272,373	154,874 154,874	133,14
	,		134,074	133,14
18 Curren	nt tax liabilities (net)			,
Income	e tax payable	2,300,442	1,788,361	C00.00
		2,300,442	1,788,361	688,96
	•	2,000,142	2,700,302	688,96
-			Sep 30, 2017	March 31,201
			Rs.	Rs.
				,,,,,
	ue from operations			
Consult	iting and advisory		8,528,156	20,615,44
		_	8,528,156	20,615,44
		_		
20 Other l				
	ets written back		. 90,006 .	48,89
	and compensations		682,00C	9,550,00
	exchange fluctuation		,	24,95
	n sale of fixed assets			5,38
	lue Adjustment		-	1,526,85
	t receipts on		-	,
	d deposits		37,765	89,96
	rity deposits	••	10,449	,
Provisio	ons written back		20,000	523,39
		MAN.	840,220	11,769,45
	ee benefit expenses			
	and others		1,600,700	4,434,91
Wellare	expenses		15,908	48,14
	·	. –	1,616,608	4,483,05
	LOST	*	•	
			1,895,632	
Dividend	d on Pref Shares			
Dividend Interest	d on Pref Shares paid on			
Dividend Interest   Financ	d on Pref Shares paid on ice Charge on Card		24,940	
Dividend Interest : Finand Bank (	d on Pref Shares paid on ice Charge on Card Overdraft		24,940	
Dividend Interest Finand Bank ( Other	d on Pref Shares paid on ice Charge on Card Overdraft 'S			1.19
Dividend Interest : Finand Bank (	d on Pref Shares paid on ice Charge on Card Overdraft 'S		24,940	1,19: 94.74
Dividend Interest Finance Bank ( Other	d on Pref Shares paid on ice Charge on Card Overdraft 'S		24,940 745 -	94,74
Dividend Interest Finance Bank ( Other	d on Pref Shares paid on ice Charge on Card Overdraft 'S	<u></u>	24,940	94,74
Dividend Interest Finance Bank ( Other	d on Pref Shares paid on ce Charge on Card Overdraft 's	Cas =	24,940 745 -	1,19: 94,74: 95,94:
Dividend Interest Finance Bank ( Other	d on Pref Shares paid on ce Charge on Card Overdraft 's	(ac =	24,940 745 -	94,74
Dividend Interest Finand Bank ( Other	d on Pref Shares paid on ce Charge on Card Overdraft 's		24,940 745 -	94,74
Interest Finance Bank ( Other	d on Pref Shares paid on ce Charge on Card Overdraft 's		24,940 745 -	94,74

Notes forming part of unaudited standalone financial statements

Advertisement and promotion Rent Books and periodicals Communication Electricity Electricity Fair Value Adjustment Fees and taxes Housekeeping Meetings and conferences Merger expenses Payment to auditors As audit fees Printing and stationery Professional charges Repairs and maintenance Vehicles Office Computers/Mobile Seminars and training Sitting fees Miscellaneous Miscellaneous  350,322 1,165, 264, 264, 264, 264, 264, 264, 264, 264			Sep 30, 2017	March 31,2017
Travelling and conveyance       768,449       2,109,         Advertisement and promotion       350,322       1,165,         Rent       147,742       264,         Books and periodicals       120,115       347,         Communication       120,115       347,         Electricity       1,018       2,         Fair Value Adjustment       20,503       Fees and taxes       195,877       310,         Housekeeping       195,877       310,       310,       151,       347,       340,       151,       347,       340,       340,       151,       347,       340,       340,       340,       340,       340,       340,       340,       350,	23	Other expenses	Rs.	Rs.
Advertisement and promotion Rent 350,322 1,165, Rooks and periodicals 147,742 264, Books and periodicals 85,295 170, Communication 120,115 347, Fair Value Adjustment 1,018 2, Fees and taxes 10,503 Fees and taxes 195,877 310, Meetings and conferences 23,863 713, Meetings and conferences 23,863 713, Merger expenses 23,863 713, Merger expenses 339,859 Payment to auditors As audit fees 175,000 350, Printing and stationery 37,154 159, Professional charges 114,875 2,809, Repairs and maintenance Vehicles 220,968 336, Computers/Mobile 62,835 234, Seminars and training 1,016 261, Sitting fees 70,000 220, Miscellaneous 225,684 952,	_			
Rent       350,322       1,165,         Books and periodicals       147,742       264,         Communication       120,115       347,         Electricity       120,115       347,         Fair Value Adjustment       20,503       76,000         Fees and taxes       195,877       310,         Housekeeping       83,631       151,         Meetings and conferences       23,863       713,         Merger expenses       339,859       713,         Payment to auditors       339,859       715,000       350,         Printing and stationery       175,000       350,         Professional charges       114,875       2,809,         Repairs and maintenance       220,968       336,         Vehicles       20,968       336,         Office       220,968       336,         Computers/Mobile       62,835       234,         Seminars and training       6,782       9,         Sitting fees       70,000       220,         Miscellaneous       225,684       952,				2,109,804
Books and periodicals       147,742       264,         Communication       85,295       170,         Electricity       120,115       347,         Fair Value Adjustment       20,503       195,877       310,         Fees and taxes       195,877       310,         Housekeeping       83,631       151,         Meetings and conferences       23,863       713,         Merger expenses       23,863       713,         Payment to auditors       37,154       159,         Printing and stationery       37,154       159,         Professional charges       114,875       2,809,         Repairs and maintenance       20,968       336,         Vehicles       220,968       336,         Office       62,835       234,         Computers/Mobile       62,835       234,         Seminars and training       1,016       261,         Sitting fees       70,000       220,         Miscellaneous       225,684       952,			350,322	1,165,227
Communication       85,295       170,         Electricity       120,115       347,         Fair Value Adjustment       20,503       7         Fees and taxes       195,877       310,         Housekeeping       83,631       151,         Meetings and conferences       23,863       713,         Merger expenses       23,863       713,         Payment to auditors       339,859       79         Printing and stationery       175,000       350,         Printing and stationery       37,154       159,         Professional charges       114,875       2,809,         Repairs and maintenance       20,968       336,         Vehicles       20,968       336,         Office       20,968       336,         Computers/Mobile       62,835       234,         Seminars and training       1,016       261,         Sitting fees       70,000       220,         Miscellaneous       225,684       952,			147,742	264,000
Electricity		•	85,295	170,202
Fair Value Adjustment       1,018       2,503         Fees and taxes       20,503       195,877       310,         Housekeeping       83,631       151,			120,115	347,444
Fees and taxes       20,503         Housekeeping       195,877       310,         Meetings and conferences       83,631       151,         Merger expenses       23,863       713,         Payment to auditors       339,859         As audit fees       175,000       350,         Printing and stationery       37,154       159,         Professional charges       114,875       2,809,         Repairs and maintenance       220,968       336,         Vehicles       220,968       336,         Office       62,835       234,         Computers/Mobile       6,782       9,         Seminars and training       1,016       261,         Sitting fees       70,000       220,         Miscellaneous       225,684       952,		· ·	1,018	2,931
Housekeeping     195,877     310,       Meetings and conferences     83,631     151,       Merger expenses     23,863     713,       Payment to auditors     339,859       As audit fees     175,000     350,       Printing and stationery     37,154     159,       Professional charges     114,875     2,809,       Repairs and maintenance     220,968     336,       Vehicles     220,968     336,       Computers/Mobile     62,835     234,       Seminars and training     1,016     261,       Sitting fees     70,000     220,       Miscellaneous     225,684     952,		•	20,503	-
Meetings and conferences     83,631     151,       Merger expenses     23,863     713,       Payment to auditors     339,859     713,       As audit fees     175,000     350,       Printing and stationery     37,154     159,       Professional charges     114,875     2,809,       Repairs and maintenance     220,968     336,       Vehicles     220,968     336,       Computers/Mobile     62,835     234,       Seminars and training     1,016     261,       Sitting fees     70,000     220,       Miscellaneous     225,684     952,			195,877	310,065
Merger expenses     23,863     713,       Payment to auditors     339,859       As audit fees     175,000     350,       Printing and stationery     37,154     159,       Professional charges     114,875     2,809,       Repairs and maintenance     220,968     336,       Vehicles     220,968     336,       Computers/Mobile     62,835     234,       Seminars and training     1,016     261,       Sitting fees     70,000     220,       Miscellaneous     225,684     952,			83,631	151,798
Payment to auditors     339,859       As audit fees     175,000     350,       Printing and stationery     37,154     159,       Professional charges     114,875     2,809,       Repairs and maintenance     220,968     336,       Vehicles     220,968     336,       Computers/Mobile     62,835     234,       Seminars and training     1,016     261,       Sitting fees     70,000     220,       Miscellaneous     225,684     952,		•	23,863	713,919
As audit fees       175,000       350,         Printing and stationery       37,154       159,         Professional charges       114,875       2,809,         Repairs and maintenance       220,968       336,         Vehicles       62,835       234,         Computers/Mobile       62,835       234,         Seminars and training       1,016       261,         Sitting fees       70,000       220,         Miscellaneous       225,684       952,			339,859	
Printing and stationery     175,000     350,       Professional charges     37,154     159,       Repairs and maintenance     114,875     2,809,       Vehicles     220,968     336,       Computers/Mobile     62,835     234,       Seminars and training     1,016     261,       Sitting fees     70,000     220,       Miscellaneous     225,684     952,				
Printing and stationery     37,154     159,       Professional charges     114,875     2,809,       Repairs and maintenance     220,968     336,       Vehicles     220,968     336,       Computers/Mobile     62,835     234,       Seminars and training     1,016     261,       Sitting fees     70,000     220,       Miscellaneous     225,684     952,			175,000	350,000
114,875   2,809,		= :	37,154	159,076
Vehicles         220,968         336,           Office         62,835         234,           Computers/Mobile         6,782         9,           Seminars and training         1,016         261,           Sitting fees         70,000         220,           Miscellaneous         225,684         952,			114,875	2,809,500
Office         220,968         336,           Computers/Mobile         62,835         234,           Seminars and training         6,782         9,           Sitting fees         1,016         261,           Miscellaneous         70,000         220,           952,         952,				••
Computers/Mobile         62,835         234,           Computers/Mobile         6,782         9,           Seminars and training         1,016         261,           Sitting fees         70,000         220,           Miscellaneous         225,684         952,			220,968	336,048
Computers/Mobile         6,782         9,           Seminars and training         1,016         261,           Sitting fees         70,000         220,           Miscellaneous         225,684         952,			62,835	234,586
Settling Fees         1,016         261,           Sitting fees         70,000         220,           Miscellaneous         225,684         952,			6,782	9,030
Sitting rees         70,000         220,           Miscellaneous         225,684         952,		5	1,016	261,114
Miscellaneous 225,684 952,		-		220,000
	•	Miscellaneous	•	952,701
			3,050,990	10,567,445

#### 24 Earnings per share

EPS is calculated by dividing the profit after tax attributable to the equity shareholders by the weighted average of the number of equity shares outstanding during the year. Numbers used for calculating basic and diluted earnings per equity share are as stated below:

No. Particulars	Sep 30, 2017 Rs.	Marcii <b>31,2017</b> Rs.
(a) Net profit available for equity shareholders	214,787	10,348,470
(b) Weighted average number of equity shares outstanding	214,707	10,348,470
for calculation of		
- Basic and diluted earnings per share	36,150,000	36,150,000
- Diluted earnings per share	36,150,000	36,150,000
(c) Nominal value	1	1
(d) Earnings per share (a)/(b)	*	+
- Basic and diluted	0.01	0.29
- Diluted	0,01	0.29

- 25 The Company has along with certain other professional services firms and companies in 7 (seven) other countries, promoted a company limited by guarantee in the U.K. with the name BTG Global Advisory Ltd. (BTGA) which is a non-practicing umbrella entity, to (i) promote professional services of the members, (ii) promote cross referrals of international work, and (iii) creating a frame work for progressing joint pitching opportunities. The Company has nominated one of its Directors as a director on the Board of Directors of BTGA. The Company's guarantee is UK Pound 1.
- "Arbitration proceedings had been initiated against a client in accordance with the rules and regulations of the National Stock Exchange of India Limited in respect of trades conducted by the Company for such client as trading counter of the aforesald stock exchange. The Arbitrator had awarded in favour of the Company. Appeal was filed before the Hon'ble District Court which appeal was dismissed on the ground that the District Court did not have power to interfere in arbitration awards. Further appeal was filed before the Hon'ble High Court of Delhi which decided in favour of the Company ruling that Rs. 3.63 lakhs and interest thereon be paid by the judgement debtor client. An execution application was filed in the Hon'ble District Court for recovery of the amount. The judgement debtor client has filed a Special Leave Petition (SLP) against the aforesald decree of the Hon'ble High Court of Delhi which SLP is yet to be admitted. Pending the outcome in the SLP, the judgement debtor client has deposited the principal amount in the execution court as directed by the execution court.



Notes forming part of unaudited standalone financial statements

- 27 As per Indian Accounting Standard-110 on "Consolidated Financial Statements" and Indian Accounting Standard-28 on "Investments in Associates in Consolidated Financial Statements" issued by the Ministry of Corporate Affairs Government of India, the Company has presented consolidated financial statements separately.
- 28 The Company deals only in one segment, Consulting and Advisory Services, hence, no separate information for segment-wise disclosure is required under Accounting Standard 108 "Operating Segment", issued by the Ministry of Corporate Affairs Government of India.
- 29 Dividend in respect of CNCRPS shall accrue for payment in September 2017, and shall, thereafter, be accounted in books of account of the Company.
- 30 The holding company, Deora Associates Private Limited, is proposed to be merged with the Company with effect from Appointed Date of October 1, 2016, which will eliminate a layer of promoters investment. The proposed Scheme for Merger is under consideration of Stock Exchanges whereat equity shares of the Company are listed for trading and will be implemented subject to statutory and other approvals.
  - Consequent to completion of the said merger, the accounts of the Company shall be revised with effect from the Appointed Date to include the statement of affairs of Deora Associates Pvt. Ltd. with that of the Company.
- 31 In the opinion of the Board, the assets, other than fixed assets and non-current investments, do have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated.

32 Additional information pursuant to provisions of Para 5 (vili) of Part II of Schedule III of the Companies Act, 2013:

Particulars	Sep 30, 2017	March 31, 2017
(a) Earnings in foreign exchange (on receipt basis)	Rs.	Rs.
Consultancy and advisory	95,008	3,124,491

#### 33 Related Party Disclosures:

Pursuant to Indian Accounting Standard (Ind AS-24) - "Related Party Disclosures" issued by Ministry of Corporate Affairs Government of India following parties are to be treated as related parties:

a) Name of related parties and description of relationship

Holding company

Deora Associates Pvt. Ltd.

Associate companies KW Publishers Pvt. Ltd.

Sun Links Ltd.

Greenway Advisors Pvt. Ltd.

Wholly owned subsidiaries

RAAS Consulting Pvt. Ltd.

(formerly known as RAAS e Solutions Pvt. Ltd.)

Green Infra Profiles Pvt. Ltd.

Key management personnel

Brijinder Bhushan Deora

Sajeve Deora Suresh Chander Kapur Sandeep Chandra

Arun Deora Alka Jhajharia Jain Pulkit Deora Sanjay Agarwal

Preeti Gupta
Sajeve Deora - HUF
Bhavesh Chadha^

^ Appointed on\_\_\_\_\_ 26, 2017

Chairman & Director

Director Director Director Director Director

Relative of key management personnel

Chief Financial Officer Company Secretary HUF of Director Chief Financial Officer

Note: The above parties have been identified by the management.



606, New Delhi House Barakhamba Road, New Delhi -110001

**UNAUDITED BALANCE SHEET AS AT SEPTEMBER 30, 2017** 

	Notes	Sep 30,2017	March 31,2017	April 1, 2016
ASSETS		Rs.	Rs.	Rs.
Non-current assets				
		•		
Property, plant and equipment Financial assets	2	14,643	14,859	15,291
Investments	3	9,690,850	9,690,850	9,690,850
Loans	4	1,000	1,000	1,000
Current assets		9,706,493	9,706,709	9,707,14
Financial assets				
Trade receivables	5	10,000	260,000	-
Cash and cash equivalents Other current assets	6	1,031	5,371	5,247
Other current assets	7	3,000	3,000	3,000
		14,031	268,371	8,242
TOTAL ASSETS		9,720,524	0.075.000	0.745.30
		3,720,324	9,975,080	9,715,383
EQUITY AND LIABILITIES			•	
Equity				
Equity share capital	8	2,500,000	2,500,000	2,500,000
Other equity	9	3,971,906	3,964,615	3,475,582
Total equity		6,471,906	6,464,615	5,975,582
Non-current liabilities			·	
Financial liabilities				
Borrowings	10	2 020 067	2.070.007	
Deferred tax liability	11	3,029,967	3,278,967	3,447,342
,	<u> </u>	2,161	2,610	2,640
Current liabilities	•	3,032,128	3,281,577	3,449,982
Financial liabilities				
Other financial liabilities	12	F2 244	ED 244	200 200
Current Tax Liability	13	53,214	53,214	222,339
Other current liabilities	14	163,276	170,674	62,480
	-	216 400	5,000	5,000
	′ . <del>-</del>	216,490	228,888	289,819
otal liabilities	-	3,248,618	3,510,465	3,739,801
OTAL EQUITY AND LIABILITIES	·			
OLYT FOOLL WAS FINDINES		9,720,524	9,975,080	9,715,383
IIFICANT ACCOUNTING POLICIES	1			
ES TO THE FINANCIAL STATEMENTS	2-22			

The accompanying notes are an integral part of the unaudited financial statements.



October 13, 2017 New Delhi Sajeve Deora Director DIN No. 00003305

Brijinder Bhushan Deora Director DIN No. 00004942

606, New Deihi House Barakhamba Road, New Deihi -110001

UNAUDITED STATEMENT OF PROFIT AND LOSS FOR THE HALF YEAR ENDED SEPTEMBER 30, 2017

	Notes	Period ended Sep 30,2017	Period ended March 31,2017	
		Rs.	Rs.	
INCOMES			· 	
Revenue from operations	15		800,00	
Other income		· .	800,00	
TOTAL INCOME			800,00	
EXPENSES				
Finance costs	16	335	705	
Depreciation	2	225	7,85	
Others	17	216 115	43	
TOTAL EXPENSES	47	556	80,53 <b>88,8</b> 2	
(-Loss)/profit before exceptional items and tax		(556)	711,17	
Less: Exceptional items		-	-	
(-Loss)/profit before tax		(556)	711,17	
Less/(-Add): Tax expense		***************************************	· · · · · · · · · · · · · · · · · · ·	
Current tax		-	222,17	
Prior Years		(7,398)	• **	
Deferred tax		(449)	-3	
Profit/(Loss) for the period		7,291	489,03	
Other comprehensive income		-		
Total Comprehensive Income	• '	7,291	489,03	
Earnings per equity share				
1. Basic	18	0.00	0.2	
2. Diluted	18	0.00	0.2	
NIFICANT ACCOUNTING POLICIES	1			
TES TO THE FINANCIAL STATEMENTS	2-22			

The accompanying notes are an integral part of the unaudited financial statements.

As per our report of even date.

October 13, 2017 New Delhi

Sajeve Deora Director DIN No. 00003305 Brijinder Bhushan Deora Director DIN No. 00004942

606, New Delhi House Barakhamba Road, New Delhi -110001

## UNAUDITED CASH FLOW STATEMENT FOR THE PERIOD ENDED ON SEPTEMBER 30, 2017

	Sep 30,2017	March 31,2017
A. CASH FLOW FROM OPERATIONS	Rs.	Rs.
(-Loss)/Profit before tax		
Adjustments for:	(556)	711,177
Depreciation		
Operating profit before working capital changes	216	432
Adjustment for working capital changes:	(340)	711,609
Trade Receivables		
Other current assets	250,000	(260,000)
Other financial Liabilities	•	-
Other Current Liabilities	-	(169,125)
	(5,000)	+
Taxes (paid)/refund	244,660	282,484
Net cash flow from operating activities		(113,980)
apriating activities	244,660	168,504
CASH FLOW FROM INVESTING ACTIVITIES Interest receipts		
Net cash used in investing activities	-	_
Addition	**	
. CASH FLOW FROM FINANCING ACTIVITIES		
Increase/(decrease) in borrowings	(249,000)	(168,375)
Net cash used in financing activities	(249,000)	(168,375)
TT INCEPTAGE III. BORD - ON		(
TINCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	(4,340)	129
Cash and cash equivalents - Opening balance	5,371	5,242
Cash and cash equivalents - Closing balance	1,031	5,371

October 13, 2017 New Delhi

Sajeve Deora Director DIN No. 00003305

Brijinder Bhushan Deora Director DIN No. 00004942

#### SIGNIFICANT ACCOUNTING POLICIES

#### (a) BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules, 2015 (as amended), and presentation requirements of Division II of Schedule III to the Companies Act, 2013 (Act), (Ind AS compliant Schedule III), as applicable to the Company.

For all periods up to and including the year ended March 31, 2017, the Company prepared its financial statements in accordance with Indian GAAP, including accounting standards notified under the section 133 of the Act, read together with paragraph 7 of the Companies (Accounts) Rules, 2014. These financial statements for the period ended June 30, 2017 are the first, the Company has prepared in accordance with Ind-AS.

The Company has adopted all the Ind AS standards and the adoption was carried out in accordance with Ind AS 101 'First time adoption of Ind AS'. The transition was carried out from Indian Accounting Principles generally accepted in India as prescribed under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014 (IGAAP), which was the previous GAAP.

Accounting policies have been consistently applied except where a newly issued accounting standard is initially adopted or a revision to an existing accounting standard requires a change in the accounting policy hitherto in use.

#### (b) USE OF ESTIMATES

The preparation of financial statements in conformity with the Ind AS requires management to make estimates, judgements and assumptions. These estimates, judgements and assumptions affect the application of accounting policies and the reported amounts of assets and liabilities, the disclosures of the contingent asset and contingent liability at the date of the financial statements and reported amount of revenue and expenses during the period. Accounting estimates could change from period to period. Actual results could differ from the estimates. Appropriate changes in estimate are made as the management become aware of the change in circumstances surrounding the estimates. Change in the estimates are reflected in the financial statements in the period in which the changes are made and, if material, their effect are disclosed in the notes to financial statements.

#### (c) Functional curreny

The functional currency of the Company is the Indian rupee. All financial information are presented in Indian Rupees has been rounded to the nearest rupee.

### (d) Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost, less accumulated depreciation and impairment, if any. Costs directly attributable to the acquisition are capitalized until the property, plant and equipment are ready for use, as intended by management.

Property, plant and equipment are derecognised from financial statement, either on disposal or when no economic benefits are expected from its use or disposal. The gain or loss arising from disposal of property, plant and equipment are determined from comparing the proceeds from disposal with the carrying amount of property, plant and equipment recognised in the Statement of Profit and Loss in the year of occurrence.

Depreciation on property, plant and equipment is provided in accordance with estimate of useful life of the assets, on written down value method, at rates specified in Part 'C' of Schedule II of the Act. Depreciation on assets purchased/sold during a period is proportionately charged.

Depreciation methods, useful lives and residual values are reviewed periodically, including at each financial year end.

### e) Financial instruments

### i) Initial recognition

The Company recognize financial assets and financial liabilities when it becomes a party to the contractual provisions of the instruments. All financial assets and liabilities are recognized at fair value on initial recognition, except for the trade receivables which are initial measured at transaction price. Transaction cost that directly attributable to the acquisition or issue of financial assets and financial liabilities, that are not at fair value through profit or loss, are added to the fair value on initial recognition.

#### ii) Subsequent measurement

Financial liabilities carried at amortised cost

Financial liabilities are subsequently measured at amortised cost using the effective interest method. For the trade and other payable maturing within one year from the Balance Sheet date, the carrying amounts approximate fair value due to the short maturity of these instruments.

Notes forming part of unaudited financial statements

### iii) Derecognition of financial instruments

The Company derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire or it transfers the financial asset and the transfer qualifies for derecognizion in accordance with Ind AS 109 'Financial Instruments'. A financial liability (or a part of a financial liability) is derecognized from the Company's Balance Sheet when the obligation specified in the contract is discharged or cancelled or expires.

### (f) Impairment of assets

#### i) Financial assets

The Company recognizes loss allowances using the expected credit loss (ECL) model for the financial assets which are not fair valued through profit or loss. Loss allowance for trade receivables with no significant financing component is measured at an amount equal to lifetime ECL. For all other financial assets, expected credit losses are measured at an amount equal to the 12-month's ECL, unless there has been a significant increase in credit risk from initial recognition in which case those are measured at lifetime ECL. The amount of expected credit losses (or reversal) that is required to adjust the loss allowance at the reporting date to the amount that is required to be recognised is recognized as an impairment gain or loss in profit or loss.

ii) Property, plant and equipment are evaluated for recoverability, whenever events or changes in circumstances indicate that their carrying amounts may not be recoverable. For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash flows that are largely independent of those from other assets. In such cases, the recoverable amount is determined for the cash generating unit (CGU) to which the asset belongs.

If such assets are considered to be impaired, the impairment to be recognized in the Statement of Profit and Loss is measured by the amount by which the carrying value of the assets exceeds the estimated recoverable amount of the asset. An impairment loss is reversed in the statement of profit and loss if there has been a change in the estimates used to determine the recoverable amount. The carrying amount of the asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

### (g) RECOGNITION OF REVENUE AND EXPENDITURE

i) Revenue is recognised to the extent that is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on the behalf of the government.

### ii) Interest income

Interest income is recognised using Effective Interest Method (EIR).

EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of financial instruments or a shorter period, where appropriate, to the gross carrying amount of the asset or to the amortised cost of financial lability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument but does not consider the expected credit loss.

### (h) FOREIGN CURRENCY TRANSLATIONS AND TRANSACTIONS

Transaction gains or losses relized upon settlement of foreign currency transactions are included in determining net profit for the period in which the transaction is settled. Revenue, expense and cash flow items denominated in foreign currencies are translated into the relevant functional currencies using the exchange rate in effect on the date of the transaction.

Notes forming part of unaudited financial statements

#### (i) Income taxes

Income tax expense comprises current and deferred income tax. Income tax expense is recognized in net profit in the Statement of Profit and Loss except to the extent that it relates to items recognized directly in equity, in which case it is recognized in other comprehensive income. Current income tax for current and prior periods is recognized at the amount expected to be paid to or recovered from the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date. Deferred income tax assets and liabilities are recognized for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realized.

Deferred income tax assets and liabilities are measured using tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date and are expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect of changes in tax rates on deferred income tax assets and liabilities is recognized as income or expense in the period that includes the enactment or the substantive enactment date. A deferred income tax asset is recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilized. The Company off sets current tax assets and current tax liabilities, where it has a legally enforceable right to set off the recognized amounts and where it intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously. The income tax provision for the interim period is made based on the best estimate of the annual average tax rate expected to be applicable for the full financial year.

#### (j) EARNINGS PER SHARE

Basic earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares outstanding during the period. Diluted earnings per equity share is computed by dividing the net profit attributable to the equity holders of the Company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also, the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares. The dilutive potential equity shares are adjusted for the proceeds receivable had the equity shares been actually issued at fair value (i.e. the average market value of the outstanding equity shares). Dilutive potential equity shares are deemed converted as of the beginning of the period, unless issued at a later date. Dilutive potential equity shares are determined independently for each period presented.

#### (I) CASH FLOW STATEMENT

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated based on the available information.

### (m) PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that is reasonably estimable, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability.

Contingent liabilities are not recognised but are disclosed by way of notes to the financial statements, after careful evaluation by the management of the facts and legal aspects of each matter involved. Contingent assets are neither recognised nor disclosed in the financial statements.

Contingent liabilities are assessed continually to determine whether an outflow of resources embodying the economic benefit has become probable. If it becomes probable that an outflow of future economic benefits will be required for an item previously dealt with as contingent liability, a provision is recognised in the financial statements of the period in which the change in probability occurs.



Notes forming part of unaudited financial statements

-	2	Property,	plant	and	equi	pmer	It
		Particulars	 S				

Particulars	Unit Week	Total	
	Rs.	Rs.	
Gross carrying value			
As at April 01, 2016	26,500	26,50	
-Additions	-	-	
-Disposals	-	-	
As at March 31, 2017	26,500	26,50	
-Additions	-	-	
-Disposals	-	-	
As at Sep 30, 2017	26,500	26,5	
Depreciation and Impairment			
As at April 01, 2016	11,209	11,2	
Depreciation charge during the period	432	4	
As at March 31, 2017	11,641	11,6	
Depreciation charge during the period	216	2	
As at Sep 30, 2017	11,857	11,8	
Net book value			
As at Sep 30, 2017	14,643	14,6	
As at March 31, 2017	14,859	14,8	
As at April 01, 2016	15,291	15,2	

Notes forming:	nart of unaudited	financial statement	

			<u></u>	September 3C, 2017	March 31, 2017	April 1, 2016
3 Investments				Rs.	Rs.	Rs.
In equity shares of subsidiary companies			•			
Integrated Capital Services Limited				9,690,850	9,690,850	9,690,850
2,50,41,000 (2,50,41,000) equity shares of Re	1 (Ra 1)			3,030,030	. 3,030,530	3,030,030
each fully paid up	(11012)					
cash rany para ap						
				9,690,850	9,690,350	9,690,850
4 Loans						
Security deposits			_	1,000	1,300	1,000
				1,000	1,300	1,000
5 Trade receivables						
Unsecured, considered good			_	10,000	260,000	
				10,000	260,000	-
6 Cash and cash equivalents						
Balance with banks						
On current account				760	5,100	4.074
Cash on hand				271	•	4,971
			-	1,031	271 5,371	271 5,242
			•		5,572	J)474
7 Other current assets						
Unit Week Advance				3,000	3,000	3,000
				3,000	3,000	3,000
			•		-	
8 Equity share capital						
Share capital						
Authorized						
30,00,000 (30,00,000) equity shares of Re. 1 (Re	e. 1) each			3,000,000	3,000,000	3,000,000
			_	3,000,000	3,000,000	3,000,000
Issued, subscribed, and fully paid up						
25,00,000 (25,00,000) equity shares of Re. 1 (Re	. Al anni					
23,00,000 (23,00,000) equity shares of he. I (he	. 1) each		· -	2,500,000	2,500,000	2,500,000
Notes:			-	2,500,000	2,500,000	2,500,000
a) Reconciliation of the shares outstanding at	the beginning and at the	and of the reno	rting pariods			
at the same of the	Septembe			31, 2017	April 1, 20	116
	Number	Rs.	Number	Rs.	Number	
Equity shares			1461110CI	No.	Marinet	Rs.
Outstanding at the beginning of the year	2,500,000	2,500,000	2,500,000	2,500,000	2,500,000	2 500 000
Outstanding at the end of the year	2 500 000	2 500 000	2,500,000	2,500,000	2,500,000	2,500,000

# Outstanding at the end of the year b) Terms/rights attached to equity shares

The Company has only one class of equity share having a par value of Rs. 10 per share. Each shareholder of equity shares is entitled to one vote per share. The Company declares and pays dividend proposed by the Board of Directors subject to the approval of the shareholders at the ensuing Annua General Meeting.

In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

2,500,000

2,500,000

2,500,000

c) Details of shareholders holding more than 5% shares in the Company

	September 30, 2017		March	31, 2017	April 1, 2016	
	Number	% holding	Number	% holding	Number	% holding
Equity shares						70 110141119
- Sajeve Deora	1,045,000	41.80%	1,045,000	41.80%	1,045,000	41,80%
- Rajeev Deora	245,000	9.80%	245,000	9.80%	245,000	9,80%
- Arun Deora	245,000	9.80%	245,000	9.80%	245.000	9,80%
- B. B. Deora	240,000	9.60%	240,000	9.60%	240,000	9.60%
- Jai Rani Deora	246,000	9.84%	246,000	9.84%	246,000	9.84%
- Meena Deora	240,000	9.60%	240,000	9.60%	240,000	9.60%
- Pulkit Deora	236,500	9.46%	236,500	9.46%	236,500	9.46%



2,500,000

2,500,000

2,500,000

## DEORA ASSOCIATES PRIVATE LIMITED

			September 30, 2017	March 31, 2017	April 1, 2016
			Rs.	Rs.	Rs.
9 Other equity					
Reserves and surplus					
Surplus in the Statement of Profit and Loss					
Balance at the beginning of the year			3,964,615	3,475,582	3,482,130
Add: Profit for the year			7,291	489,033	
Add: Ind AS adjustment			•	•	-6,548
Balance at the end of the year		, -	3,971,906	3,964,615	3,475,58
10 Borrowings					
Unsecured, considered good					
Loan from related party^			3,029,967	3,278,967	3,447,342
		_	3,029,967	3,278,967	3,447,342
^Loan from related party represents non-interest bearin repayment of principal or payment of interest due by the (			hich is repayable, when	ever stipulated, as mutuall	y agreed. There is n
11 Deferred tax	September	March	April 1, 2016	Charged to stt.	Charged to stt.
	30, 2017	31, 2017		of Profit and	of Profit and
	30, 202,	01, 201,		Loss for the	Loss for the
	30, 2027	02, 202,		Loss for the	
	30, 202,			Loss for the period ended	Loss for the
			Rs.	Loss for the	Loss for the year ended
Deferred tax liability	Rs.	Rs.	Rs.	Loss for the period ended September 30, 2017	Loss for the year ended March 31, 2017
. i) Deferred tax liability Depreciation	Rs.	Rs.	Rs. 2,640	Loss for the period ended September 30, 2017	Loss for the year ended March 31, 2017 Rs.
				Loss for the period ended September 30, 2017 Rs.	Loss for the year ended March 31, 2017
	Rs.	Rs.		Loss for the period ended September 30, 2017 Rs.	Loss for the year ended March 31, 2017 Rs.
Depreciation	Rs. 2,161	Rs. 2,610	2,640	Loss for the period ended September 30, 2017 Rs.	Loss for the year ended March 31, 2017 Rs.
Depredation  2 Other financial liabilities	Rs. 2,161	Rs. 2,610	2,640 2,640	Loss for the period ended September 30, 2017 Rs449	Loss for the year ended March 31, 2017 Rs30
Depredation	Rs. 2,161	Rs. 2,610	2,640	Loss for the period ended September 30, 2017 Rs.	Loss for the year ended March 31, 2017 Rs3
Depredation  2 Other financial liabilities	Rs. 2,161	Rs. 2,610	2,640 2,640 53,214	Loss for the period ended September 30, 2017 Rs449	Loss for the year ended March 31, 2017 Rs3
Depreciation  2 Other financial liabilities Other payable  3 Current tax Liability (Net)	Rs. 2,161	Rs. 2,610	2,640 2,640 53,214 53,214	Loss for the period ended September 30, 2017 Rs449 -449 53,214	Loss for the year ended March 31, 2017 Rs3
Depreciation  2 Other financial liabilities Other payable  3 Current tax Liability (Net) Income Tax payable (AY 2017-18)	Rs. 2,161	Rs. 2,610	2,640 2,640 53,214	Loss for the period ended September 30, 2017 Rs449	Loss for the year ended March 31, 2017 Rs30 -30 222,33
Depreciation  2 Other financial liabilities Other payable  3 Current tax Liability (Net)	Rs. 2,161	Rs. 2,610	2,640 2,640 53,214 53,214	Loss for the period ended September 30, 2017 Rs449 -449 53,214 53,214	Loss for the year ended March 31, 2017 Rs30 -30 222,33 222,33
Depreciation  2 Other financial liabilities   Other payable  3 Current tax Liability (Net)   Income Tax payable (AY 2017-18)	Rs. 2,161	Rs. 2,610	2,640 2,640 53,214 53,214	Loss for the period ended September 30, 2017 Rs449 -449 53,214	Loss for the year ended March 31, 2017 Rs3 -30 222,33
Depreciation  2 Other financial liabilities Other payable  3 Current tax Liability (Net) Income Tax payable (AY 2017-18)	Rs. 2,161	Rs. 2,610	2,640 2,640 53,214 53,214	Loss for the period ended September 30, 2017 Rs449 -449 53,214 53,214	Loss for the year ended March 31, 2017 Rs3 -31 -222,33 222,33



#### DEORA ASSOCIATES PRIVATE LIMITED

	September 30, 2017 Rs.	March 31, 2017 Rs.
5 Revenue from operations		
Consulting and advisory		800,000
6 Finance cost		
Interest paid on Taxes	225	7,743
Others		112
• 38	225	7,855
7 Other expenses		
Filing Fees	•	20,964
Payment to auditors		£7 TO
As audit fees	•	57,500
DMAT Charges	•	1,725
Small Balance Written off	•	2
Bank Charges	115	34
	115	80,53

18 Earnings per share (EPS)

EPS is calculated by dividing the profit after tax attributable to the equity shareholders by the weighted average of the number of equity shares outstanding during the year. Numbers used for calculating basic and diluted earnings per equity share are as stated below:

S. No.	Particulars	September 30, 2017	March 31, 2017
		Rs.	Rs.
(a)	(-Loss)/profit during the period	7,291	489,033
(b)	Weighted average number of equity shares outstanding		
	for calculation of		
	- Basic and diluted earnings per share	2,500,000	2,500,000
(c)	Nominal value	10	10
(d)	Earning per share (a)/(b)		
	- Basic and Diluted	0.00	0.20



In the opinion of the Board, the assets, other than property, plant and equipment, do have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated.

20 Related Party Disclosures:

Pursuant to Accounting Standard (Ind As-24) - "Related Party Disciosure" issued by Ministry of Corporate Affairs, Government of India, following parties are to be treated as related .partles:

Ultimate holding company

(a) Name of related parties and description of their relationships:

Subsidiary company Integrated Capital Services Ltd.

RAAS Consulting Pvt. Ltd.^ (formerly known as RAAS e Solutions Pvt. Ltd.)

Green infra Profiles Pvt. Ltd.^

\* The Company holds through its subsidiary, more than one-half in nominal value of their equity share capital.

Fellow associate companies

KW Publishers Pvt. Ltd.

Sun Links Ltd.

Greenway Advisors Pvt. Ltd.

Key management personnel

Brijinder Bhushan Deora Director Sajeve Deora Director Director Arun Deora Rajeev Kumar Deora

Note: The related party relationships have been identified by the management.

1	

	Nature of transactions	Related party	September 30, 2017	March 31, 2017
		• •	Rs.	Rs.
	Loan paid back	Sajeve Deora	250,000	330,00
	Loan received	Sajave Deora	1,000	301,62
	Loan paid back	Brijinder Bhushan Deora	•	140,00
(c)	Balance outstanding as at Sep 30, 2017:			
(c)	Account head	Related party	September 30, 2017	March 31, 2017
	Account need		Rs.	Rs.
	Non-current Investments	Integrated Capital Services Ltd.	9,690,850	9,690,850
	Non-current borrowings	Brilinder Bhushan Deora	626,948	626,94
	Non-current borrowings	Saleve Deora	2,403,019	2,652,01

21. Figures of the previous year/period have been regrouped/recast, wherever necessary, to confirm to current year/s/period presentation.

22 Figures have been munded off to the nearest Rupee.

Signatures to the above accompanying notes are an integral part of the unaudited financial statements.

Saleve Deora Director October 13, 2017 DÍN No. 00003305 New Delhi

Brijinder Bhushan Deora Director DIN No. 07356653

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## Chartered Capital And Investment Ltd.

418-C, "215 ATRIUM", Andheri Kurla Road, Andheri (East), Mumbai-400 093.

Tel.: 91-22-6692 4111 / 6222 • Fax : 91-22-6692 6222

Website : www.charteredcapital.net
CIN NO: L45201GJ1986PLC008577

December 30, 2017

The Board of Directors
Deora Associates Private Limited
606. New Delhi House, Barakhamba Road
New Delhi -110001

Subject: Compliance Report on the disclosure(s) made in the Information Document dated December 30, 2017 in Compliance with SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, with respect to Deora Associates Private Limited under Scheme of Arrangement between Integrated Capital Services Limited and Deora Associates Private Limited and their respective shareholders and creditors.

Dear Sir/s.

We, M/s Chartered Capital and Investment Limited, SEBI registered Merchant Banker, having SEBI Registration No. INM000004018 have been appointed by Deora Associates Private Limited to provide a compliance report with respect to adequacy and accuracy of disclosure(s) made in the Information Document dated December 30, 2017 under the proposed scheme of arrangement (Hereinafter referred to as "Scheme") of Integrated Capital Services Limited and Deora Associates Private Limited (Hereinafter Collectively referred to as "Companies").

## Scope and Purpose of the Compliance Report

Pursuant to the requirements of SEBI circular no. CFD/DIL3/CIR/2017/21 dated 10<sup>th</sup> March, 2017, a Compliance Report has to be obtained from an independent Merchant Banker on the information disclosed in information Document in line with information required to be disclosed as per Part D of Schedule VIII of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 ("ICDR Regulations"). The purpose of the report is to inform the shareholders about the information/detail of unlisted company to



the extent applicable, involved in the scheme in line with the information required to be disclosed in line with Part D of Schedule VIII of ICDR Regulations.

## **Sources of the Information**

We have received the following information from the management of the Companies:

- 1. Proposed Draft Scheme of Arrangement.
- 2. Information Document dated December 30, 2017 prepared in accordance with SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017.
- 3. Information/documents/undertakings etc. provided by Management of Deora Associates Private Limited pertaining to disclosures made in information document dated December 30, 2017.

Disclaimer: This Report is intended solely for the limited purpose mentioned earlier and should not be regarded as a recommendation to the investors to invest in the Companies or deal in any form in the securities of the Companies.

We have assumed that the documents/information provided by the management of Deora Associates Private Limited for the purpose of disclosures in Information Document is complete in all respects.

This report is not meant for meeting any other regulatory or disclosure requirements, save and except as specified above, under any Indian or foreign law, statute, act guideline or similar instruction. The Management or related parties of Companies are prohibited from using this report other than for its sole limited purpose and not to make a copy of this report available to any party other than those required by statute for carrying out the limited purpose of this report.

In no circumstances whatsoever, will Chartered Capital and Investment Limited, its Directors and Employees accept any responsibility of liability towards any third party for consequences arising out of the use of this report.



## **Compliance Report**

We in the capacity of SEBI registered Merchant Banker do hereby certify that the information as disclosed in the Information document dated December 30, 2017, is in line with disclosures required to be made as per Part D of Schedule VIII of ICDR Regulations, to the extent applicable with respect to unlisted company i.e. Deora Associates Private Limited and the disclosures made with respect to Deora Associates Private Limited, are accurate and adequate to the extent applicable and available.

Thanking You

For Chartered Capital and Investment Limited

Amitkumar Gattani Assistant Vice President

SEBI Registration No. INM000004018

Date: December 30, 2017

Place: Mumbai

INFORMATION OF DEORA ASSOCIATES PRIVATE LIMITED ('COMPANY') IN TERMS OF SEBI CIRCULAR NO. CFD/DIL3/CIR/2017/21 DATED MARCH 10, 2017 IN RELATION TO THE DRAFT SCHEME OF AMALGAMATION BETWEEN INTEGRATED CAPITAL SERVICES LIMITED ('TRANSFEREE COMPANY') AND DEORA ASSOCIATES PRIVATE LIMITED ('TRANSFEROR COMPANY') AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS ('SCHEME').

You may also download copies of the draft Scheme as approved by the Board of Directors of the companies and other documents in connection to the Scheme from the websites of stock exchange(s) or Integrated Capital Services Limited i.e. from www.bseindia.com; www.raas.co.in.

#### DEORA ASSOCIATES PRIVATE LIMITED

The Company (Corporate Identification Number U74899DL1989PTC038545) was incorporated as a Private Limited Company under the provisions of the Companies Act, 1956, vide certificate of incorporation dated 05th day of February, 1989, with the Registrar of Companies, NCT of Delhi & Haryana.

Registered Office: 606, New Delhi House, Barakhamba Road, New Delhi -110001. Tel: +91-11-43542784, Email: contact@raas.co.in, Website: [\*], Name of Contact person - Mr. Brijinder Bhushan Deora, Director

#### NAME OF PROMOTERS OF THE COMPANY

1. Mr. Sajeve Deora; 2. Mr. Arun Deora; 3. Mr. Rajeev Deora; 4. Mr. Ambarish Chatterjee

## ISSUE DETAILS, LISTING AND PROCEDURE

#### Issue details

The Company shall not issue any equity shares. However, the Transferee Company i.e Integrated Capital Services Limited will issue equity shares to the shareholders of the Company pursuant to the Scheme.

The Board of Directors of Integrated Capital Services Limited and the Company considered and approved the Scheme in their respective meetings held on November 30, 2016 and February 28, 2017. The Scheme is further subject to approval from the stock exchange(s), Securities and Exchange Board of India (SEBI), shareholders and creditors of aforesaid companies, National Company Law Tribunal (NCLT) and other regulatory authorities, as may be applicable.

#### Listing

Upon the Scheme becoming effective, the Company shall cease to exit and the equity shares to be allotted by Transferee Company to the shareholders of the Company pursuant to scheme shall be listed and traded on BSE Limited ("BSE").

#### Eligibility Criteria

There being no initial public offering or rights issue, the eligibility criteria of SEBI (ICDR) Regulations, 2009, does not become applicable.

However, SEBI vide its Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 stated that the listed entity shall include the applicable information pertaining to unlisted entities involved in the scheme in the format prescribed for abridged prospectus as provided in Part D of Schedule VIII of SEBI (ICDR) Regulations, 2009, as amended, and the same has to be annexed with the Notice or explanatory statement or proposal accompanying resolution to be sent to and passed by the shareholders while seeking approval of the scheme.

Accordingly in compliance with SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, the Company has submitted the relevant information, as and where applicable to a Unlisted Company, in line with the format for Abridged Prospectus specified in SEBI Circular No. CIR/CFD/DIL/7/2015 dated October 30, 2015 issued under Part D of Schedule VIII of SEBI (ICDR) Regulations, 2009.

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man konstruktur		PRICE INFORM	IATION OF LEAD MA	NAGERS	
Sr. No	Issue Name	Name of Merchant - Banker	+/= % change in closing price,  +/- % change in closing benchmark = 50th calendar days from listing	+/- % change in closing price, [+/- % change in closing benchmark]- 90th calendar days from listing	% change in closing
1.	NOT APPLICATE OF THIS DOCUM		NO INVITATION TO PU	BLIC FOR SUBSCRIE	PTION BY WAY

#### A. GENERAL INFORMATION

#### Name of Statutory Auditors:

M/s V. Keshri & Associates, Chartered Accountant, Plot No. 286, First Floor, Sector 5, Vaishali, U.P. 201010, Ph. No. 01: 4941734, +91-9313088966, Email: v.keshri@keshri.co.in.

## B. PROMOTERS, PROMOTERS GROUP AND GROUP COMPANIES

Our Promoters and their relatives together hold 2,50,41,000 Equity Shares, equivalent to 100% of the Paid Up equity Share Capital of the Company.

## Name of Our Promoters are as under:

## 1. Mr. Sajeve Deora

Mr. Sajeve Deora aged 57 years son of Shri Brijinder Bhushan Deora, is promoter of Deora Associates Private Limited. He is resident of EC-13, Inderpuri, New Delhi – 110012. He is a qualified Chartered Accountant, having more than 33 years of experience in providing advisory and consulting services in fields of Corporate and related Economic legislations, restructuring of business and debts, structuring entry strategy for overseas investments, mergers, acquisitions and takeovers, capital issues and identifying vendors for new project investments.

He is also listed in on the panel of Arbitrators maintained by the Institute of Chartered Accountants of India. Mr. Sajeve Deora is a member of HWW Weinberg Wilhem, specialists in areas of insolvency administration (hww wienberg wilhelm Insolvenzverwalter Partnerschaft), restructuring consulting (hww Unternehmensberater GmbH) and insolvency-related legal counseling (hww wienberg wilhelm Rechtsanwälte Partnerschaft).

#### 2. Mr. Rajeev Deora

Mr. Rajeev Deora aged 56 years son of Shri Brijinder Bhushan Deora, is promoter of Deora Associates Private Limited. He is resident of 20/10A Tuckwell PL Macquarie Park NSW 2113 Australia. He is a qualified Mechanical Engineer from Delhi College of Engineering having more than 30 years of experience in engineering software and related activities.

#### 3. Mr. Arun Deora

Mr. Arun Deora aged 54 years son of Shri Brijinder Bhushan Deora, is promoter of Deora Associates Private Limited. He is resident of C-43, Inderpuri, New Delhi — 110012. He is a qualified Chartered Accountant, having about 28 years of experience in securities trading, capital leveraging and fund syndication. He has experience of auditing books of large and medium sized corporates engaged in varied business activities.



#### 4. Mr. Ambarish Chatterjee

Mr. Ambarish Chatterjee aged 54 years son of Late Shri Ashim Kumar Chatterjee, is promoter of Deora Associates Private Limited. He is resident of A-395, Sector 19, NOIDA - 201301. He is a qualified Company Secretary, having more than 25 years of experience in providing professional advice in matters of corporate and economic legislations and representative services before various tribunals and regulatory authorities.

#### **Group Companies:**

Pursuant to schedule VIII Clause (IX)(c)(2) of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009, financial information of following five largest Group Companies is given below:

#### **Integrated Capital Services Limited (Listed at BSE)**

(Amt. in Rs)

Particulars	As of March 31, 2017 (Audited) Standalone	As of March 31, 2016 (Audited) Standalone	As of March 31, 2015 (Audited) Standalone
Equity Capital	3,61,50,000	3,61,50,000	3,61,50,000
Share Capital pending allotment	0	0	0
Reserve (excluding revaluation reserve)	4,48,35,970	3,65,52,754	3,22,69,937
Total Income	3,07,83,042	1,79,89,346	2,12,51,608
Profit after tax	82,83,216	42,82,817	56,52,323
Earning per Share (Rs.) (Basic)	0.23	0.12	0.16
Earning per Share (Rs.) (Diluted)	0.23	0.12	0.16
Net asset value per Share (Rs.)	2.24	2.01	1.89

#### C. BUSINESS MODEL/BUSINESS OVERVIEW

Deora Associates Private Limited (CIN - U74899DL1989PTC038545, PAN - AAACD0063B) is a private company limited by shares. The registered office of the Transferor Company is presently located at 606, New Delhi House, Barakhamba Road, New Delhi - 110001.

The main objects of the Transferor Company are set out in the Memorandum of Association which are as under:

i. To carry on in India or elsewhere business of acting as consultants and advisors to and for the benefit of any individual, firm, trust, association, society, company, corporation, body corporate, organization or institution and to render consultancy and advisory services on all matters relating to agriculture, forestry, horticulture, technology, industry, administration, finance, production, manufacture, storage, processes, systems, techno economic matters, computers, accounts, secretarial, trading, marketing, distributing and selling methods, projects and/ or design, feasibility studies, financial budgetary control, taxation, legal, industrial and labour relations and to engage in research of all the related problems with this aforesaid and to collect, analyse, process, intercept, distribute and disseminate costing, financial, economic and such other information and data in respect of all matters aforesaid and recommend on the means and/ or methods for extending, developing or managing any type of commerce, business, industry, organization, method, techniques and procedures and also to render such consultancy and advisory services to public or local authority, government and its departments, foreign companies, and export houses on such matters whether in India or abroad.

- ii. To act as valuers, surveyors, loss assessors, share valuers and to conduct research an investigations and to do any of the above on behalf of any insurance or such other company or agency, whether in India or abroad.
- iii. To act as executors, attorneys and agents and to undertake and execute and exercise all powers connected therewith.
- iv. The Transferor Company is presently carrying on the business of rendering consulting and advisory services.

The Company has been engaged in the business of providing consulting and advisory services.

#### SUBSIDIARY COMPANY

Integrated Capital Services Limited is a Subsidiary Company of the Company. Deora Associates Private Limited holds 2,50,41,000 fully paid equity shares of Rs. 1 each, which comprise 69.27% of the total equity share capital of Integrated Capital Services Limited.

#### D. BOARD OF DIRECTORS

The following table sets forth details of the Board of Directors as on the date of this document:

Name	DIN	Address	Date appointment	Designation	Directorship in in Other Companies
Mr. Sajeve Deora PAN No. ABBPD0803C	00003305	EC-13, Inderpuri, New Delhi – 110012	05.12.1989	Director	Integrated Capital Services Ltd.; Vippy Industries Ltd.; New Habitat Housing Finance and Development Ltd.; Greenway Advisors Pvt. Ltd.; Green Infra Profiles Pvt. Ltd.
Mr. Brijinder Bhushan Deora PAN No. AAAPD1551D	0004942	C-43, Inderpuri, New Delhi - 110012	13.11.2012	Director	Integrated Capital Services Ltd.; DLF Ltd.; Caraf Builders & Constructions Pvt. Ltd.; DLF Hotel Holdings Ltd.; Deora Associates Pvt. Ltd.; RAAS Consulting Pvt. Ltd.; Risin Commodities and Derivatives Pvt. Ltd.; DLF Home Developers Pvt. Ltd.; BTG IP Services Pvt. Ltd.
Mr. Arun Deora PAN No. AAGPD7837E	00003367	C-43, Inderpuri, New Delhi - 110012	30.06.1993	Director	Integrated Capital Services Ltd.;
Mr. Rajeev Deora PAN No. AAAPD1390G	01728059	20/10A Tuckwell PL Macquarie Park NSW 2113 AU	05.12.1989	Director	NIL



#### **Brief Profile of Directors:**

#### 1. Mr. Brijinder Bhushan Deora

Mr. Brijinder Bhushan Deora aged 87 years son of Late Shri Behari Lal Deora, is a Promoter Director of Deora Associates Private Limited. He is resident of C-43, Inderpuri, New Delhi – 110012. He is a qualified Chartered Accountant and Cost Accountant having more than 57 years experience with large corporate houses wherein he has held functional responsibility for matters concerning finance, taxation, legislation, business structuring and restructuring matters..

#### 2. Mr. Sajeve Deora

Mr. Sajeve Deora aged 57 years son of Shri Brijinder Bhushan Deora, is a Promoter Director of Deora Associates Private Limited. He is resident of E-13, Inderpuri, New Delhi – 110012. He is a qualified Chartered Accountant, having more than 33 years of experience in providing advisory and consulting services in fields of Corporate and related Economic legislations, restructuring of business and debts, structuring entry strategy for overseas investments, mergers, acquisitions and takeovers, capital issues and identifying vendors for new project investments.

He is also listed in on the panel of Arbitrators maintained by the Institute of Chartered Accountants of India. Mr. Sajeve Deora is a member of HWW Weinberg Wilhem, specialists in areas of insolvency administration (hww wienberg wilhelm Insolvenzverwalter Partnerschaft), restructuring consulting (hww Unternehmensberater GmbH) and insolvency-related legal counseling (hww wienberg wilhelm Rechtsanwälte Partnerschaft).

#### 3. Mr. Rajeev Deora

Mr. Rajeev Deora aged 56 years son of Shri Brijinder Bhushan Deora, is promoter of Deora Associates Private Limited. He is resident of 20/10A Tuckwell PL Macquarie Park NSW 2113 Australia. He is a qualified Mechanical Engineer from Delhi College of Engineering having more than 30 years of experience in engineering software and related activities.

#### 4. Mr. Arun Deora

Mr. Arun Deora aged 54 years son of Shri Brijinder Bhushan Deora, is promoter of Deora Associates Private Limited. He is resident of C-43, Inderpuri, New Delhi – 110012. He is a qualified Chartered Accountant, having about 28 years of experience in securities trading, capital leveraging and fund syndication. He has experience of auditing books of large and medium sized corporates engaged in varied business activities.

#### E. DETAILS OF SCHEME / OBJECTS OF ISSUE

The Company shall not issue any equity shares. However the Transferee Company i.e Integrated Capital Services Limited will issue equity shares to the shareholders of the Company pursuant to Scheme.

This Scheme of Amalgamation ("Scheme") is presented under Section 230 to 232 of the Companies Act, 2013 ("Act") read with any other applicable provisions of the Act and the rules or regulations framed thereunder, to the extent notified, and is divided into different Sections, for amalgamation of the Transferor Company with and into the Transferee Company as a measure of restructuring of shareholding of promoters.

The Board of Directors of Integrated Capital Services Limited and Deora Associates Private Limited in their respective meetings held on November 30, 2016 and February 28, 2017 considered and approved the Scheme of Amalgamation between Integrated Capital Services Limited ('Transferee Company') and Deora Associates Private Limited ('Transferor Company') and their respective shareholders and creditors ('Scheme'). Pursuant to the Scheme, the Transferor Company is to be merged with the Transferee Company with effect from appointed date of October 01, 2016 or such other date as may be fixed or approved by the Hon'ble National Company Law Tribunal ("NCLT") in accordance with Sections 230 and 232 of the Companies Act, 2013. The effective date of the Scheme means the later of the dates on which certified copy of the order of the Hon'ble NCLT sanctioning this Scheme is filed with the Registrar of Companies, NCT of Delhi and Haryana by the Transferor Company and the Transferor Company, as required under the provisions of the Companies Act, 2013. In accordance with the said Scheme, the Transferor Company shall cease to exist with effect from said effective date.

Upon the coming into effect of the Scheme and with effect from the Appointed Date, the entire business and whole of the

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Undertaking of the Transferor Company, comprising all assets and liabilities of whatsoever nature and wheresoever situated, shall, under the provisions of Section 230 read with Section 232 and all other applicable provisions, if any, of the Companies Act, 2013, including any statutory re-enactments thereof, without any further act or deed, be transferred to and vested in and/ or be deemed to be transferred to and vested in the Transferee Company as a going concern so as to become as and from the Appointed Date the assets and liabilities of the Transferee Company and to vest in the Transferee Company all the rights, title, interest or obligations of the undertaking therein.

Further, upon the Scheme coming into effect and in consideration of the amalgamation of the Transferor Company into the Transferee Company pursuant to this Scheme, the Transferee Company shall, without any further act or deed and without any further consideration (cash or non-cash), issue and allot 9.79 equity shares of Re. 1/- each, as fully paid-up at par for every 1 (one) share held by such shareholder in the Transferor Company and whose name is recorded in the register of shareholders of the Transferor Company as on the Record Date.

Upon the proposed scheme of merger becoming effective and after obtaining the necessary approvals, consents, permissions etc, the subscribed, issued and paid-up equity capital of ICSL shall stand reduced from Rs. 3,61,50,000 (Rupees Three Crore Sixty One Lakh Fifty Thousand Only) divided into 3,61,50,000 (Three Crore Sixty One Lakh Fifty Thousand Only) Equity Shares of Re. 1/- (Rupee One Only) each to Rs. 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) divided into 3,55,84,000 (Rupees Three Crore Fifty Five Lacs Eighty Four Thousand) Equity Shares of Re. 1/- (Rupee One Only) each.

#### Rationale of the Scheme

The Rationale and Benefits from the proposed merger:

- i. To restructure the shareholding pattern of the Transferee Company, which is currently held by the Transferor Company as one of the promoters of the Transferee Company.
- ii. To eliminate a layer of promoter investment and streamline promoter holding in the Transferee Company.
- iii. To vest the shareholding of the Transferee Company in the names of promoters of the Transferor Company.

#### F. SHAREHOLDING PATTERN

Sr. No.	Particulars	Pre Scheme of Amalgamation Number of shares	% to the paid up capital
1.	Promoters		
a	Mr. Sajeve Deora	10,45,000	41.80
b	Mr. Ambarish Chatterjee	2,500	1.000 Maria - 1.
С	Mr. Rajeev Deora	2,45,000	9.80
d	Mr. Arun Deora	2,45,000	9.80
2.	Promoters Relatives		
e	Mr. Brijinder Bhushan Deora	2,40,000	9.60
	Mrs. Jai Rani Deora	2,46,000	9.84
g	Mrs. Meena Deora	2,40,000	
h	Mr. Pulkit Deora	2,36,500	The state of the s
-	Total	25,00,000	100,00



## G. FINANCIAL INFORMATION:

## Standalone Financial Information of the Company

(Amt. in Rs.)

Particulars	Year ended March 31, 2017 (Audited)	Year ended March 31, 2016 (Audited)	Year ended March 31, 2015 (Audited)	Year ended March 31, 2014 (Audited)
Total income from operations (net)	8,00,000	5,88,084	4,92,231	2,26,963
Net Profit / (Loss) before tax and extraordinary items	7,11,176	3,22,086	(2,68,418)	45,992
Net Profit / (Loss) after tax and extraordinary items	4,82,483	2,56,005	(2,78,164)	33,170
Equity Share Capital	25,00,000	25,00,000	25,00,000	25,00,000
Reserves and Surplus	39,64,614	34,82,131	32,26,126	35,04,290
Net worth	64,64,614	59,82,131	57,26,126	60,04,290
Basic Earnings per share (Rs.)	0.19	0.10	(0.11)	0.01
Diluted Earnings per share (Rs.)	0.19	0.10	(0.11)	0.01
Return on net worth (%)	32	23.52	19.69	9.08
Net Asset Value Per Equity Share (Rs)	2.59	2.39	2.29	2.40

## Consolidated Financial Information of the Company

(Amt. In Rs.)

Particulars	Year ended March 31, 2017 (Audited)	Year ended March 31, 2016 (Audited)	Year ended March 31, 2015 (Audited)	Year ended March 31, 2014 (Audited)
Total income from operations (net)	3,65,48,185	2,24,46,363	2,38,78,949	2,07,54,105
Net Profit / (Loss) before tax and extraordinary items	1,52,82,752	82,71,745	87,98,941	78,55,576
Net Profit / (Loss) after tax and extraordinary items	1,02,67,836	55,56,333	56,45,352	88,44,638
Equity Share Capital	25,00,000	25,00,000	25,00,000	25,00,000
Reserves and Surplus	6,18,79,753	5,12,11,098	4,68,27,182	4,30,02,142
Net worth	6,43,79,753	5,37,11,098	4,93,27,182	4,55,02,142
Minority's Interest	5,46,20,142	5,91,01,287	6,02,70,013	6,89,49,701
Basic Earnings per share (Rs.)	4.27	1.75	1.53	2.45
Diluted Earnings per share (Rs.)	4.27	1.75	1.53	2.45



## H. LEGAL AND OTHER INFORMATION

## The Detail of pending cases by or against the directors as on date are as follows:

Sr. No.	Particulars	Litigation Filed By	Current Status	Amount Involved (Rs.)
1.	Mr. Brijinder Bhushan Deora has filed Civil Writ Petition No. 9566 of 2017 against order of the Ministry of Corporate Affairs disqualifying him from holding office as director	Mr. Brijinder Bhushan Deora	Stay granted by the Hon'ble High Court of Delhi	N.A.
2.	Mr. Brijinder Bhushan Deora has filed Appeal No.1302/2003 before Hon'ble State Consumer Dispute Redressal Commission, Lucknow (Bench II) challenging the impugned Order dated 18.09.2002 passed by Ld. District Consumer Dispute Redressal Commission, Agra in Consumer Complaint No.172/1999	Mr. Brijinder Bhushan Deora -	The matter is fixed for final arguments on 12.01.2018.	Rs. 31,000 (Principal Amount)
3.	Mr. Brijinder Bhushan Deora has filed Revision Petition No.1604/2017 filed before Hon'ble National Consumer Dispute Redressal Commission, New Delhi is pending for admission on 05.01.2018, wherein the Order dated 30.01.2017 passed by Ld. State Consumer Dispute Redressal Commission, Lucknow (Bench II in MA No.17/2016 is under challenge.	Mr. Brijinder Bhushan Deora	Pending for admission on 05.01.2018	Rs. 24,000 (Principal Amount)
4.	Mr. Sajeve Deora has been named as one of the respondents in Civil Suit No. RCS B/0000013/2017 filed by Narayan Trading Company in Court of I Additional District Judge, Civil Court, Jaora District, Ratlam for recovery of alleged dues. The first respondent in the matter is Ruchi Soya Industries Limited in which Mr. Sajeve Deora was a director. Mr. Sajeve Deora had resigned from the said office of director with effect from 21.04.2016	Narayan Trading Company	Pleadings being completed	Rs. 7,49,36,193

5.	Mr. Sajeve Deora has been named as one of the respondents in Civil Suit No. NJC 21 of 2017 filed by Vishnu Trading Co. in the court of I Additional District Judge, District Court, Mandsaur seeking restoration of matter dismissed on 17.04,2017 by the same Court	Vishnu Trading Co.	Pleadings being completed	Rs. 10,84,54,982
6.	Special Leave Petition No. SLP(Crl) 003943- 003943/2017 in matter for/ against quashing of criminal proceedings	Chandan Ramesh Torani	Pleading being completed	N.A.

#### I. LEGAL AND OTHER INFORMATION

The Detail of pending cases by or against the Company as on date are as follows: NIL

Sr. No.	Particulars	Litigation Filed By	Current Status	Amount Involved (In Rs.)	
	NOT APPLICABLE				

Regulatory Action: No disciplinary action has been taken by SEBI or Stock Exchanges against the Promoters and Group Companies in last 5 financial years.

Outstanding Criminal Litigations against Promoters-Nil

#### J. DECLARATION

We hereby declare that all relevant provisions of the Companies Act, 1956, the Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in this document is contrary to the provisions of the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the document are true and correct.

For and on behalf of the Board of Directors of

Deora Associates I

Brijinder Bhushan Deora

(Director) DIN: 00004942

Date: 30.-12-2017 Place: New Delhi

#### INTEGRATED CAPITAL SERVICES LIMITED

Restructuring Advisory and Support

Registered Office: 606 New Delhi House, Barakhamba Road, New Delhi 110 001 T/F + 91 11 4354 2784, WhatsApp + 91 9811903458 Corporate Identification Number L74899DL1993PLC051981

Email contact@raas.co.in; Website www.raas.co.in

# BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, BENCH AT NEW DLEHI CA (CAA)-138(ND)/2017

In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013  $$\operatorname{AND}$$ 

In the matter of Deora Associates Private Limited (CIN: U74899DL1989PTC038545) having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi – 110001

(Transferor Company)

AND

Integrated Capital Services Limited (CIN: L74899DL1993PLC051981) having its registered office at 606, New Delhi House, Barakhamba Road, New Delhi – 110001 (Transferee Company)

#### PROXY FORM

	s) of the Unsecured				
Credito	- 1 /				
Registered Address					
Email Id					
I/ We, being the Unsecured Creditors(s) of Integrated Capital Services Limited, hereby appoint:					
1. Na	me:				
Add	dress:				
E-n	nail ID:	Signature:	or failing him/her		
as my/our Proxy to attend and vote for me/ us on my/ our behalf, at the NCLT CONVENED MEETING of the Company to be held on Tuesday the 06th day of February, 2018 at 11:30 a.m. at Check In by ORAN, 104 Babar Road, Opp, World Trade Center, Connaught Place, New Delhi – 110001 or any adjournment thereof in respect of such resolutions as are indicated below:					
S.NO	DESCRIPTION OF RE		FOR	AGAINST	
1	Special Resolution for approval of the Scheme of Arrangement, in terms of Sections 230 to 232 of the Companies Act, 2013, read with other applicable provisions, if any, between Deora Associates Private Limited ("the Transferor Company") and Integrated Capital Services Limited ("the Transferee Company") and their respective shareholders and creditors ("Scheme").				
Signed thisday of2018		Signature of Shareholder			
Signature of proxy holder					
			Affix Re.1/-	a	

Revenue Stamp

#### INTEGRATED CAPITAL SERVICES LIMITED

Restructuring Advisory and Support

Registered Office: 606 New Delhi House, Barakhamba Road, New Delhi 110 001 T/F + 91 11 4354 2784, WhatsApp + 91 9811903458
Corporate Identification Number L74899DL1993PLC051981
Email contact@raas.co.in; Website www.raas.co.in

#### ATTENDANCE SLIP

PLEASE COMPLETE THIS ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING HALL OF NCLT CONVENED MEETING ON Tuesday the 06th day of February, 2018 at 11:30 a.m. at Check In by ORAN, 104 Babar Road, Opp, World Trade Center, Connaught Place, New Delhi – 110001

Name of the Unsecured Creditor	

I/ We certify that I/ We / am/ are unsecured creditor/ proxy of the Company.

I/ We hereby record my presence at the NCLT CONVENED MEETING of the Company to be held at Check In by ORAN, 104 Babar Road, Opp, World Trade Center, Connaught Place, New Delhi – 110001 on Tuesday the 06th day of February, 2018 at 11:30 a.m.

Unsecured Creditor's / Proxy's name in BLOCK letters Signature of Unsecured Creditor's / Proxy's

Note: Please fill in the attendance slip and hand it over at the entrance of the Meeting Hall.